LAWS

OF THE

STATE OF NEW HAMPSHIRE

PASSED JANUARY SESSION, 1931

LEGISLATURE CONVENSED JANUARY 7, ADJOURNED MAY 7

CONCORD, N. H.
1931
Printed by
Granite State Press, Manchester, N. H.

Bound by
The Cragg Bindery, Concord
# STATE OFFICERS

**Governor**

- John G. Winant
- Charles B. Hoyt
- William S. Davis
- James J. Powers
- Fred T. Wadleigh
- William B. McInnis

**Councilors**

- James J. Powers
- Fred T. Wadleigh
- William B. McInnis

**Adjutant-General**

- Charles W. Howard

**Agriculture, Commissioner of**

- Andrew L. Felker

**Bank Commissioner**

- Willard D. Rand

**Comptroller**

- Milan A. Dickinson

**Conciliation and Arbitration, State Board of**

- John R. McLane
- Walter F. Duffy
- William J. Cullen

**Development Commission, State, Secretary**

- Donald D. Tuttle
- Orton B. Brown
- Wilfrid J. Lessard
- Alice S. Harriman
- Merrill Mason
- Robert T. Kingsbury
- Elizabeth R. Elkins
- James A. Wellman

**Education, State Board of**

- James N. Pringle

**Fish and Game Commissioner**

- Winthrop Parker

**Forester, State**

- John H. Foster

**Forestry Commission**

- W. Robinson Brown
- Benjamin K. Ayers
- Harry K. Rogers

**Health, State Board of, Secretary**

- 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**

- Harry C. Brunel
State Officers

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

Public Service Commission ............. Mayland H. Morse
                                      Fred H. Brown
                                      H. Styles Bridges

Public Welfare, State Board of,
Secretary .................................. Jay H. Corliss

Purchasing Agent ...................... William A. Stone

Secretary of State ...................... Enoch D. Fuller

Deputy .................................. Earl S. Hewitt

Tax Commission, State .................. John R. Spring
                                      John T. Amey
                                      Edgar C. Hirst

Treasurer, State ......................... Charles T. Patten

Deputy .................................. F. Gordon Kimball

Weights and Measures, Commissioner
of ...................................... Harold A. Webster

SUPREME COURT

Chief Justice .......................... Robert J. Peaslee
                                      Leslie P. Snow
                                      John E. Allen
                                      Thomas L. Marble
                                      Oliver W. Branch

Attorney-General ..................... Ralph W. Davis

Assistant ............................. Thornton Lorimer

State Reporter ......................... Crawford D. Hening

Clerk of the Supreme Court and
State Librarian ....................... Robert M. McCurdy

SUPERIOR COURT

Chief Justice ........................ William H. Sawyer
                                      Henri A. Burque
                                      Oscar L. Young
                                      John Scammon
                                      Joseph S. Matthews
                                      Eri C. Oakes

Associate Justices ..........................
The Legislature of 1931

Senate

President—Arthur R. Jones, Keene.
Clerk—Benjamin F. Greer, Grasmere.
Assistant Clerk—Frank M. Ayer, Alton.
Sergeant-at-Arms—Raymond B. Lakeman, Laconia.
Messenger—Walt M. Goodale, Merrimack.
Assistant Messenger—George H. Gross, Boscawen.
Doorkeeper—William W. Allen, Concord.

Senators

Matthew J. Ryan, Berlin, d.
George A. Colbath, Whitefield, r.
Harry M. Eaton, Littleton, r.
Harold H. Hart, Wolfeboro, r.
E. Maude Ferguson, Bristol, r.
Charles E. Carroll, Laconia, r.
James H. Gerlach, Franklin, r.
Ernest A. Robinson, Newport, r.
James C. Farmer, Newbury, r.
Arthur R. Jones, Keene, r.
Arthur T. Appleton, Dublin, r.
Charles R. Blake, Nashua, r.
William H. Barry, Nashua, d.
Courtland F. H. Freese*, Pittsfield, r.
Ralph H. George, Concord, r.
Dana A. Emery, Manchester, r.
Harry A. Lee, Manchester, d.
John A. Sheehan, Manchester, d.
Aime Martel, Manchester, d.
John M. Hubbard, Rochester, r.
Frank F. Fernald, Dover, r.
Thomas E. Fernald, Nottingham, r.
Adin S. Little, Hampstead, r.
Charles H. Brackett, Greenland, r.

House of Representatives

Speaker—Harold M. Smith, Portsmouth, r.
Clerk—Harrie M. Young, Manchester, r.
Assistant Clerk—Cyril J. Fretwell, Concord, r.
Sergeant-at-Arms—Guy S. Neal, Acworth, r.
Chaplain—Rev. Edwin B. Young, Rochester, r.
Doorkeeper—Arthur A. Tilton, Laconia, r.
Doorkeeper—Harvey E. Stowe, Auburn, r.
Doorkeeper—W. B. Plummer, Manchester, r.
Doorkeeper—David O'Shan, Laconia, r.

Rockingham County

Auburn, John P. Griffin, r.
Brentwood, Nellie G. Lake, r.
Candia, Alvin W. Palmer, r.
Chester, William N. Colby, r.
Danville, Forrest A. Cheney, r.
Deerfield, Henry P. Haynes, d.
Derry, Loren Henry Bailey, r.
William M. Cole, r.
George M. Currier, r.
Howard G. Moody, r.
East Kingston, Newell W. Beane, r.
Epping, James R. Wright, d.
Exeter, Frank M. Curley, r.
Arthur J. Conner, r.
Albertus T. Dudley, r.
Elmer G. Stevens, r.
Fremont, Harold L. Jones, r.
Greenland, Frank B. Moody, r.
Hampstead, Frank W. Emerson, r.
Hampton, Charles Francis Adams, r.

*Died
The Legislature of 1931

Rockingham County—Continued

Kingston, Ruth G. Bartlett, r.  
Londonderry, Wesley Adams, r.  
New Castle, Harry S. Yeaton, r.  
Newfields, John E. Herihy, r.  
Newington, Louis C. Beane, r.  
Newmarket, Louis P. Filion, d.  
Cyprien F. Grandmaison, d.  
Jonathan Walker, d.  
Newton, Arthur Ralph Estabrook, r.  
North Hampton, Arthur E. Seavey, r.  
Northwood, Fred C. Giles, r.  
Nottingham, Frederic R. Carmichael, r.  
Plaistow, Arthur Prescott, r.  
Portsmouth,  
Ward 1, Ernest E. Fredrickson, r.  
Charles E. Hodgdon, r.  
Joseph Philbrick, r.  
Ward 2, William A. Hodgdon, r.  
Richard G. Pray, r.  
Harold M. Smith, r.  
John H. Yeaton, r.  
Ward 3, William Cogan, d.  
James R. McNeil, d.  
Ward 4, Edward H. Adams, r.  
William T. Rose, r.  
Raymond, Horace L. Whittier, r.  
Rye, Newell P. Marden, r.  
Salem, Frank D. Davis, r.  
William A. Turner, r.  
Seabrook, Earl H. Pickens, r.  
Stratham, Henry L. Jewell, r.  

Strafford County

Barrington, Ralph S. Colcord, d.  
Dover,  
Ward 1, William C. Swan, r.  
Bert Wentworth, r.  
Ward 2, William A. Crockett, r.  
William Gouin, d.  
Bernard J. Martin, d.  
Ward 3, Guy L. Churchill, r.  
Maurice N. Layn, r.  
Ward 4, Eleazer L. Jones, r.  
Francis Clyde Keefe, d.  
James F. Whitehead, r.  
Ward 5, Edward Durnin, d.  
Durham, Oren V. Henderson, r.  
Farmington, Allison E. Tuttle, r.  
Charles W. T. Willson, r.  
Lee, Loren S. Fernald, r.  
Madbury, William H. Knox, r.  
Milton, Moses G. Chamberlain, r.  
New Durham, Leslie W. Ricker, r.  
Rocheiter,  
Ward 1, Elihu A. Corson, r.  
Ward 2, Charles H. Twombly, r.  
Ward 3, Harry L. Meader, r.  
Ward 4, Alphonse Lacasse, d.  
Frederic E. Small, d.  
Ward 5, Justin A. Emery, r.  
Ward 6, Sara E. Greenfield, r.  
Harry T. Hayes, r.  
Rollinsford, Jessie Doe, r.  
Somersworth,  
Ward 1, Amedee Cote*, d.  
Ward 2, Haven Doe, d.  
Ward 3, Peter M. Gagne, d.  
Ward 4, Fred A. Houle, d.  
Thomas J. McGreal, d.  
Ward 5, Charles J. McGuinness, d.  
Strafford, Woodbury W. Durgin, r.  

Belknap County

Alton, Oe Varney, d.  
Barnstead, Harry E. Little, r.  
Belmont, Fred W. Friend, r.  
Center Harbor, Clarence E. Nichols, r.  
Gilford, Ethel J. Hammond, r.  
Gilmanton, Leon W. Schultz, d.  
Laconia,  
Ward 1, George M. Bridges, r.  
Ward 2, Walter J. Edgerly, d.  
Alfred L. Guay, d.  
Ward 3, William H. L. Page, r.  
Ward 4, George C. Stafford, r.  
Maurice G. Wiley, r.  
Ward 5, Arthur R. Merrill, r.  
Fred A. Young, r.  
Ward 6, Oscar A. Flanders, r.  

* Died
Belknap County—Continued
Laconia,
Ward 6, J. Grant Quimby, r.
Meredith, J. Frank Neal, r.

New Hampton, Frank C. Plastridge, r.
Sanbornton, John S. Wallis, r.
Tilton, Asa E. Gile, d.
Ford T. Sanborn, d.

CARROLL COUNTY
Bartlett, James F. Donahue, d.
Conway, Elverton C. Berry, r.
Daniel E. Gibson, r.
Arthur R. Shirley, r.
Eaton, Mary E. Lawless, r.
Freedom, Charles M. Towe, r.
Jackson, Arthur P. Gale, r.
Madison, Guy W. Nickerson, r.

Merrimack County
Allenstown, Arthur L. Desmarais, r.
Andover, Daniel M. Welch, d.
Boscawen, Frank J. Preston, r.
Bow, Mark E. Warriner, r.
Bradford, Joseph H. Trow, d.
Canterbury, Sterling A. Hurtle, r.
Chichester, John L. T. Shaw, r.
Concord,
Ward 1, Orison H. Hardy, d.
William J. Veroneau, d.
Ward 2, Charles A. Maxner, r.
Ward 3, Hugo B. Lindgren, r.
Ward 4, Albert S. Baker, r.
Clarence A. DuBois, r.
Louis P. Elkins, r.
Ward 5, Harold H. Blake, r.
Edward A. Dame, r.
Ward 6, Arthur E. Bean, r.
Ernest S. Brooks, r.
George H. Nash, r.
Arthur F. Sturtevant, r.
Ward 7, Allen M. Freeman, r.
Frank J. Kelley, r.
Samuel J. Matson, r.
Ward 8, William A. Lee, d.
Ward 9, William J. Ahern, d.
Fred C. Coates, d.

Danbury, Forrest E. Wells, d.
Dublin, John H. Heselton, d.
Epsom, John C. Brown, d.
Franklin,
Ward 1, George G. Fowler, r.
Ward 2, Joseph Victor Ferron, d.
Henry Prince, d.
Ward 3, Alexander B. Hebert, r.
Henry L. Young, r.
Henniker, Edward M. Cogswell, r.
Hill, Edward H. Catlin, r.
Hooksett, Mary H. Head*, r.
Will R. Woodeson, d.
Hopkinton, Timothy F. Burns, r.
Loudon, Edwin H. Sleeper, d.
Newbury, Shirley R. Powers, r.
New London, Albert Henry Lamson, r.
Northfield, Edwin R. Cavenny, d.
Pembroke, Fred W. Saltmarsh, r.
Udger Veroneau, r.
Pittsfield, Charles H. Gilman, d.
John H. Perkins, d.
Salisbury, Sherman P. Fellows, d.
Sutton, Herman J. Hazen, r.
Warner, Walter P. Miner, r.
Wilmet, Aubrey T. Langley, d.

Hillsborough County
Amherst, Harold H. Wilkins, r.
Antrim, Hiram W. Johnson, r.
Bedford, Alonzo H. Holbrook, d.
Bennington, Henry W. Wilson, r.

Francestown, Joseph H. Chandler, r.
Goffstown, William C. Moore, r.
Harold R. Phelps, d.
Greenville, Bernadette E. Charois, d.

* In place of Napoleon Gilbert who resigned.
MANCHESTER, Oliver Holt, r.

Ward 1, John C. Bickford, r.
    Sherman L. Grcer, r.
    Allan M. Wilson, r.
Ward 2, Oscar F. Bartlett, r.
    Charles E. Hammon, r.
    George I. Hopkins, r.
    William K. Robbins, r.
    Ann Story, r.
Ward 3, Walter A. Boisvert, d.
    Lawrence P. Castles, d.
    Michael J. Dwyer, d.
    Timothy M. Sheehan, d.
    William C. Willett, d.
Ward 4, Frank T. Kelley, d.
    Fred W. Lamb, r.
    John A. Milnes, r.
    Harold M. Worthen, Sr., r.
Ward 5, Frank X. Carroll, d.
    William F. Clancy, d.
    Patrick J. Creighton, d.
    William B. Eagan, d.
    Dennis F. Griffin, d.
    Cornelius Hogan, d.
    James S. Jennings, d.
    Lawrence Mahoney, d.
    John C. O'Brien, d.
    John S. Trinity, d.
Ward 6, Albert T. Boisclair, d.
    Joseph F. Carr, d.
    Frank T. Conway, d.
    Charles S. Currier, d.
    Grover C. Stanley, d.
    John J. Sullivan, d.
Ward 7, John A. Foley, d.
    Jeremiah B. Healy, Jr., d.
    John J. Horan, d.
    Patrick McQueeney, d.
    Thomas B. O'Malley, d.
    Patrick J. Ryan, d.

* Died

Ward 8, John A. Burke, d.
    Joseph Chevrette, d.
    Edward F. Cote, d.
    Walter J. Duda, d.
    John F. Healy, d.
    William J. Langton, d.
Ward 9, Joseph H. Curran*, d.
    Henry F. Foster, d.
    Edward J. Lambe, d.
    Valentine McBride, d.
Ward 10, Oscar E. Getz, d.
    John J. Kearns, d.
    Silvio Leclerc, d.
Ward 11, John Barry, d.
    Daniel J. Clear, d.
    Thomas Jennings, d.
    Dennis E. O'Leary, d.
    Elmer D. Roukey, d.
Ward 12, Charles A. Caron, d.
    Alfred J. Drouin, d.
    Louis E. Gauthier, d.
    Alpha J. Letendre, d.
    Joseph B. Marcotte, d.
    Alfred F. Maynard, d.
Ward 13, Almon A. Boisvert, d.
    Aime Guimond, d.
    Napoleon Proulx, d.
    Joseph W. Remillard, d.
    Arthur H. St. Germain, d.
Merrimack, Edward W. Carter, r.
Milford, Hiram C. Bruce, r.
    Gertrude N. Howison, r.
    William Weston, r.
Mont Vernon, Willard P. Wood, d.
Nashua,
Ward 1, Eliot A. Carter, r.
    Francis P. Murphy, r.
    Ovid F. Winslow, r.
Ward 2, Eugene W. Duncklee, r.
    William E. Reed, r.
Ward 3, Frank Boilard, d.
    John Letendre, d.
    Alphonse J. Levesque, d.
Ward 4, Austin H. Hogan, d.
    George F. Stevens, d.
Ward 5, Delphis E. Chasse, d.
    Arthur Papachristos, d.
Ward 6, Bartholomew J. Hargreaves, d.
    Peter Sweeney, d.
HILLSBOROUGH COUNTY—Continued

Nashua,

Ward 7, Earl A. Ledoux, d.
   Carl Lindquist, d.
   John F. Wills, d.
Ward 8, John F. Collins, d.
   William A. Molloy, d.
   Irene L. Ravenelle*, d.
Ward 9, Honore E. Bouthiller, d.

Charles H. Brodeur, d.
   Lorenzo Couturier, d.
New Boston, Brainard P. Newton, r.
New Ipswich, James C. Barr, r.
Pelham, Richard H. Currier, r.
Peterborough, George D. Cummings, r.
   Martin J. Keenan, d.
Weare, Maurice J. Grant, d.
   Wilton, Warren E. Foster, d.

CHESHIRE COUNTY

Alstead, Harvey T. Moore, r.
   Chesterfield, Moses H. Chickering, r.
   Fitzwilliam, Julius H. Firmin, r.
   Gilsum, Frederic A. H. Wilder, r.
   Harrisville, Gertrude M. Russell, r.
   Hinsdale, John H. Smith, r.
   Jaffrey, George H. Duncan, d.
      James H. Fitzgerald, r.
   Keene,
      Ward 1, William J. Callahan, r.
         Jeremiah Keating, d.
         George F. Knowlton, r.
      Ward 2, William E. Jones, r.
         George B. Robertson, r.
      Ward 3, Abijah H. Barrett, Sr.*, r.
         Wakefield Dort, r.

   Ward 4, Wilder F. Gates, r.
   Ward 5, John M. Duffy, d.
      Harry L. Wellman, d.
   Marlborough, Clarence E. Ward, r.
   Marlowe, John A. Ayer, d.
   Nelson, Homer F. Priest, r.
   Richmond, Harold J. Dickinson, d.
   Rindge, Harris H. Rice†, r.
   Roxbury, Edward E. Baker, r.
   Swanzey, Milan A. Dickinson, r.
   Troy, Martin L. Clark, r.
   Walpole, Albert F. Chickering, r.
      Harry J. Jennison, r.
   Westmorland, George A. Capron, r.
   Winchester, Winfred C. Burbank, r.
      John H. Dickinson, r.

SULLIVAN COUNTY

Acworth, Weston O. Kemp, r.
   Charlestown, Ada E. Hamlin, r.
   Claremont, Melvin F. Colby, r.
      John W. Dow, r.
      Arthur L. Fitch, d.
      Albert D. Leahy, r.
      Charles H. Putnam, r.
      Carl W. Turner, r.
      George C. Warner, r.
      William F. Whitcomb, r.

   Cornish, Elwin W. Quimby, d.
   Goshen, William B. Dandrow, r.
   Grantham, Glenn H. Hudson, r.
   Newport, Daniel K. Barry, r.
      Willis A. Reed, r.
      Jesse R. Rowell, r.
   Plainfield, Herbert E. Ward, r.
   Sunapee, Leo L. Osborne, d.
   Unity, Frank Reed, r.
   Washington, George P. Fowler, r

GRAFTON COUNTY

Alexandria, David B. Plumer, r.
   Ashland, Frank S. Huckins, r.
   Bath, Amos N. Blandin, d.
   Bethleham, Ernest A. Long, r.

   Bristol, Bowdoin Plumer, r.
   Campton, Clyde W. Smith, d.
   Canaan, Herbert L. Webster, d.
   Enfield, Isaac H. Sanborn, r.

* Died
† In place of George W. Wilder who died.
Grafton County—Continued

Grafton, Alvin Stuart Gage, r.
Hanover, Alfred W. Guyer, r.
Edgar H. Hunter, r.
Haverhill, Hormidas J. Brunelle, r.
Frederic Earl Thayer, r.
Howard A. Wells, r.
Holderness, Mark K. Marden, r.
Laudon, Charles S. Chandler, d.
Lebanon, George W. Briggs, r.
Charles B. Drake, r.
Dan O. Eaton, r.
Charles B. Ross, r.
Frederick O. Stearns, r.
Lincoln, Edward D. Burtt, r.
Lisbon, William H. Merrill, r.
William E. Price, r.
Littleton, Charles F. Harris, r.
John R. Lyster, r.
John T. Lytle, r.
George R. Simpson, r.
Lyman, Anthony Burgault, d.
Lyme, Earl C. Perkins, r.
Monroe, George L. Frazer, r.
Orange, Everett E. Eastman, d.
Orford, Olin N. Renfrew, r.
Piermont, John P. Metcalf, r.
Plymouth, Kenneth G. Bell, r.
Robert G. Wakefield, r.
Rumney, Thomas J. Stewart, d.
Thornton, Albert D. Merrill, r.
Warren, Charles F. Little, r.
Wentworth, Frank H. Colly, d.
Woodstock, Willie E. Keniston, r.

COOS COUNTY

Berlin

Ward 1, Margaret H. Barden, d.
Joseph Fred Bell, d.
Joseph H. Roy, d.
Henry A. Smith, d.
Ward 2, Albert G. Palmer, d.
Robert W. Pingree, d.
George T. Studd, d.
Esther A. Uhlschoeffer, r.
Ward 3, Hilda C. F. Brungot, r.
John A. Burbank, r.
Fred R. Oleson, r.
Ward 4, Leopold Gagne, d.
Marie A. Gagne, d.
Letitia J. Myler, d.
Carroll, Selden G. Thompson, r.
Clarksville, Irving G. Chappell, r.
Colebrook, George W. Dickson, r.
CHAPTER 1.

AN ACT PROVIDING TEMPORARY EMERGENCY AID FOR DEPENDENT MOTHERS AND CHILDREN.

Section 1. Temporary aid for dependent mothers and children.

Section 2. Limitation of act.

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

1. Definition. Emergency aid for dependent mothers and their children as contemplated by this act, shall include such aid during the period ending April 30, 1931, (a) as shall permit the extension of the aid contemplated by chapter 145 of the Laws of 1929 to mothers and their children who are unable to benefit therefrom because of insufficient funds heretofore appropriated for the current fiscal year, and (b) as shall permit the extension of such aid to mothers and their children rendered temporarily dependent because of the present unemployment emergency, whether the unemployment be that of the mother herself or that of the person upon whose employment she usually depends.

2. Limitations. In no case shall aid given hereunder replace county, city, or town aid, but it may be supplementary thereto. The maximum amount of aid given under this act to any one mother and her children shall not, together with county, town, and city aid received by her, exceed the maximum fixed by chapter 145 of the Laws of 1929.

3. Administration. The administration of this act shall be vested jointly in (a) the governor, with the advice and consent of the council, (b) the state board of public welfare, and
(c) the state board of education, who may jointly make, alter, amend, and revoke any reasonable rules and regulations governing the making and revocation of grants under this act, provided that such rules and regulations be not inconsistent with this act.

4. Appropriation. There is hereby appropriated, for the purposes of this act, the sum of seventy-five thousand dollars ($75,000), or so much thereof as the governor, with the advice and consent of the council may judge the emergency requires, the same to become immediately available.

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

[Approved January 22, 1931.]

CHAPTER 2.

AN ACT RELATING TO THE GOVERNOR’S STAFF.

Section
1. Governor’s staff.

Section
2. Takes effect.

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

1. Governor’s Staff. Amend sections 21 and 22, chapter 124, Public Laws, by striking out all of said sections and inserting in place thereof the following, so that said sections shall read as follows: 21. Staff. The staff of the commander-in-chief shall consist of the adjutant-general, with the rank of brigadier-general, who shall be chief of staff, and twelve aides-de-camp, four of whom shall be detailed from the national guard and four appointed from those who served in the United States army, navy, or marine corps, in any war. The remaining four may be appointed from officers or ex-officers of the United States army, navy, or marine corps, or of the national guard, or of the various officers’ reserve corps, or from civil life. 22. —. Rank. Officers detailed from the national guard shall retain their existing rank, and shall remain subject to duty except as their services may be required by the governor as members of his staff. Officers or ex-officers appointed from the army, navy, or marine corps, or from the various officers’ reserve corps, shall be of the rank held or last held by them in these organizations. Officers
appointed from civil life shall be commissioned in the rank of major, and shall not thereby be exempted from military duties under the terms of this title. The twelve aides-de-camp shall hold office during the pleasure and not exceeding the term of office of the governor.

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

[Approved January 29, 1931.]

CHAPTER 3.

AN ACT RELATING TO THE COUNTY CONVENTION OF SULLIVAN COUNTY.

Section 1. Authorization. The county convention of the county of Sullivan is hereby authorized and empowered to incur indebtedness to an amount not exceeding three thousand dollars for the reconstruction of the main highway leading from the town of Claremont to the county farm in Unity, and commencing at the Claremont-Unity town line and ending at the main entrance to the new building at said county farm.

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

[Approved February 5, 1931.]

CHAPTER 4.

AN ACT RELATIVE TO LICENSES FOR THE PURCHASE OF MILK AND CREAM FOR RESALE OR MANUFACTURE.

Section 1. Limitations. Amend section 1, chapter 164 of the Public Laws by striking out all of said section after the word
“made” in the sixth line and inserting in place thereof the following words:  on or before the first day of each calendar month for milk and cream purchased and delivered during the first half of the previous month and on or before the fifteenth day of each calendar month for milk and cream purchased and delivered during the last half of the previous month; and provided further that the provisions of this section shall not apply to persons making such purchases from less than five producers within this state, so that said section as amended shall read as follows: 1. License. Every person who purchases milk or cream within this state, to be either re-sold as milk or cream, or manufactured into other dairy products, shall first obtain a license and give bonds in accordance with sections 4 and 5; provided, that no resident person, association or corporation, making such purchases and sales, shall be required to obtain a license as long as payment for such purchases is made on or before the first day of each calendar month for milk and cream purchased and delivered during the first half of the previous month and on or before the fifteenth day of each calendar month for milk and cream purchased and delivered during the last half of the previous month; and provided further that the provisions of this section shall not apply to persons making such purchases from less than five producers within this state.

2. License Fee. Amend section 4 of said chapter 164 by striking out the words “one dollar for each month that a license is applied for” and inserting in place thereof the following; a license fee of five dollars, so that said section as amended shall read as follows: 4. Issue. Upon the filing of such statement and power of attorney and the payment of a license fee of five dollars the commissioner of agriculture shall license such applicant to make such purchases within this state, until the first day of the next April, if the applicant shall be found by the commissioner to have sufficient real estate within this state to afford ample security for the protection of those from whom such applicant purchases the aforesaid products.

3. Amendment. Amend section 16 of said chapter 164 by inserting after the word “state” in the second line the words, from more than five producers, so that said section as amended shall read as follows: 16. Penalty. Whoever makes a false statement to secure a license, or purchases milk
or cream within this state, from more than five producers, without first having obtained a license so to do, or, having obtained such license, shall continue to do such business after being notified by the commissioner of agriculture that such license has been suspended, and before permission to resume such business has been granted, shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

4. Takes Effect. This act shall take effect April 1, 1931.
[Approved February 5, 1931.]

CHAPTER 5.

AN ACT RELATING TO EMINENT DOMAIN PROCEEDINGS FOR THE STATE COLLEGE AND UNIVERSITY.

SECTION
1. Institutional lands.
2. Use of university funds.

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

1. Institutional Lands. Amend section 5, chapter 9 of the Public Laws, as amended by chapter 40 of the Laws of 1927, by adding after the words “normal schools” the words, or that of the trustees of the New Hampshire College of Agriculture and the Mechanic Arts, so that said section shall read: 5. Real Estate. Upon request of any of said boards, the governor and council may buy, sell or exchange institutional lands, and at their request, or that of the state board of education as trustees of the normal schools or that of the trustees of the New Hampshire College of Agriculture and the Mechanic Arts, may institute proceedings for the taking of land for institutional purposes by eminent domain; and the procedure for that purpose shall be the same and the value of the land shall be determined as in cases of land taken for highways upon petition to the superior court. On the payment of the value as finally determined, the title to the land so taken shall vest in the state.

2. University Funds. Amend section 19 of chapter 180 of the Public Laws by adding after the word “buildings” in the fourth line of said section the words, the taking of land
by eminent domain, so that said section shall read:

19. ——, Uses. All sums so credited are appropriated to said university for the support and maintenance thereof, including payments of salaries, and wages to employees, and current expenses; the construction of additional buildings; the taking of land by eminent domain; the purchase of land, library books and periodicals; the making of necessary repairs and replacements; the building of roads and walks; the improvement of the grounds; the construction, extension and maintenance of water, sewer and heating systems; and in general for the payment of all such expenses incident to the management of the university as the trustees thereof may from time to time determine; and the same shall constitute a continuing appropriation for the benefit of the university. Any amount remaining to the credit of the university at the close of any fiscal year shall be carried over and credited to its account for the succeeding year; provided, that no part of such sums shall be used for the payment of the salaries or expenses of agents resident in the several counties of the state engaged in agricultural and home economics extension work.

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

[Approved February 17, 1931.]

CHAPTER 6.

AN ACT IN RELATION TO DROPPING INFLAMMABLE MATERIAL WHERE IT MAY CAUSE A FOREST FIRE.

Section 1. Prohibition. Section 2. Takes effect.

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

1. Prohibition. Amend chapter 191 of the Public Laws by adding after section 35 the following new section: 35-a. Dropping Inflammable Material. No person shall drop or throw from any vehicle while the same is upon a public highway or private way, or from any steam, gas, or electric car where the right of way is adjacent to woodlands, as defined in chapter 197, section 35, of the Public Laws, or drop, throw
or otherwise deposit on or near woodlands as just defined, except as permitted by law, any lighted match, cigar, cigarette, live ashes or any other substance liable to cause a fire. Whoever is found guilty of violating the provisions of this section shall be fined not more than twenty-five dollars.

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

[Approved February 17, 1931.]

CHAPTER 7.

AN ACT RELATING TO STATE-AIDED HIGHWAYS AND INCREASING THE APPORTIONMENT THEREFOR.

Section 1. Apportionment increased. Section 3. Takes effect.

2. Repeal.

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

1. Apportionment Increased. Amend section 21 of chapter 84 of the Public Laws, by striking out the words “hundred thousand dollars; three” and inserting the words million dollars, two, in the fifth line; further amend by striking out the words “to those having a valuation of one hundred thousand dollars and less than two hundred and fifty thousand dollars, one dollar and fifty cents; to those having a valuation of two hundred and fifty thousand dollars and less than one million dollars, one dollar” in the sixth, seventh, eighth, ninth and tenth lines, and inserting the words, but in no case shall the state’s share be less than one thousand dollars; further amend by striking out the words “seventy-five cents” in the eleventh line and inserting the words one dollar; further amend by striking out the word “fifty” in the twelfth line and inserting the word seventy-five; further amend by striking out the word “twenty-five” in the thirteenth and fourteenth lines and inserting the word fifty; so that the same shall read as follows:

21. Apportionment. The highway commissioner shall apportion from the amount appropriated, to each city, town and unorganized town or place which has so applied for state aid, for each dollar so set apart by them, the following amounts: To those having a valuation of less than one million dollars,
two dollars for each one dollar set apart under sections 18 and 19, but in no case shall the state's share be less than one thousand dollars; to those having a valuation of one million dollars and less than three million dollars, one dollar; to those having a valuation of three million dollars and less than ten million dollars, seventy-five cents; to those having a valuation of ten million dollars and upwards, fifty cents.

2. Repeal. Further amend said chapter 84 of the Public Laws by striking out section 22, as amended by chapter 102 of the Laws of 1927, and section 23 thereof.

3. Takes Effect. This act shall take effect upon its passage, but the repeal of sections 22 and 23 shall not operate to deprive any town of reimbursement for expenditures here-tofore made under said section 22 in contemplation of reimbursement, and the proportions applying in such case shall be those set forth in section 1 of this act, nor invalidate any obligations such town may have incurred hereunder.

[Approved February 17, 1931.]

CHAPTER 8.

AN ACT INCREASING THE APPORTIONMENT FOR STATE MAINTENANCE OF TOWN HIGHWAYS.

Section 1. Apportionment increased. 2. Takes effect.

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

1. Apportionment Increased. Amend section 6 of chapter 87 of the Public Laws, as amended by chapter 81, Laws of 1927, and chapter 105, Laws of 1929, by striking out the word "forty-five" in the fourth line thereof and inserting the word forty; further amend by striking out the word "eighty" in the sixth line thereof and inserting the word ninety; further amend by striking out the word "eighty" in the last line thereof and inserting the word ninety; 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 cents on each one hundred dollars of
assessed valuation of the preceding year, and the sum so appropriated fails to equal ninety 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 ninety dollars for each mile thereof.

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

[Approved February 17, 1931.]

CHAPTER 9.

AN ACT PROVIDING FOR THE DISPOSITION OF THE PROPERTY AND FUNDS OF CERTAIN EXTINCT RELIGIOUS SOCIETIES.

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

1. Extinct Religious Societies. Amend chapter 234 of the Public Laws by adding after section 6 the following new sections:

7. Definition. Any church or religious society in this state which has ceased or failed to maintain worship or services for the space of two consecutive years, or whose membership is so diminished, or whose financial strength is so diminished, as to render it impossible or impracticable for such church or society to maintain religious worship or services or to protect its property from waste and dilapidation, or to fulfill the purpose for which it was incorporated, shall be deemed and taken to be extinct.

8. Procedure; Notice. When in the judgment of the state body of any denomination, or, in case there is no state body, of the superior body of such denomination, any church or religious society affiliated with such denomination shall have become extinct under the definition of section 7 such body
may file, in the superior court for the county in which such church or religious society has been theretofore situated, a bill in equity setting forth the facts and asking that the title to the property of such church or religious society, real and personal, including invested and uninvested funds, be vested in such body. In every such bill in equity the church or society alleged to be extinct shall be named as defendant. Summons shall be issued and served as provided for in other equitable proceedings; and if no officer of such church or society can be found upon whom service of process can be had, the court, upon affidavit showing such fact, may order notice to be served upon some one or more members of such church or society; and if no such officer or member can be found, the court, upon affidavit showing such fact, may order notice by publication. In any event, notice shall be given to the attorney-general.

9. **Decree.** If upon hearing the court shall find that the allegations of the bill in equity are true, a decree may be entered in conformity with the prayer of the bill, or with such modifications as justice requires, and upon such terms as to the trusts and conditions upon which the state or superior body shall hold the property vested by the decree as the court may determine that justice requires.

10. **Saving Clause.** This act shall not apply to any property the vesting of which, in case of the extinction of the church or religious society, is or shall be provided for in any other manner than herein prescribed.

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 February 18, 1931.]
CHAPTER 10.
AN ACT RELATING TO VOTING BY MEMBERS AND STOCKHOLDERS OF CO-OPERATIVE MARKETING ASSOCIATIONS.

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

1. Organization Certificate. Amend subdivision VI of section 4 of chapter 224 of the Public Laws by inserting after the word "stock" in the first line of said subdivision the words, "the voting privileges of members if otherwise than one vote to each member, so that said subdivision as amended shall read as follows: VI. If organized without capital stock, the voting privileges of members if otherwise than one vote to each member, whether the property rights and interest of the members are equal, and, if unequal, the general rules applicable to all members by which the property rights and interests, respectively, of each member shall be determined and fixed, and provision for the admission of new members who shall be entitled to share in the property of the association in accordance with such general rules. This provision or paragraph of the certificate of organization shall not be altered, amended, or replaced except by the written consent or vote representing three fourths of the members.

2. —. Amend subdivision VII of said section 4 of said chapter 224 by striking out said subdivision and inserting in place thereof the following: VII. If organized with capital stock, the amount of such stock, the number of shares into which it is divided, the par value thereof and the voting privileges of stockholders if otherwise than one vote to each stockholder.

3. Basis of Voting. Amend section 28 of said chapter 224 by striking out said section and inserting in place thereof the following: 28. Voting. Unless otherwise provided in the certificate of organization, no member or stockholder shall be entitled to more than one vote, regardless of the number of shares of stock owned by him.

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

[Approved February 18, 1931.]
CHAPTER 11.

AN ACT RELATIVE TO PENALTIES FOR VIOLATIONS OF THE BLUE SKY LAW.

Section 1. Penalties increased. | Section 2. Takes effect.

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

1. Penalties Increased. Amend section 38, chapter 284 of the Public Laws by striking out in the fourth line the word "two" and inserting in place thereof the word three, and by striking out in the same line the words "six months" and inserting in place thereof the words five years, so that said section as amended shall read as follows: 38. False Statement. Whoever violates any provision of this chapter, or knowingly files with the commissioner or furnishes to him any false or misleading statements or information, shall be fined not more than three thousand dollars, or imprisoned not more than five years, or both.

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

[Approved February 18, 1931.]

CHAPTER 12.

AN ACT IN RELATION TO THE DISCONTINUANCE OF HIGHWAYS.

Section 1. Discontinuance of highways. | Section 2. Takes effect.

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

1. Discontinuance of Highways. Amend chapter 79 of the Public Laws of New Hampshire, section 1, by adding in the seventh line of said section after the word "all," the following: obligation to maintain said highways and of all; also amend said section by striking out the following words: "except to abutting owners, who, seven days previous to such use, shall have notified in writing the selectmen or highway agent of the town of their intention so to use," so that said section as amended shall read: 1. Procedure. Highways in a town may be
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discontinued, or discontinued as open highways and made subject to gates and bars, by vote of the town. If they extend beyond the limits of the town they may be discontinued upon petition to the superior court and like proceedings thereon as in laying out highways. Whenever highways have been* so discontinued as open highways and made subject to gates and bars the town shall be relieved of all obligation to maintain said highways and of all liability for damages incurred in the use thereof.

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 21, 1931.]

CHAPTER 13.

AN ACT RELATING TO THE EXPENDITURE OF FUNDS OF THE HIGHWAY DEPARTMENT.

Section 1. Highway department expenditures.  
2. Takes effect.

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

1. Highway Department. Amend section 14 of chapter 84 of the Public Laws by striking out the entire section and inserting in place thereof the following:  14. Expenditures. With the approval of the governor and council the commissioner may use the funds accruing to the department for the construction and maintenance of state and state-aided highways, trunk lines and bridges, administration and for such other purposes as may be provided by law.

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

[Approved February 21, 1931.]

*Amended, chapter 121, post.
CHAPTER 14.
AN ACT IN RELATION TO GIFTS AND MANAGEMENT OF STATE
FORESTS AND RESERVATIONS.

Section 1. State forests.
2. Special funds; management of
forest reservations.

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

1. State Forests. Amend section 5, chapter 192 of the
Public Laws by striking out in the second line of said section
the words "free gifts of land for the purposes of forestry" and
inserting in place thereof the following, land by gift, escheat
or otherwise for the purpose of a state forest or reservation,
so that said section as amended shall read as follows:

5. Gifts. The commission is empowered to receive, in
the name of the state, land by gift, escheat or otherwise for the
purpose of a state forest or reservation, in such manner that
no cost of purchase shall accrue against the state, and may
arrange for the registration of necessary papers, map and
survey the land, protect it from fire, plant, cut and otherwise
improve the forests within the limits of the appropriation.

2. Special Fund; Use of State Forests. Further amend
said chapter 192 of the Public Laws by adding after section 5
the following new sections: 5-a. Donation of Funds. The
state treasurer is hereby authorized to receive at any time
such sums of money as may be donated for the purpose of pur-
chasing, maintaining and improving state forests or state
reservations and buildings thereon, or any other forestry pro-
ject, and money so received shall be converted into a con-
tinuous fund or funds from which payments shall be made in
accordance with the stipulations of the donor upon warrant
of the governor for such purposes as are approved by the state
forester. 5-b. Rules and Regulations. The forestry com-
mision and state forester are hereby authorized to establish
such rules and regulations as they deem necessary, not incon-
sistent with law, concerning the use of all state forests and
reservations by the general public. Any person found guilty
of violating any of such rules or regulations shall be fined not
more than twenty-five dollars.
3. Takes Effect. This act shall take effect upon its passage.

[Approved February 21, 1931.]

CHAPTER 15.

AN ACT RELATIVE TO DISCHARGE FROM NATIONAL GUARD.

Section 1. Discharge from national guard. | Section 2. Takes effect.

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

1. National Guard. Amend section 38 of chapter 124, Public Laws, by striking out all of said section, and by inserting in place thereof the following: 38. Discharge. Every person who shall have served the prescribed period of enlistment in the national guard, or whose term of service therein is not completed by reason of physical disability, or otherwise, shall be discharged, in accordance with existing federal regulations.

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

[Approved February 24, 1931.]

CHAPTER 16.

AN ACT RELATING TO THE BIENNIAL REPORT OF THE HIGHWAY COMMISSIONER.


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

1. Report Eliminated. Amend section 17 of chapter 83 of the Public Laws by striking out the words "a biennial report" and the words "covering all fiscal relations with other state departments; and"; so that the same shall read as follows: 17. Report. The commissioner shall make to the governor and council an annual report of the work done and
expenditures incurred by his department for the year ending January thirty-first.

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

[Approved February 24, 1931.]

CHAPTER 17.

AN ACT TO NAME A CONTINUOUS ROUTE AROUND LAKE WINNIPESAUKEE AS WINNIPESAUKEE ROAD.

Section 1. Winnipesaukee Road named.

Section 2. Marking.

Section 3. Takes effect.

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

1. Winnipesaukee Road. The state highway commissioner is hereby authorized to mark a continuous route around Lake Winnipesaukee over the existing highways, said route to be named Winnipesaukee Road.

2. Marking. The state highway commissioner is hereby authorized to erect and maintain suitable distinguishing road signs to mark Winnipesaukee Road. The cost and maintenance of said road signs shall be a charge upon the highway funds.

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

[Approved February 24, 1931.]

CHAPTER 18.

AN ACT RELATIVE TO STATEMENTS OF COUNTY COMMISSIONERS TO THE CONVENTION.

Section 1. Date for filing statement by county commissioners.

Section 2. Takes effect.

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

1. Date for Filing. Section 11 of chapter 35 of the Public Laws is hereby amended by striking out the word “second”
in the second line of said section and substituting therefor the following, fourth, so that said section as amended shall read as follows: 11. Commissioners' Statement. The county commissioners shall send to the secretary of state, prior to the fourth Wednesday of each biennial session of the legislature, a statement of the condition of the county treasury on the preceding December thirty-first, accompanied by their recommendation of the sums necessary to be raised for the county in each of the two years next ensuing, stating therein in detail the objects for which the money is required; and the secretary of state shall deliver the same to the clerk of the convention, upon request.

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

[Approved February 25, 1931.]

CHAPTER 19.

AN ACT RELATING TO MUNICIPAL COURTS.


2. Takes effect.

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

1. Hampton. Special Justice, Salary. Amend section 4, chapter 323 of the Public Laws, as amended by chapter 116 of the Laws of 1929, by inserting after the word "cities" in the seventh and tenth lines the words, and town, by striking out the word "and" in the ninth line and inserting in place thereof a comma and by inserting after the words "five hundred dollars" in said ninth line the words, and of Hampton one hundred and fifty dollars, so that said section as amended shall read as follows: 4. Compensation of Special Justices. The special justice and justice of the peace requested to sit owing to the disqualification of the justice and special justice shall be paid, from the treasury of the city or town wherein said court is located, three dollars a day for each day or part thereof that he shall serve in said capacity; provided, that the annual salaries of the special justices of the municipal courts of the following cities and town shall be as follows, of Manchester
three hundred and fifty dollars, of Nashua six hundred dollars, of Concord five hundred dollars, and of Hampton one hundred and fifty dollars, to be paid by said cities and town, respectively, quarterly, and shall be in lieu of any other compensation or fees to such justices.

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

[Approved February 25, 1931.]

CHAPTER 20.

AN ACT TO AUTHORIZE THE STATE HIGHWAY DEPARTMENT TO CHANGE THE CHANNEL OF THE AMMONOOSUC RIVER IN THE TOWN OF CARROLL.

Section 1. Authority to change channel of Ammonoosuc river in Carroll.

Section 2. Takes effect.

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

1. Authority to Change Channel. The state highway department is hereby authorized to procure the right of way and do all the work incidental to changing the channel of the Ammonoosuc river in the town of Carroll for the distance of approximately one-half mile, opposite a point on the Dartmouth College road so called, approximately three fourths of a mile east of the Bethlehem-Carroll town line, and one and seventy-five-hundredths miles west of the Twin Mountain House, in order to protect said Dartmouth College highway from erosion. The cost of said improvement shall be a charge on the highway funds.

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

[Approved February 26, 1931.]
CHAPTER 21.

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

Section 1. Ice fishing prohibited.
2. Penalties.

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 4, 1931.]

CHAPTER 22.

AN ACT RELATING TO DISEASES OF DOMESTIC ANIMALS.

Section 1. Town or county declared quarantine area.
2. Notes authorized.
3. Appropriation for use of department of agriculture.
4. Importations from accredited herds.
5. Takes effect.

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

1. Amendment. Section 46 of chapter 187 of the Public Laws is hereby amended by striking out the first sentence in the second paragraph thereof and substituting therefor the following: The commissioner may declare any town or county a quarantine area and proceed to test all animals within said area; so that said section as amended shall read as follows: 46. Exceptions; Special Areas. The provisions of this subdivision shall not apply in the case of cattle owners whose animals have passed without reactors
two or more tests within a period of two years. Such owners shall keep their animals free from disease at their own expense under regulations prescribed by the commissioner; but if any reactors shall at any time be found they shall be appraised, slaughtered and paid for as provided by this chapter, or may be retained in strict quarantine as herein provided. Said commissioner may retest any animals when in his judgment the conditions warrant it.

The commissioner may declare any town or county a quarantine area and proceed to test all animals within said area. When said area has been declared practically free from tuberculosis by the commissioner, said area may be declared a modified accredited area and the commissioner may issue rules and regulations prohibiting the shipment or transportation into said area of any bovine animal without permit and proper health certificate.

2. Notes Authorized. The governor with the advice and consent of the council is hereby authorized to borrow upon the credit of the state the sum of not exceeding four hundred thousand dollars, and for that purpose may issue notes in the name and on behalf of the state, at the lowest rate of interest obtainable, on such dates and in such form and in such denominations, and on such time within the limits herein fixed, as the governor and council may determine. One hundred thousand dollars of such notes shall mature in the fiscal year 1933-1934, one hundred thousand dollars in the fiscal year 1934-1935, one hundred thousand dollars in the fiscal year 1935-1936 and the balance in the fiscal year 1936-1937. Such 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 notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable and the date of delivery to the treasurer. The treasurer shall keep an account of each 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 notes by direction of the governor and council in such manner as they may determine to be most advantageous to the state.
3. **Appropriation.** The proceeds of the sale of the notes issued and sold under the provisions of section 2 are hereby appropriated for the department of agriculture for use in carrying out the provisions of chapter 187 of the Public Laws, and unexpended portions of said proceeds remaining in the treasury at the end of any fiscal year shall not lapse, but shall be available for such use until otherwise ordered by the legislature.

4. **Importations.** Amend section 54, chapter 187 of the Public Laws, as amended by section 2, chapter 169, Laws of 1929, by adding after the word "disease" in line 6 the following: Except animals that have been imported directly from tuberculosis-free accredited herds, and are accompanied by properly approved health charts certifying to same; so that said section as amended shall read as follows: 54. **Importations.** In no case shall compensation be allowed for any animals destroyed which may have contracted, or been exposed to, such disease in a foreign country, or on the high seas, or which have been brought or shipped into this state, within three months previous to showing evidence of such disease, except animals that have been imported directly from tuberculosis-free accredited herds, and are accompanied by properly approved health charts certifying to same; and the owner or person in possession thereof shall furnish satisfactory evidence as to the time during which such animals have been owned in the state.

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

[Approved March 5, 1931.]

**CHAPTER 23.**

AN ACT REGULATING THE GRADING AND PACKING OF APPLES.

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

1. **Standard Packages.** Amend section 2 of chapter 165 of the Public Laws as amended by chapter 19 of the Laws of
1927, by adding at the end of the last paragraph of section 2 the following words, with designation of minimum size of each apple, so that said paragraph shall read as follows: Containers for apples other than the standard barrel or bushel shall be marked in terms of cubical capacity or count, with designation of minimum size of each apple.

2. Additional Grading. Amend section 3 of said chapter by substituting in place of said section the following section:

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

"Extra 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.

"Fancy" 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.

"Combination A Grade" shall include only apples of one variety, which are well matured, handpicked, properly packed, of medium color for the variety, not materially deformed, and free from serious damage caused by dirt, disease, insect, fungous or other injury. This grade shall contain at least twenty-five per cent by weight of apples meeting all requirements of "Fancy."

"B Grade" shall include only apples of one variety, which are well matured, properly packed, not materially deformed, and free from serious damage caused by dirt, disease, insect, fungous or other injury.

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.

Each package (whether open or closed) shall be packed so that the apples in the shown face shall be reasonably representative in size, color and quality of the contents of the package.

3. Minimum Size Marked on Packages. Amend said chapter by inserting after section 5 the following new section:

5-a. Exception. If apples are packed in diagonal or layer pack in a standard farm produce or standard western apple box the count or number of apples may be stated in place of minimum size.

In order to allow for variations incident to proper sizing not more than five per cent by weight of the apples in any container may be below the specified minimum size.

4. Packing. Amend section 11 of said chapter by striking out the words "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," so that said section as amended shall read as follows:

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 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.

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

[Approved March 5, 1931.]
CHAPTER 24.

AN ACT RELATIVE TO THE USE OF STATE ARMORIES.

Section 1. Use of armories by national guard and veterans' organizations.

Section 2. Rentals for non-military use of armories.

Section 3. Takes effect.

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

1. Amendment. Amend chapter 124 of the Public Laws by adding after section 101 the following new sections:

101-a. Use of Armory by National Guard. All armories, whether state owned or leased, shall be primarily for the military instruction of the national guard, and for the storage of military property, and any other use provided for by this chapter shall not interfere with such uses. It shall be lawful for any military unit quartered in an armory to use said armory for athletic and social purposes, and for purposes for the financial benefit of the organizational fund of such military unit, under such regulations as may be promulgated by the adjutant-general and approved by the governor with the advice of the council, and subject to alteration by the governor with similar advice.

101-b. Use of Armory by Veterans' Organizations. It shall be lawful, as far as the same will not interfere with the use by the national guard, and under such regulations as may be promulgated by the adjutant-general, approved and alterable as provided in cases under section 101-a, for organizations of veterans of the Civil War, the Spanish-American War, and the World War, to use armories for the purposes of meetings, conventions, exhibitions and social and athletic events, and for purposes for the financial benefit of such veterans' organizations.

2. Amendment. Amend section 103 of said chapter 124, as amended by section 1, chapter 185 of the Laws of 1929, by striking out the whole thereof and inserting in place thereof the following: 103. ———, Rentals. The use of any armory, as above provided, shall be subject to such rentals as may be fixed by the adjutant-general, approved and alterable by the governor with the advice of the council, said rentals to be paid to the adjutant-general of the state, to be credited to the armory appropriation.
3. Takes Effect. This act shall take effect upon its passage.

[Approved March 7, 1931.]

CHAPTER 25.

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

SECTION
1. Apportionment.
2. Limitation.
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, §106.21

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Laconia, twenty-six dollars and sixty-two cents ... 26.62
Meredith, four dollars and nine cents .......... 4.09
New Hampton, one dollar and ninety-eight cents .. 1.98
Sanbornton, one dollar and forty-five cents ... 1.45
Tilton, four dollars and eighty-three cents .......... 4.83

Carroll County, $32.48

Albany, twenty-seven cents ........................ $0.27
Bartlett, one dollar and ninety-nine cents .......... 1.99
Brookfield, thirty-six cents .......................... .36
Chatham, thirty-two cents ........................... .32
Conway, six dollars and forty-three cents ........... 6.43
Eaton, forty cents .................................. .40
Effingham, fifty-eight cents ........................... .58
Freedom, seventy-three cents ........................ .73
Hart's Location, nine cents ........................... .09
Jackson, one dollar and forty-five cents ............. 1.45
Madison, one dollar and seven cents .................. 1.07
Moultonborough, three dollars ......................... 3.00
Ossipee, two dollars and thirty-six cents ............ 2.36
Sandwich, two dollars and twenty-three cents ......... 2.23
Tamworth, two dollars ............................... 2.00
Tuftonboro, one dollar and sixty-four cents .......... 1.64
Wakefield, two dollars and forty-two cents ............ 2.42
Wolfeboro, five dollars and fourteen cents ........... 5.14

Merrimack County, $127.36

Allenstown, two dollars and forty cents .............. $2.40
Andover, two dollars and nine cents .................. 2.09
Boscawen, two dollars and fifty-one cents ............ 2.51
Bow, two dollars and nineteen cents ................. 2.19
Bradford, one dollar and thirty-seven cents .......... 1.37
Canterbury, one dollar and fifteen cents ............. 1.15
Chichester, one dollar ............................... 1.00
Concord, sixty-five dollars and seventy-five cents 65.75
Danbury, eighty cents ................................ .80
Dunbarton, ninety-two cents .......................... .92
Epsom, one dollar and fifty-three cents ............... 1.53
Franklin, thirteen dollars and forty-two cents ... 13.42
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**Hillsborough County, $307.34**

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Monroe, three dollars and eighteen cents ................. 3.18
Orange, twenty-two cents .................................. .22
Orford, one dollar and twenty-six cents ................. 1.26
Piermont, one dollar and ten cents ......................... 1.10
Plymouth, five dollars and twenty-six cents ............ 5.26
Rumney, one dollar and thirty-one cents ................. 1.31
Thornton, seventy-four cents ................................ .74
Warren, ninety-nine cents .................................. .99
Waterville, thirty-five cents ............................... .35
Wentworth, eighty-five cents ............................... .85
Woodstock, one dollar and thirty-three cents ........... 1.33

Coos County, $82.37

Berlin, thirty-four dollars and seventeen cents ........... $34.17
Carroll, two dollars and ninety-six cents .................. 2.96
Clarksville, eighty-nine cents ............................... .89
Colebrook, three dollars and ninety-two cents .......... 3.92
Columbia, ninety-eight cents ................................ .98
Dalton, seventy-four cents ................................. .74
Dummer, eighty-seven cents .................................. .87
Errol, one dollar and twenty-three cents ................. 1.23
Gorham, seven dollars and ninety-one cents .............. 7.91
Jefferson, one dollar and sixty-eight cents .............. 1.68
Lancaster, six dollars and eighty-six cents .............. 6.86
Milan, one dollar and thirty-eight cents ................. 1.38
Northumberland, four dollars and sixteen cents .......... 4.16
Pittsburg, four dollars and fifty-six cents ............... 4.56
Randolph, seventy-six cents .................................. .76
Shelburne, eighty-nine cents .................................. .89
Stark, eighty-one cents ....................................... .81
Stewartstown, one dollar and sixty-one cents .......... 1.61
Stratford, one dollar and eighty-eight cents ............ 1.88
Wentworth’s Location, twenty-one cents .................. .21
Whitefield, three dollars and ninety cents ............... 3.90

Unincorporated Places, $5.63

Cambridge, one dollar and forty cents ...................... $1.40
Crawford’s Purchase, eleven cents ........................... .11
Dixville, one dollar and forty-seven cents .......... $1.47
Dix's Grant, forty-eight cents ....................... .48
Erving's Grant, one cent ........................... .01
Gilmanton and Atkinson Academy Grant, nineteen cents ........................................... .19
Green's Grant, eight cents .......................... .08
Hale's Location, two cents ........................... .02
Millsfield, seventy-two cents ......................... .72
Odell, thirty-nine cents ................................ .39
Sargent's Purchase, five cents ....................... .05
Second College Grant, sixteen cents ................ .16
Success, fifty-two cents ............................ .52
Thompson and Meserve Purchase, three cents ...... .03

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 March 11, 1931.]

CHAPTER 26.

AN ACT EXTENDING THE DANIEL WEBSTER HIGHWAY.

Section 1. Route extended to Pittsburg.
Section 2. Application of laws.
Section 3. Assistance by towns.
Section 4. Takes effect.

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

1. Route Extended. Amend section 1, chapter 33 of the Laws of 1921, as amended by chapters 28 and 53 of the Laws of 1925, by striking out the words "to the Connecticut river in the town of Stewartstown in order to connect with the Canadian International Highway at Beecher Falls, Vermont on the boundary line between the United States and Canada, established by what is known as the Webster-Ashburton Treaty," and inserting in place thereof the words; to Beecher Falls in the town of Stewartstown, thence through Clarksville on the easterly side of the Connecticut river, thence
across the Connecticut river to an intersection with the state-aided road in the town of Pittsburg, so that said section as amended shall read as follows: SECTION 1. That the great New Hampshire highway described as follows, beginning at the Massachusetts state boundary and running northerly on the Merrimack Valley road through Nashua to Queen City avenue in Manchester, thence easterly over the Queen City bridge at the Merrimack river to Elm street, thence northerly on Elm street to Granite street, thence northerly over said Merrimack Valley road through Concord, Boscawen and Franklin (which, in the last named town, runs within about three miles of the Daniel Webster birthplace), Tilton, Laconia, Meredith, Plymouth, and Woodstock, and thence through the Franconia Notch to Twin Mountain in the town of Carroll, now known as the Profile and Lafayette roads, and the road or highway running northerly from Twin Mountain in the town of Carroll through Carroll, Whitefield, Lancaster, Northumberland and Stratford to Colebrook, now known as the West Side road, thence extending northerly from the town of Colebrook to Beecher Falls in the town of Stewartstown, thence through Clarksville on the easterly side of the Connecticut river, thence across the Connecticut river to an intersection with the state-aided road in the town of Pittsburg, is hereby given the name of the Daniel Webster Highway, and the governor and council are authorized to direct all things necessary to suitably mark and designate accordingly.

2. Application of Laws. Further amend said chapter 33 of the Laws of 1921 by adding after section 1 the following new section: SECT. 2. All the laws now in effect in regard to the construction and maintenance of trunk line highways shall apply in the construction and maintenance of this trunk line.

3. Assistance by Towns. The town of Pittsburg is hereby authorized to raise money for and expend the same to assist the towns of Clarksville and Stewartstown in paying their share of the expense for the construction of that portion of the Daniel Webster highway lying within said towns of Clarksville and Stewartstown, as provided for by section 5, chapter 84 of the Public Laws.
4. Takes Effect. This act shall take effect upon its passage.

[Approved March 11, 1931.]

CHAPTER 27.

AN ACT RELATIVE TO MAINTENANCE OF TRUNK LINE AND STATE-AIDED HIGHWAYS BY MUNICIPALITIES.

Section 1. Maintenance of trunk lines and state-aided highways.

Section 2. Takes effect.

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

1. Trunk Lines and State-Aided Highways. Amend section 10, chapter 84 of the Public Laws by striking out all of said section after the word "commissioner" in the third line and inserting in place thereof the following: and in case any city, town or place in the opinion of the commissioner is not adequately equipped or prepared to prosecute the maintenance or repairs of said highway, or neglects to comply with the requirements of the commissioner, the commissioner may expend the necessary amounts and the town's share of the cost thereof shall be added to the state tax for such city, town or place for the next year, so that said section as amended shall read as follows: 10. Maintenance. All trunk lines and state-aided highways shall be maintained by the city, town or place within which they are located, at its expense and to the satisfaction of the commissioner; and in case any city, town or place in the opinion of the commissioner is not adequately equipped or prepared to prosecute the maintenance or repairs of said highway, or neglects to comply with the requirements of the commissioner, the commissioner may expend the necessary amounts and the town's share of the cost thereof shall be added to the state tax for such city, town or place for the next year.

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

[Approved March 11, 1931.]
AN ACT RELATING TO THE PUBLICATION OF STATE AND PROVINCIAL RECORDS.

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

1. Assistants. Amend section 9, chapter 5 of the Public Laws by adding at the end of said section the following: and may employ such assistants as the governor and council may approve, so that said section as amended shall read as follows: 9. State and Provincial Records. The secretary of state, with the approval of the governor and council, may from time to time collect, arrange, transcribe and cause to be printed such portions of the early state and provincial records as he may deem expedient. He shall determine the style, form and quantity to be printed and may employ such assistants as the governor and council may approve.

2. Distribution. Amend chapter 5 of the Public Laws by adding after section 9 the following new section: 9-a. The publications authorized under the provisions of the preceding section shall be distributed as follows: One copy to each city and town in the state, one copy to such of the public libraries in the state as the governor may designate, fifty copies to the New Hampshire Historical Society, fifty copies to the state library and the remainder to be placed in the custody of the secretary of state, who is hereby authorized to exchange the same for similar publications by other states.

3. Amendment. Amend section 10, chapter 5 of the Public Laws by inserting before the figure “8” in the second line of said section the word, and, and by striking out the word and figure “and 9” in the same line of said section, so that said section as amended shall read as follows: 10. Distribution of Publications. One copy of each publication provided for in sections 2, 5, 6, and 8 shall be sent by the department responsible for its issue, free of charge, to each of the following officers and bodies: Governor, each member of the coun-
cil, each department and institution of the state, the justices and clerks of the supreme and superior courts, each free public library established under the laws of the state, the town clerk of each town, the library of Congress, and the state or territorial library of each state and territory in the United States. Said departments may make such further free distribution of such publications as they may deem wise, or as the governor and council may direct; provided, that each member of the legislature shall be furnished one copy of the manual and of the session laws and one copy of each departmental and institutional report on application.

4. Appropriation. The sum of twenty-three hundred dollars for the year ending June 30, 1933, is hereby appropriated for the collection, publication and distribution of the records, as authorized by section 1 hereof and the governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

5. Takes Effect. This act shall take effect July, 1931. [Approved March 11, 1931.]

CHAPTER 29.

AN ACT RELATING TO MOTOR BOATS.

Section 1. Muffling devices on motor boats.

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

1. Motor Boats. Amend section 20 of chapter 151 of the Public Laws, as amended by chapter 111 of the Laws of 1929, by striking out all of said section, and substituting in place thereof the following: 20. Muffling Devices. It shall be unlawful to use within the jurisdiction of this state a boat propelled, in whole or in part, by gas, gasoline, or naphtha, unless the same is provided with an under-water exhaust or other muffling device so constructed and used as to muffle the noise of the explosion. Boats operating in a race under the auspices of a recognized boat club shall not be subject to the provisions of this act provided such club shall have obtained special license to hold such race from the public
service commission, who shall have the power to revoke the registration of any boat operated by any person in violation of this act.

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

[Approved March 11, 1931.]

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CHAPTER 30.

AN ACT CHANGING THE NAMES OF PLUMMER AND BOG PONDS IN THE TOWN OF SANBORNTON TO HERMIT LAKE.

Section 1. Name of Hermit lake given. | Section 2. Takes effect.

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

1. Names Changed. The pond in the town of Sanbornton recently created by the uniting of Plummer pond and Bog pond shall be known as Hermit lake.

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

[Approved March 11, 1931.]

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CHAPTER 31.

AN ACT CHANGING THE NAME OF UNION LAKE IN THE TOWN OF BARRINGTON TO SWAIN’S POND.

Section 1. Name changed. | Section 2. Takes effect.

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

1. Name Changed. The name of Union lake in the town of Barrington is hereby changed to Swain’s pond.

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

[Approved March 11, 1931.]
CHAPTER 32.

AN ACT RELATING TO ICE FISHING ON BIG DIAMOND POND.

Section
1. Open season for ice fishing on Big Diamond pond.

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

1. Ice Fishing. Amend chapter 200 of the Public Laws by adding after section 25 the following new section: 25-a. Big Diamond Pond in Stewartstown. It shall be unlawful to fish for lake trout or salmon through the ice upon Big Diamond pond in Stewartstown, except that not over four lake trout may be taken by one person in one day through the ice between February first and April first.

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

[Approved March 11, 1931.]

CHAPTER 33.

AN ACT RELATING TO TAKING DEER IN CERTAIN TOWNS IN COOS COUNTY.

Section
1. Taking deer in Coos county.

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, as amended by chapter 55 of the Laws of 1927, by inserting, after the word “Coos” in the second line thereof, the following: except in the towns of Dalton, Whitefield and Carroll, and by inserting after the word “Grafton” in the fourth line of said section, the following: and the towns of Dalton, Whitefield and Carroll in the county of Coos, 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, except in the towns of Dalton, Whitefield and Carroll, from October fifteenth to December first; in the county of Grafton, and the towns of Dalton, Whitefield and Carroll in the county of
Coos, 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 facts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

[Approved March 11, 1931.]

CHAPTER 34.

AN ACT RELATING TO THE TAKING OF QUAIL.

Section 1. Open season for quail; limit of taking.

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

1. Open Season for Quail. Amend chapter 199 of the Public Laws by adding after section 8 the following new sections: 8-a. Quail. Quail may be taken and possessed from October fifteenth to November fifteenth. 8-b. Limit. A person may take no more than five quail in one day.

2. Amendment. Amend section 8 of said chapter 199 by striking out the word "quail" in the second line so that said section as amended shall read as follows: 8. Upland Plover, etc. There shall be no open season for European partridge, upland plover, and wood duck.

[Approved March 11, 1931.]

CHAPTER 35.

AN ACT RELATING TO THE TAXATION OF INCOME AND DIVIDENDS.

Section 1. Who taxable.

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

1. Who Taxable. Amend subsection I of section 2 of chapter 65 of the Public Laws by adding at the end of said

*Amended, chapter 154, post.
subsection the following, and individuals who have ceased to be residents of this state during the preceding calendar year for such part of the year as they were residents in this state, so that said subsection as amended shall read as follows:  I. Individuals who are inhabitants or residents of this state on January first in any year, and individuals who have ceased to be residents of this state during the preceding calendar year for such part of the year as they were residents in this state.

[Approved March 16, 1931.]

CHAPTER 36.

AN ACT RELATING TO REGULATION OF AVIATION.

Section 1. Aircraft registration. | Section 5. Public service commission to administer act.
Section 3. Airport registration. | Section 7. Payment of fees.
Section 4. Term of registration. | Section 8. Takes effect.

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

1. Aircraft Registration. Resident owners of civil aircraft and non-resident owners intending to use in the state civil aircraft for gain or hire shall, prior to flying such aircraft in the state, register the same with the public service commission and pay therefor a fee of ten dollars.

2. Airmen Registration. Any resident airman and any non-resident airman acting as such in the state for gain or hire shall, prior to operating civil aircraft, register with the public service commission and pay therefor a fee of five dollars.

3. Airport Registration. Any person, partnership, corporation or association owning, managing or leasing a landing field or airport operated for gain or hire, shall register the landing field or airport with the public service commission and pay therefor the sum of twenty-five dollars.

4. Term of Registration. The registrations herein provided for shall be for the duration of the calendar year in which made.

5. Power to Regulate. The public service commission in the administration of this act is authorized to make such
regulations as are necessary to execute the functions vested in it hereunder.

6. Penalty. If any person, partnership, corporation or association violates any of the provisions hereof or the regulations established by the public service commission he shall be fined not more than five hundred dollars or imprisoned not more than six months or both.

7. Payment of Fees. All fees collected hereunder shall be paid to the public service commission and receipted for by the inspector or an assistant inspector and so much thereof paid into the state treasury by the commission as shall equal the amount appropriated by the legislature for aviation. All sums received by the commission in excess of said appropriation may be expended by the commission in the regulation of aviation, including the enforcing of the rules and regulations covering aviation.

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

[Approved March 18, 1931.]

CHAPTER 37.
AN ACT PROVIDING A FEE FOR REGISTERING BRANDS FOR BOTTLES AND OTHER CONTAINERS.

Section 1. Fee for registering brands for bottles, etc.

Section 2. Takes effect.

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

1. Fee. Section 10 of chapter 170 of the Public Laws is hereby amended by adding at the end of said section the following: The fee for registration with the secretary of state shall be one dollar for each brand so registered; so that said section as amended shall read as follows: 10. Registering. A person engaged in buying, selling or dealing in milk or cream in cans or bottles, or bottling or selling beverages in bottles or vessels with his name and the word registered branded, engraved, blown or otherwise produced thereon, or on the boxes used by him, may register the same by filing in the office of the clerk of the city or town in which his principal
place of business is situated, and also in the office of the secretary of state, a description of the name so used by him, and publishing such description once in each of four successive weeks in a newspaper, if any, published in the city or town in which said description has been filed; otherwise, in a newspaper published in the county. The fee for registration with the secretary of state shall be one dollar for each brand so registered.

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 18, 1931.]

CHAPTER 38.

AN ACT RELATING TO PUBLIC HEARINGS BEFORE THE FISH AND GAME ADVISORY BOARD.

Section 1. Publication of rulings of fish and game advisory board; public hearings.

Section 2. Takes effect.

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

1. Fish and Game Advisory Board. Amend chapter 197 of the Public Laws, as amended by chapter 31 of the Laws of 1929, by inserting after section 67 the following new sections:

67-a. Publication. After making any ruling under the provisions of section 64 the fish and game advisory board shall cause to be published, in a newspaper of general circulation in this state, a statement of the reasons for such ruling.

67-b. Public Hearings. When twenty-five or more residents of a county affected by any ruling of said board are dissatisfied with such ruling they may file with said board a written petition for a public hearing. Upon receipt of such petition said board shall immediately publish, at least once in a newspaper published in the county affected by such ruling, said petition and the names of the signers thereof. The board shall also publish at the same time and in the same manner notice of a hearing upon said petition. Said hearing shall be held, within ten days after the receipt of said petition by said board, in
some place within the county affected. Said board shall within
one week after said hearing review such ruling and make a
further order approving, modifying or rescinding the original
ruling, which further order, with the reasons therefor, shall
be published by said board at least once in a newspaper
published in said county.

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

[Approved March 18, 1931.]

CHAPTER 39.

AN ACT RELATING TO THE MANNER OF TAKING DEER.

SECTION
1. Taking deer in the town of Hooksett.

SECTION
2. Takes effect.

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

1. Hooksett. Amend section 4 of chapter 198 of the
Public Laws, by inserting after the word "Northfield" in line
12 of said section the words, the eastern part of the town of
Hooksett bounded on the northeast by Allenstown, east by
Deerfield, southeast by Candia and west by the old Ports-
mouth Railroad, so that said section as amended shall read as
follows: 4. Manner. Wild deer shall not be taken
with the aid or by the use of a dog, jack, artificial light, trap,
snare or salt lick; nor by the use of any firearm other than a
shotgun loaded with a single ball or loose buckshot within the
counties of Hillsborough, Rockingham, Belknap or Merrimack,
with the following exceptions: The towns of Windsor, Hills-
borough, Bennington, Deering, Francestown, Weare, Antrim,
Hancock, Greenfield, New Boston, Lyndeborough, Temple,
Sharon, New Ipswich, Greenville, Mason, Wilton and Peter-
borough in the county of Hillsborough; the towns of Andover,
Chichester, Wilmot, Danbury, Canterbury, Hill, New London,
Sutton, Bradford, Warner, Salisbury, Newbury, Webster,
Allenstown, Loudon, Pittsfield, Epsom, Bow, Northfield, the eastern part of the town of
Hooksett bounded on the northeast by Allenstown, east by
Deerfield, southeast by Candia and west by the old Ports-
mout Railroad, and Henniker in the county of Merrimack; the towns of Sanbornton, Alton, Gilmanton, Barnstead, Belmont, Meredith, Center Harbor and New Hampton in the county of Belknap; and the towns of Candia, Auburn, Deerfield, Northwood, Nottingham, Raymond and Epping, in the county of Rockingham.

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

[Approved March 18, 1931.]

CHAPTER 40.

AN ACT PROHIBITING THE SALE OF HARES AND RABBITS.

Section
1. Sale of wild hares and rabbits prohibited.

Section
2. Takes effect.

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

1. Hares and Rabbits. Amend section 13, chapter 198 of the Public Laws by inserting before the word “hares” the word, wild, by inserting before the word “be” the word, not, and by striking out all of said section after the word “sold,” so that said section as amended shall read as follows: 13. Sale Prohibited. Wild hares and rabbits may not be bought and sold.

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

[Approved March 18, 1931.]

CHAPTER 41.

AN ACT TO PROHIBIT FISHING THROUGH THE ICE IN NORTHWOOD LAKE.

Section
1. Ice fishing prohibited.

Section
2. Penalty.

3. Takes effect.

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

1. Ice Fishing Prohibited. All persons are prohibited
from fishing through the ice, for a period of five years from
the passage of this act, in the waters of Northwood lake in
the town of Northwood.

2. **Penalty.** Any person violating the provisions of this
act shall be fined ten dollars.

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

[Approved March 18, 1931.]

**CHAPTER 42.**

AN ACT TO CLOSE TO FISHING ALL TRIBUTARIES OF THE DEAD
DIAMOND AND SWIFT DIAMOND RIVERS LOCATED IN
SECOND DARTMOUTH COLLEGE GRANT.

**Section**

1. Closed season in certain waters.

2. Penalty.

3. Takes effect.

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

1. **Closed Season.** All persons are forbidden from fishing
for a period of three years from the passage of this act in the
tributaries of the Dead Diamond river in the Second Dart-
mouth College Grant including Chase, Merrill, Lummis and
Lamb Valley brooks and Lamb Valley pond, also in the tribu-
taries of the Swift Diamond river in the Second Dartmouth
College Grant including Alder, Bennett and Lary brooks and
Four Mile brook above the Sluice, so called, which is situated
about a mile above the junction of the Swift Diamond river
and Four Mile brook.

2. **Penalty.** Any person violating the provisions of this
act shall be fined ten dollars and five dollars additional for each
fish taken in violation hereof.

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

[Approved March 18, 1931.]
CHAPTER 43.

AN ACT TO CLOSE CERTAIN BROOKS IN THE TOWNS OF ERROL AND DUMMER.

Section 1. Closed season in certain brooks in Errol and Dummer.
Section 2. Penalty.
Section 3. Takes effect.

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

1. **Towns of Errol and Dummer.** All persons are forbidden from fishing for a period of three years from the passage of this act in Sessions Pond brook, Millsfield Pond brook, Jacknife Hill brook and Smoky Camp brook located in the town of Errol and Twitchell brook in the town of Dummer, said brooks flowing from the west into the Androscoggin river.

2. **Penalty.** Any person violating the provisions of this act shall be fined ten dollars and five dollars additional for each fish taken in violation hereof.

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

[Approved March 18, 1931.]

CHAPTER 44.

AN ACT RELATIVE TO THE TAKING OF BROOK TROUT FROM BEAVER POND IN WOODSTOCK.

Section 1. Taking brook trout.
Section 2. Takes effect.

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

1. **Brook Trout.** Paragraph III of section 1 of chapter 200 of the Public Laws is hereby amended by inserting therein after the word “Millsfield,” where it appears the second time, the following: and Beaver pond in Woodstock; so that said paragraph as amended shall read as follows: III. Those not less than seven inches in length may be taken with a fly from Profile lake in Franconia from June fifteenth to October first, Little Millsfield and Moose ponds in the town of Millsfield and
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Beaver pond in Woodstock from May twentieth to October 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 18, 1931.]

CHAPTER 45.

AN ACT TO ALLOW THE TAKING OF BASS IN PARTRIDGE LAKE.

Section 1. Taking black bass in Partridge lake.

Section 2. Takes effect.

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

1. Partridge Lake. Amend section 7, chapter 200 of the Public Laws, as amended by chapters 23 and 95 of the Laws of 1929, by adding at the end of said section the following: Black bass of any size and in any quantity may be taken and possessed at any time from the waters of Partridge lake in the towns of Littleton and Lyman, so that said section as amended shall read as follows: 7. Black Bass. Black bass not less than nine inches in length may be taken and possessed from July first to January first, except that in Lake Sunapee bass may in addition be taken by the use of artificial flies, without weight, by casting only, from June fifteenth to July first. A person may take in one day a total of not more than ten pounds of black bass provided that if he has taken less than ten pounds he shall be entitled to take one additional fish. Black bass of any size and in any quantity may be taken and possessed at any time from the waters of Partridge lake in the towns of Littleton and Lyman.

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

[Approved March 19, 1931.]
CHAPTER 46.

AN ACT RELATING TO THE TAKING OF SHAD.

Section 1. Taking shad from Winnipesaukee lake.

1. Winnipesaukee Lake. Amend section 14 of chapter 200 of the Public Laws by striking out all of said section and inserting in place thereof the following: 14. Limit. The taking of more than twelve shad or whitefish in one day from the waters of Winnipesaukee lake is prohibited between the first day of January and the fifteenth of June, and the taking of more than six such fish in one day from the said waters is prohibited between the fifteenth day of June and the first day of October. The taking of more than six shad or whitefish in one day from the waters of Paugus lake or Winnisquam lake is prohibited.

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

[Approved March 19, 1931.]

CHAPTER 47.

AN ACT RELATING TO ANNUAL REPORTS OF COUNTY OFFICERS.

Section 1. Annual reports of county officers, publication, penalty.

1. County Officers, Annual Reports. Amend section 1 of chapter 41 of the Public Laws by striking out all of said section after the word "form" in the fifth line and inserting in place thereof the following, before or during the month of February following. Whoever violates any provision of this section shall be fined twenty-five dollars, said fine to be paid to the treasurer of the county of which said person is an official, so that said section as amended shall read as follows:

1. Making; Publication; Penalty. The sheriff, the jailer,
the physician, the clerk of court, the solicitor, the treasurer, the county commissioners and the superintendent of the county farm of each county shall make up their several reports to the close of December thirty-first, annually, and the same shall be printed together in pamphlet form before or during the month of February following. Whoever violates any provision of this section shall be fined twenty-five dollars, said fine to be paid to the treasurer of the county of which said person is an official.

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

[Approved March 19, 1931.]

CHAPTER 48.

AN ACT AFFIRMING THE ACCEPTANCE OF THE FEDERAL VOCATIONAL REHABILITATION ACT AND APPROPRIATING MONEY TO MAKE THE SAME EFFECTIVE.

Section 1. Acceptance affirmed.  
Section 2. Appropriation.  
Section 3. Takes effect.

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

1. Acceptance Affirmed. The acceptance of the provisions and benefits of the act of congress entitled "An Act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," made by chapter 18 of the Laws of 1925, is hereby affirmed.

2. Appropriation. There is hereby appropriated for the purpose of vocational rehabilitation of persons disabled in industry or otherwise, the sum of two thousand dollars ($2,000), the same to be immediately available and to be expended by the state board of education under the direction of the governor and council, to the extent that an equal sum may be made available by the federal government for the same purpose.

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

[Approved March 19, 1931.]
CHAPTER 49.
AN ACT RELATIVE TO THE EXPIRATION OF LICENSES FOR THE PRACTICE OF CHIROPRACTIC.

Section 1. Change of date for expiration of chiropractic licenses.

Section 2. Extension of licenses issued.

Section 3. Takes effect.

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

1. **Change of Date.** Amend section 13-a of chapter 206 of the Public Laws as inserted by section 3, chapter 30 of the Laws of 1929, by striking out the word “May” in the third line and inserting in place thereof the word, July, so that said section as amended shall read as follows: **13-a. Expiration.** All licenses and renewals issued under the provisions of this chapter shall expire on the first day of July following the issuance thereof.

2. **Extension.** Licenses and renewals for the practice of chiropractic issued for the year ending May 1, 1931, and not revoked under the provisions of section 14 of said chapter 206 shall expire July 1, 1931.

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

[Approved March 19, 1931.]

CHAPTER 50.
AN ACT RELATING TO ITINERANT VENDORS.

Section 1. Temporary or transient business defined.

Section 2. Exceptions.

Section 3. Authority granted for prosecution of violations of chapter.

Section 4. Takes effect.

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

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

2. Section 3 of chapter 158 of the Public Laws is hereby amended by adding thereto the following: nor to sales of goods, wares, or merchandise by any person who engages in temporary or transient business in any town in which taxes have been assessed upon his stock in trade during the current year, so that said section as amended shall read as follows:

3. Exceptions. The provisions of this chapter shall not apply to sales made to dealers by commercial travelers or selling agents, nor to hawkers or peddlers, nor to sales of goods, wares, or merchandise by any person who engages in temporary or transient business in any town in which taxes have been assessed upon his stock in trade during the current year.

3. Authority Granted. Said chapter 158 of the Public Laws is hereby further amended by adding thereto the following section: 22. Prosecutions. The secretary of state and his agents shall cause to be arrested and prosecuted, and within their respective towns constables and police officers shall arrest and prosecute, every itinerant vendor whom they may have reason to believe guilty of violating any provision of this chapter.

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

[Approved March 24, 1931.]
CHAPTER 51.

AN ACT RELATING TO CLERICAL ASSISTANTS IN THE STATE HIGHWAY DEPARTMENT.

Section 1. Highway department. | Section 2. Takes effect.

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

1. State Highway Commissioner. Amend section 6, chapter 83 of the Public Laws, as amended by chapter 8 of the Laws of 1929, by striking out the words "in the state house" in lines two and three, also by striking out the words "an accountant at a salary not exceeding two thousand four hundred dollars a year and" in lines three and four so that said section as amended shall read as follows: 6. ——, Offices; Assistants. He shall be provided with suitable quarters for his office and that of the department and may employ such expert and clerical assistance as in his opinion is necessary, subject to the approval of the governor and council as to compensation.

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 24, 1931.]

CHAPTER 52.

AN ACT RELATING TO THE SUPPRESSION OF GYPSY AND BROWN-TAIL MOTHS.

Section 1. Deputy in charge of the suppression of gypsy and brown-tail moths. | Section 2. Takes effect.

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

1. Suppression of Gypsy and Brown-tail Moths. Amend chapter 190 of the Public Laws by adding after section 1 the following new section: 1-a. Deputy in Charge. The commissioner of agriculture shall appoint, with the approval of the governor and council, a deputy to have charge of the sup-
pression of the gypsy and brown-tail moths. Said deputy shall be allowed his actual expenses when on official duties elsewhere than in the office of the department.

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

[Approved March 24, 1931.]

CHAPTER 53.

AN ACT RELATING TO THE TAKING OF WHITE PERCH.

Section 1. Open season for taking white perch.

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

1. Open Season. Amend section 10 of chapter 200 of the Public Laws by striking out in line two of said section the word “September” and inserting in place thereof the word, November, so that said section as amended shall read as follows: 10. White Perch. White perch not less than seven inches in length may be taken from June first to November first. A person may take a total of not more than ten pounds of white perch in one day.

[Approved March 24, 1931.]

CHAPTER 54.

AN ACT IN RELATION TO THE TAKING OF HORNED POUT OR BULLHEAD.

Section 1. Open season for taking horned pout.

Section 2. Takes effect.

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

1. Open Season. Amend section 15, chapter 200 of the Public Laws, as amended by chapter 25 of the Laws of 1927 and chapter 25 of the Laws of 1929, by striking out the words “June first” in the third and fourth lines and inserting in place thereof the words, June fifteenth, and by inserting after the words “November first” in the fourth line the words, pro-
vided that no person shall take any such fish from Robartwood lake in the town of Campton except between June fifteenth and September first, 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 fifteenth and November first, provided that no person shall take any such fish from Robartwood lake in the town of Campton except between June fifteenth and September first; and in no event shall a person take more than a total of forty horned pout between twelve o'clock noon in any day and twelve o'clock noon of the following day.

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

[Approved March 24, 1931.]

CHAPTER 55.

AN ACT RELATING TO THE TAKING OF SMELT.

Section 1. Taking of salt water smelt. | Section 2. Takes effect.

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

1. Salt Water Smelt. Amend section 34 of chapter 200 of the Public Laws by striking out after the word "Durham," in line five thereof the following: "or in that portion of the Exeter river lying between Portsmouth & Concord bridge and an imaginary line drawn from Whetstone Point in the town of Stratham to Hilton’s Point in the town of Newfields," so that said section as amended shall read as follows: 34. ——, Nets. No person shall use or have in use a seine, weir or net for the taking of smelt in the Piscataqua river and its tributaries and Little Harbor and its tributaries easterly of an imaginary line drawn from the easterly end of the Portsmouth & Concord bridge to Adams’ Point in the town of Durham.

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

[Approved March 24, 1931.]
CHAPTER 56.

AN ACT RELATING TO THE LIMIT OF TAKING BROOK TROUT FROM ROBARTWOOD LAKE.

Section 1. Taking brook trout.  
2. Takes effect.

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

1. Brook Trout. Amend section 5, chapter 200 of the Public Laws, as amended by section 9, chapter 65, Laws of 1927, by inserting after the word "fish" in the fourth line the words, and provided further that from Robartwood lake in the town of Campton a person may take in one day a total of not more than ten brook trout, so that said section as amended shall read as follows: 5. Limit. A person may take in one day a total of not more than 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, and provided further that from Robartwood lake in the town of Campton a person may take in one day a total of not more than ten brook trout. He may have in his possession at one time a total of not more than two days' legal catch of brook trout. A person may take a total of not more than six salmon, aureolus or lake trout collectively in one day and a person or party irrespective of the number of persons therein, trolling from any one boat, upon any of the waters of this state, shall not take or kill more than six fish in any one calendar day of the species of salmon, lake trout or aureolus trout collectively; and, for the purposes hereof, each member of the party, and the person or persons in charge of the boat present when any violation of this section takes place, shall all be regarded as principals and shall each be liable for the penalty hereinafter prescribed.

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

[Approved March 24, 1931.]
CHAPTER 57.

AN ACT RELATING TO TAKING LAKE TROUT FROM BIG DIAMOND POND AND BIG GREENOUGH POND.

Section 1. Taking lake trout. |

Section 2. Takes effect.

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

1. Open Season. Amend section 3, chapter 200 of the Public Laws, as amended by section 8, chapter 65, Laws of 1927, by striking out the word "twentieth" in the eighth line and inserting in place thereof the word, first, so that said section as amended shall 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 first 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.

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

[Approved March 24, 1931.]

CHAPTER 58.

AN ACT RELATIVE TO THE PENALTY FOR INCEST.

Section 1. Penalty increased. |

Section 2. Takes effect.

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

1. Penalty Increased. Amend section 7, chapter 386 of the Public Laws by striking out the words "punished as in case of adultery" in the fourth line and inserting in place thereof the words, fined not more than one thousand dollars or imprisoned not more than twenty years, or both, so that
said section as amended shall read as follows: 7. Incest. All persons within the degrees of consanguinity or affinity in which marriages are prohibited or declared by law to be incestuous, who shall intermarry with or carnally know each other, shall be fined not more than one thousand dollars or imprisoned not more than twenty years, or both.

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

[Approved March 25, 1931.]

CHAPTER 59.

AN ACT RELATING TO THE DUTIES OF THE PUBLIC SERVICE COMMISSION.

Section 1. Flowage rights; hearing before public service commission.

Section 2. Takes effect.

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

1. Flowage Rights. Amend section 33 of chapter 218 of the Public Laws by striking out all of said section and inserting in place thereof the following so that said section shall read as follows: 33. Hearing; Order. The commission shall, after hearing, determine whether it will be of public use and benefit to grant the rights asked for, and in determining whether it will be of public use and benefit, shall give due consideration to the effect upon scenic and recreational values and upon fish and wild life and upon the natural flow of the water in the stream below the dam and any hazards to navigation, fishing, bathing, and other public uses. The commission shall, in all cases, investigate the question whether the cutting clean and removal of all timber and tree growth from all or any part of the flowage area is reasonably required in the public interests; and in such cases as it shall find that such cutting clean and removal of all timber and tree growth from all or any part of the flowage area are so required, it shall be a condition to the exercise of such rights that such cutting clean and removal of all timber and tree growth shall be done. The commission shall, in its order, embody all its findings.
2. Takes Effect. This act shall take effect upon its passage.
[Approved March 25, 1931.]

CHAPTER 60.

AN ACT AUTHORIZING THE TAKING OF LAND AND EASEMENTS IN LAND BY EMINENT DOMAIN FOR AIRPORTS.

Section 1. Taking of land by eminent domain for landing fields.

Section 2. Takes effect.

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

1. Landing Fields. Amend chapter 182 of the Laws of 1929, by inserting after section 11 two new sections which shall be 11-a and 11-b, which shall read as follows: 11-a, Eminent Domain. Any such person, firm, or corporation, may upon petition to the public service commission take land and easements in land by eminent domain for the purpose of establishing, maintaining or improving such airport or landing field. 11-b, Procedure. The proceedings in said petition shall be as provided in sections 3, 3-a, 3-b, 3-c, 5, 5-a, 6, 6-a, 6-b, 6-c, and 7 of chapter 244 of the Public Laws as amended by chapter 85 of the Laws of 1929.

2. Takes Effect. This act shall take effect upon its passage.
[Approved March 25, 1931.]

CHAPTER 61.

AN ACT RELATING TO DAIRY PRODUCTS.

Section 1. Pasteurization regulated.

Section 2. Enforcement by boards of health.

Section 3. Takes effect.

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

1. Pasteurization Regulated. Amend chapter 163 of the Public Laws by adding a new section 35-a, to follow section 35
Chapter 62

AN ACT RELATING TO BEVERAGES.

Section 1. Registration of products of out-of-state manufacture.

Section 2. Takes effect.

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

1. Registration of Products of Out-of-State Manufacture. Amend section 11 of chapter 137 of the Public Laws by inserting after the word "thereof" in the fourth line the words, or by his agent, also by striking out the last sentence of said section and inserting in place thereof the following: An annual registration fee of ten dollars, to defray the cost of inspection and analysis, and to cover all of the products of the same manufacturing plant, shall be paid to the state board of health by the manufacturer, importer, agent or vendor. Provided, that when the manufacturer or any importer shall have paid the fee herein required, no other importer, agent or vendor shall be required to pay such fee; so that said section as amended shall read as follows: 11. Registration by Non-resident
Vendors. No beverage or beverage concentrate or syrup, for retail sale, manufactured out of the state, shall be sold or offered for sale within the state unless the same has first been registered by the manufacturer thereof or by his agent with the state board of health. Such registration shall be in form similar to that provided in section 10 and shall be issued subject to the same requirements, limitations, restrictions and liability to cancellation as elsewhere specified in this subdivision for licenses. An annual registration fee of ten dollars, to defray the cost of inspection and analysis, and to cover all of the products of the same manufacturing plant, shall be paid to the state board of health by the manufacturer, importer, agent or vendor. Provided, that when the manufacturer or any importer shall have paid the fee herein required, no other importer, agent or vendor shall be required to pay such fee.

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

[Approved March 26, 1931.]

CHAPTER 63.

AN ACT RELATIVE TO THE ADJUSTMENT BY COMPROMISE OF LEGACY AND SUCCESSION TAXES.

SECTION 1. Approval of assistant attorney-general for compromise settlements of legacy taxes.

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

1. Assistant Attorney-General. Amend section 63, chapter 72 of the Public Laws by inserting before the word "attorney-general" in the sixth line the word assistant, so that said section as amended shall read as follows: 63. Who May Adjust. In every case where there shall be a devise, descent or bequest liable to a tax under the provisions of this chapter, conditioned upon the happening of a contingency or dependent upon the exercise of a discretion, or where the right of the treasurer to recover the tax is in question, the state treasurer may, with the approval of the assistant attorney-general,
effect such settlement of the tax as he may deem to be for the
best interests of the state, and the payment of the sum so
agreed upon shall be a full satisfaction of such tax.

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

[Approved March 26, 1931.]

CHAPTER 64.

AN ACT RELATING TO COLLECTION OF FEES FOR LICENSES TO
HUNT AND FISH.

Section 1. Collection of fees for fish and

game licenses by agents.

Be it enacted by the Senate and House of Representatives in

General Court convened:

1. Licenses to Hunt and Fish. Amend section 6, chapter

202 of the Public Laws, by striking out the words "on the first
day" in the third and fourth lines and inserting in place
thereof the words, during the first week, and by adding at
the end of said section the following: If said fees are not
paid in full by the fifteenth of each month the authority of
the agent to collect such fees may be revoked by the commis-
sioner, so that said section as amended shall read as follows:

6. Agent's Accounting. The agent shall collect a fee of
fifteen cents for each license issued from the licensee and shall
account to the commissioner for the full face value of all
licenses. He shall, during the first week of each month, pay
to the commissioner the full face value of all licenses sold. If
said fees are not paid in full by the fifteenth of each month
the authority of the agent to collect such fees may be revoked
by the commissioner.

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

passage.

[Approved March 26, 1931.]
CHAPTER 65.

AN ACT RELATING TO THE TAKING OF PICKEREL.

Section 1. Taking of pickerel.

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

1. Open Season. Amend section 11 of chapter 200 of the Public Laws as amended by chapter 66 of the Laws of 1927 by striking out all of said section and inserting in place thereof the following:

11. Pickerel. I. Pickerel of any size and in any quantity may be taken and possessed at any time, from Sunapee lake, Crystal lake in Enfield, Tewksbury pond in Grafton, Elbow pond in Woodstock, Partridge lake in Lyman and Littleton, Pearl lake in Lisbon, Ogontz lake, Dodge pond, Round pond and Flag pond in Lyman, Ellsworth pond in Ellsworth, 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, Newfound lake in the towns of Hebron, Bridgewater, Bristol and Alexandria, Highland lake, Elbow pond and Bradley pond in Andover, Spofford lake in Chesterfield, Spectacle pond in Groton and Hebron, Rust pond in Wolfeboro, Mirror lake in Tuftonboro, Stinson lake in Rumney, Town Line pond in the towns of Dorchester and Wentworth, Trout pond in the town of Dorchester and Lamprey pond in the town of Orford, and in the Contoocook river from the Cheshire Mill pond outlet in Jaffrey to the Merrimack river, all waters of Coos county and all other streams in the state inhabited by trout, except Merrimack river, Powwow river, Winnipesaukee river, and Pemigewasset river.

II. Pickerel not less than twelve inches in length may be taken from Lakes Winnipesaukee, Massabesic, Winnisquam, Asquam, Wentworth 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 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.

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

[Approved March 26, 1931.]

CHAPTER 66.

AN ACT RELATING TO THE OPERATION OF MOTOR VEHICLES WHILE UNDER THE INFLUENCE OF LIQUOR.

Section 1. Attempting to operate motor vehicle.

Section 2. Takes effect.

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

1. Attempting to Operate Motor Vehicle. Amend section 15 of chapter 102 of the Public Laws by inserting after the word “operate” in the first line of said section the following words, viz: or attempt to operate, so that said section as amended shall read as follows: 15. Intoxication. Any person who shall operate, or attempt to operate, a motor vehicle upon any way while under the influence of intoxicating liquor or any narcotic or habit-producing drug shall be imprisoned for not more than sixty days or shall be fined not more than five hundred dollars, or both, his license shall be revoked and he shall be ineligible for a license for one year thereafter. Upon a second conviction he shall be imprisoned for not more than six months and fined not more than five hundred dollars, his license shall be revoked and he shall be ineligible for a license for the next two calendar years. In case of a second offense, the court shall not have authority to suspend sentence.

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 26, 1931.]
CHAPTER 67.

AN ACT RELATING TO THE CONSTRUCTION OF HIGHWAY BRIDGES.

Section 1. Highway bridges, division of expense of construction.

Section 2. Takes effect.

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

1. Highway Bridges. Amend section 2, chapter 85 of the Public Laws, as amended by chapter 131 of the Laws of 1929, by striking out the entire section and inserting in place thereof the following:

2. Cost, How Borne. When public convenience and necessity require the building or rebuilding of any bridge on any trunk line or state-aided highway the cost thereof shall be borne as follows:

I. In towns whose valuation does not exceed $250,000: The town shall pay one-third and the state two-thirds for bridges whose cost does not exceed $3,000; the town shall pay one-fourth and the state three-fourths for bridges whose cost is more than $3,000 and does not exceed $6,000 provided that the town’s share shall not be less than $1,000; the town shall pay one-fifth and the state four-fifths for bridges whose cost is more than $6,000 and does not exceed $16,000 provided that the town’s share shall not be less than $1,500; the town shall pay one-sixth and the state five-sixths for bridges whose cost exceeds $16,000 provided that the town’s share shall not be less than $3,200 and the state’s share not more than $20,000.

II. In towns whose valuation is more than $250,000 and not more than $500,000: The town shall pay one-half and the state one-half for bridges whose cost does not exceed $3,000; the town shall pay one-third and the state two-thirds for bridges whose cost is more than $3,000 and does not exceed $6,000 provided that the town’s share shall not be less than $1,500; the town shall pay one-fourth and the state three-fourths for bridges whose cost is more than $6,000 and does not exceed $16,000 provided that the town’s share shall not be less than $2,000; the town shall pay one-fifth and the state four-fifths for bridges whose cost exceeds $16,000 provided that the town’s share shall not be less than $4,000 and the state’s share not more than $20,000.
III. In towns whose valuation is more than $500,000 and not more than $1,000,000: The town shall pay one-half and the state one-half for bridges whose cost does not exceed $6,000; the town shall pay one-third and the state two-thirds for bridges whose cost is more than $6,000 and does not exceed $16,000 provided that the town’s share shall not be less than $3,000; the town shall pay one-fourth and the state three-fourths for bridges whose cost exceeds $16,000 provided that the town’s share shall not be less than $5,333 and the state’s share not more than $20,000.

IV. In towns whose valuation is more than $1,000,000 and not more than $1,500,000: The town shall pay one-half and the state one-half for bridges whose cost does not exceed $16,000; the town shall pay one-third and the state two-thirds for bridges whose cost exceeds $16,000 provided that the town’s share shall not be less than $8,000 and the state’s share not more than $20,000.

V. In towns whose valuation is more than $1,500,000: The town shall pay one-half and the state one-half for all bridges provided that the state’s share shall not exceed $20,000.

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

[Approved March 26, 1931.]

CHAPTER 68.

AN ACT RELATING TO REGISTERING OF TRADE NAMES.

Section 1. Trade name of corporations. | Section 2. Takes effect.

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

1. Corporations. Amend section 10 of chapter 155 of the Public Laws by striking out said section and substituting in place thereof the following: 10. Trade Name. Upon receipt of any certificate of a person, partnership or association, the secretary of state shall at once compare the trade or firm name thus presented with the trade names of persons, partnerships, associations or corporations previously registered in accordance with this or other chapters of the Public Laws. If
it is the same as the name or names under which any existing person, partnership, corporation or association is registered, or so similar thereto as to be liable to be mistaken for it, the secretary of state shall decline to register such trade name, provided that such name may be adopted with the written consent of such existing person, corporation, partnership or association.

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 26, 1931.]

CHAPTER 69.

AN ACT RELATING TO POWERS OF VOLUNTARY CORPORATIONS.

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

1. Capital Stock. Amend section 6, chapter 223 of the Public Laws by inserting after the word "name" in the third line the words, increase or decrease its capital stock, and by inserting after the word "purpose" in the fifth line the word, and, so that said section as amended shall read as follows:

6. Change of Name; Amending Articles. Any corporation now or hereafter organized in accordance with the provisions hereof, and any existing corporation which might have been so organized, may change its name, increase or decrease its capital stock, or amend its articles of association, by a majority vote of such corporation, at a meeting duly called for that purpose, and by recording a certified copy of such vote in the office of the secretary of state and in the office of the clerk of the town or city in this state which is its principal place of business.

2. Repeal. Section 7, chapter 223 of the Public Laws, relating to the amount of property which may be held by voluntary corporations, is hereby repealed.
3. Takes Effect. This act shall take effect upon its passage.
[Approved March 26, 1931.]

CHAPTER 70.
AN ACT IN RELATION TO THE SALARY OF THE JUSTICE OF THE MUNICIPAL COURT OF LITTLETON.

Section 1. Salary. | Section 2. Takes effect.

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

1. Salaries. Amend section 32, chapter 323 of the Public Laws, as amended by chapters 99 and 100 of the Laws of 1927 and chapters 117 and 143 of the Laws of 1929, 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 Laconia, one thousand two hundred dollars;
- In Keene, one thousand two hundred dollars;
- In Claremont, one thousand two hundred dollars;
- In Berlin, one thousand two hundred dollars;
- In Lebanon, eight hundred dollars;
- In Newport, seven hundred dollars;
- In Exeter, six hundred dollars;
- In Somersworth, six hundred dollars;
- In Franklin, six hundred dollars;
- In Rochester, nine hundred dollars;
- In Littleton, 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

*Amended, chapter 151, post.
Chapter 71

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

1. Investments by Guardians. Amend section 22 of chapter 290 of the Public Laws by adding at the end of subsection II thereof the words, or in the savings department of a national bank or trust company located in this state, so that said section as amended shall read as follows:

22. Approved Classes. Every guardian of a minor shall invest, in the name of his ward, or in his own name as guardian, the money and the proceeds of all real and personal property of his ward not required for the ward’s support in the following described classes of property only:

I. In notes secured by mortgage of real estate at least double in value of the notes.

II. By deposit in some incorporated savings bank in this state, or in the savings department of a national bank or trust company located in this state.

III. In such other stocks and bonds as are legal investments for savings banks in this state, with the exception of stocks in banking corporations and trust companies.
2. Takes Effect. This act shall take effect upon its passage.
[Approved March 31, 1931.]

CHAPTER 72.
AN ACT REGARDING THE OPEN SEASON FOR BROOK TROUT IN THIRD CONNECTICUT LAKE AND BIG MILLSFIELD POND.

Section 1. Open season.

Section 2. Takes effect.

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

1. Open Season. Paragraph IV of section 1 of chapter 200 of the Public Laws, as amended by section 3 of chapter 65 of the Laws of 1927, is hereby amended by striking out the whole of said paragraph and substituting therefor the following: IV. Those not less than seven inches in length may be taken from First and Second and Third Connecticut lakes and Round pond in Pittsburg and from Big Millsfield pond in Millsfield from April fifteenth to September first, from Big Diamond pond, Little Diamond pond and Long pond in Millsfield from May twentieth to September first, and from Big and Little Greenough ponds in Wentworth's Location from May first to September first.

2. Takes Effect. This act shall take effect upon its passage.
[Approved March 31, 1931.]

CHAPTER 73.
AN ACT REGULATING THE NUMBER OF LAKE TROUT TO BE TAKEN THROUGH THE ICE.

Section 1. Lake trout, taking through the ice.

Section 2. Takes effect.

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

1. Number Reduced. Amend section 24, chapter 200 of the Public Laws, as amended by chapter 82 of the Laws of
1929, by striking out the word "six" in the eleventh line and inserting in place thereof the word, four, so that said section as amended shall read as follows: **24. Ice Fishing.** Lake trout, pike perch, perch, shad, white fish, pickerel and cusk may be taken through the ice, during the open season therefor, with hook and line, tip-ups or bobs; but no person shall have in use or control at the same time more than six tended lines, tip-ups or bobs, and such person shall be present and have personal control over the same, except that ten such devices for taking cusk may be set and left unattended. Nothing in this section shall be construed as prohibiting fishing for lake trout or shad through the ice with one line in hand, in addition to ten unattended cusk lines. No person shall take more than four trout through the ice in one day.

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

[Approved March 31, 1931.]

**CHAPTER 74.**

AN ACT TO CLOSE THE NORTH BRANCH OF GALE RIVER TO FISHING.

**Section**

1. Prohibition.

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

1. **Prohibition.** To prevent pollution of the public water supply of the town of Littleton all fishing is prohibited in the North Branch of the Gale river above the point of the intake, so called, situated in the town of Bethlehem.

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

[Approved March 31, 1931.]
CHAPTER 75.

AN ACT TO CLOSE CERTAIN BROOKS TO FISHING IN THE TOWNSHIP OF SUCCESS.

Section 1. Prohibition. All persons are prohibited from fishing, for the period of three years from the passage of this act, in those portions of Bean, Thompson, Meadow, Goose Eye, Clay and Stearns South Branch brooks lying between their sources and the road leading from Berlin to Success pond.

2. Penalty. Any person violating the provisions of this act shall be fined ten dollars and five dollars additional for each fish taken in violation hereof.

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

[Approved March 31, 1931.]

CHAPTER 76.

AN ACT RELATING TO THE SALARY OF THE SOLICITOR FOR ROCKINGHAM COUNTY.

Section 1. Salary, solicitor, Rockingham county. Amend section 20, chapter 16 of the Public Laws by striking out the words "twelve hundred" in the third line and inserting in place thereof the words, fifteen hundred, so that said section as amended shall read as follows: 20.* Salaries. The annual salaries of the solicitors in the several counties shall be as follows:

In Rockingham, fifteen hundred dollars.
In Strafford, twelve hundred dollars.

*Amended, chapter 152, post.
In Belknap, nine hundred dollars.
In Carroll, eight hundred dollars.
In Merrimack, ten hundred dollars.
In Hillsborough, twenty-five hundred dollars.
In Cheshire, eight hundred dollars.
In Sullivan, eight hundred dollars.
In Grafton, twelve hundred dollars.
In Coos, fifteen hundred dollars.

2. Takes Effect. This act shall take effect April 1, 1931. [Approved April 2, 1931.]

CHAPTER 77.

AN ACT RELATIVE TO CLERICAL ASSISTANCE IN THE OFFICE OF SECRETARY OF STATE.

1. Secretary of state, clerical assistance.

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

1. Amendment. Amend section 14, chapter 14 of the Public Laws by striking out said section and inserting in place thereof the following: 14. Clerks. He may, with the approval of the governor and council, employ a chief clerk at an annual salary not to exceed eighteen hundred dollars and such other clerks and assistants as may be necessary.

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

[Approved April 2, 1931.]

CHAPTER 78.

AN ACT RELATING TO THE OPEN SEASON ON SALMON.

1. Salmon, open season.

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

1. Open Season. Amend section 2, chapter 200 of the Public Laws, as amended by section 7, chapter 65, Laws of
1927, by striking out the word "fifteenth" in the second line and inserting in place thereof the word, first, and by striking out the word "twentieth" in the eighth line and inserting in place thereof the word, first, so that said section as amended shall read as follows:

2. Salmon. Salmon not less than fifteen inches in length may be taken and possessed from April first to September first, except that salmon not less than twelve inches in length may be taken and possessed from the waters of Umbagog lake, the Androscoggin river and the Connecticut river from May 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 first to September first. Those of legal length may be taken by the use of a fly only during the month of September from First and Second Connecticut lakes, Big Diamond pond and the Connecticut river.

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

[Approved April 2, 1931.]

CHAPTER 79.

AN ACT RELATIVE TO MOTOR VEHICLE IDENTIFICATION NUMBERS OR MARKS.

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

1. Motor Vehicles. Amend chapter 100 of the Public Laws in adding after section 2 the following new sections:

2-a. Identification Marks. No motor vehicle shall be registered unless it shall have permanently cut, impressed or embossed on some portion thereof a factory, serial or identification number or mark. Any person who shall knowingly have in his possession any motor vehicle from which such number or mark shall have been removed, defaced, obliterated or changed, shall forthwith file with the commissioner of motor vehicles a sworn statement describing such motor vehicle, showing the source of his title and, if known, the
reason for such removal, defacement, obliteration or change. If satisfied as to the facts the commissioner may grant permission to cut, impress or emboss permanently into the motor of such vehicle a special identification number or mark which shall thereafter be deemed sufficient for the purpose of registration of such vehicle. 2-b. Penalty. No person shall willfully remove, deface, obliterate, change or cause to be removed, obliterated, defaced or changed any factory, serial or other identification number or mark on or from any motor vehicle. Whoever violates any provision of this section shall be fined not more than one hundred dollars or imprisoned not more than six months or both.

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

[Approved April 2, 1931.]

CHAPTER 80.

AN ACT RELATIVE TO MOTOR VEHICLE EQUIPMENT INSPECTION.

Section 1. Motor vehicle inspection; Section 2. Takes effect.

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

1. Motor Vehicle Equipment. Amend chapter 100 of the Public Laws by adding after section 6 the following new sections: 6-a. Inspection Authorized. The commissioner of motor vehicles may require the inspection of any motor vehicle or trailer to determine whether or not it is unsafe or improperly equipped or otherwise unfit to be operated. Such inspection shall be made at such times and in such manner as the commissioner may specify. The commissioner may authorize properly qualified persons to make inspections, without expense to the state, at stations designated by him, and he may at any time revoke such authorization or designation. 6-b. Penalty. The commissioner may refuse to register any motor vehicle or trailer which has not been inspected as required or which is unsafe or improperly equipped or otherwise unfit to be operated, and for similar reasons he may revoke any registration already made.
2. Takes Effect. This act shall take effect upon its passage.

[Approved April 2, 1931.]

CHAPTER 81.

AN ACT RELATIVE TO RECKLESS OPERATION OF MOTOR VEHICLES.

Section 1. Reckless operation of motor vehicles.

Section 2. Takes effect.

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

1. Motor Vehicle Penalties. Amend section 11 of chapter 102 of the Public Laws by adding at the end of said section the following: If the death of any person results from the reckless operation of a motor vehicle the person convicted of such reckless operation shall, in lieu of any other penalty imposed by this section, be fined not more than one thousand dollars, or imprisoned not more than five years, or both, provided that the provisions of this section shall not be construed to limit or restrict prosecution for manslaughter, so that said section as amended shall read as follows: 11. Reckless Operating. Whoever upon any way operates a vehicle recklessly, or so that the lives or safety of the public might be endangered, or upon a bet, wager or race, or who operates a vehicle for the purpose of making a record, and thereby violates any of the provisions of this title or any special regulations made by the commissioner, shall be fined not more than one hundred dollars, or imprisoned not more than six months, or both; and for a second offense he shall be imprisoned not less than one month nor more than one year. If the death of any person results from the reckless operation of a motor vehicle the person convicted of such reckless operation shall, in lieu of any other penalty imposed by this section, be fined not more than one thousand dollars, or imprisoned not more than five years, or both, provided that the provisions of this section shall not be construed to limit or restrict prosecution for manslaughter.
2. Takes Effect. This act shall take effect upon its passage.
[Approved April 2, 1931.]

CHAPTER 82.

AN ACT RELATIVE TO REFLECTOR REAR LIGHTS FOR COMMERCIAL MOTOR VEHICLES, TRUCKS AND TRAILERS.

Section 1. Commercial motor vehicles, trucks, trailers.

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

1. Commercial Motor Vehicles, Trucks, Trailers. Amend section 6, chapter 103 of the Public Laws by adding at the end of said section the following: Provided every commercial vehicle, truck, trailer or semi-trailer shall, in addition to such rear lights, be equipped with a reflector of such size, color and type as shall be approved by the motor vehicle commissioner. Such reflector shall be located not less than twenty-four nor more than forty-eight inches above the ground and placed on the rear of the body of said vehicle, to the left of the center thereof, in such a manner as to show the extreme width of said vehicle and to reflect rays of light thrown upon such reflector. The visibility of such reflector shall not be impaired at any time, so that said section as amended shall read as follows: 6. Tail Lights and Reflector. Every motor vehicle, tractor, trailer and semi-trailer, when on the highways of this state at night, shall have on the rear thereof, and to the left of the axis thereof, one lamp displaying a red light visible for a distance of at least one hundred feet behind such vehicle, and a white light illuminating the registration plate of such vehicle so that the characters thereon shall be visible for a distance of at least fifty feet. Provided every commercial vehicle, truck, trailer or semi-trailer shall, in addition to such rear lights, be equipped with a reflector of such size, color and type as shall be approved by the motor vehicle commissioner. Such reflector shall be located not less than twenty-four nor more than forty-eight inches above the ground and placed on the rear of the body of said vehicle, to
the left of the center thereof, in such a manner as to show the extreme width of said vehicle and to reflect rays of light thrown upon such reflector. The visibility of such reflector shall not be impaired at any time.

2. Takes Effect. This act shall take effect September 1, 1931.

[Approved April 2, 1931.]

CHAPTER 83.

AN ACT RELATING TO ABANDONED MOTOR VEHICLES.

SECTION 1. Abandoned motor vehicles, authority to take; liens; notice; sale; notice of sale; application of proceeds.

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

1. Abandoned Motor Vehicles. Amend Title XI of the Public Laws, relating to motor vehicles, by adding after chapter 104 the following new chapter:

CHAPTER 104-A

ABANDONED MOTOR VEHICLES, ETC.

1. Authority to Take. Any inspector of the motor vehicle department, police officer, sheriff, deputy sheriff, or selectman, upon discovery of any motor vehicle apparently abandoned, or of any motor vehicle without proper registration, whether situated within or outside any way, or of any motor vehicle that apparently has been involved in an accident and is a menace to traffic, may take such motor vehicle into his custody and may cause the same to be taken away and stored in some suitable place.

2. Liability. There shall be no liability attached to such person for any damages to such motor vehicle while in his custody.

3. Lien. All charges necessarily incurred by such person in the performance of carrying out the provisions of section 1 shall be a lien upon such motor vehicle. The owner or keeper
of any garage or other place where such motor vehicle may be stored shall have a lien upon such vehicle for his storage charges.

4. **Owner May Reclaim.** The owner of a motor vehicle so placed in storage may reclaim the same before its sale by paying the charges incurred.

5. **Notice to Commissioner.** If the owner of such motor vehicle fails to so reclaim such vehicle within thirty days from the time of storage, the owner of such garage or other place of storage shall, within forty days of the date when such motor vehicle was placed in storage with him, send a written notice to the commissioner of motor vehicles stating the make, factory or identification number of such motor vehicle, the date when the same was left in storage with him and by whom and the registration number, if any. Such notice shall be placed on file by the commissioner and shall be subject to public inspection.

6. **Sale Authorized.** If such motor vehicle shall have been so stored for a period of ninety days such owner or keeper may sell the same, at his place of business, at public auction, for cash. No sale under the provisions hereof shall be valid unless the notice required by section 5 shall have been given.

7. **Notice of Sale.** Notice of such sale shall be given by posting notices thereof in two or more public places in the town where the property is stored, fourteen days at least before the sale, and, if the value of the motor vehicle exceeds one hundred dollars, by publishing the notice. If the last place of abode of the owner of such motor vehicle is known to, or may be ascertained by, such garage owner or keeper by the exercise of reasonable diligence, a notice of the time and place of said sale shall be given said owner by registered mail, at least fourteen days prior to said sale.

8. **Application of Proceeds.** The balance of the proceeds of sale, if any, after payment of the amount of the liens and the reasonable expenses incident to the sale, shall be paid to the owner of such motor vehicle or his legal representative, if claimed at any time within one year from the date of such sale. If such balance shall not be claimed within said period it shall be paid into the state treasury for the use of the state.
2. **Takes Effect.** This act shall take effect upon its passage.

[Approved April 2, 1931.]

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**CHAPTER 84.**

AN ACT RELATIVE TO MOTOR VEHICLE ACCIDENTS.

**Section 1. Conduct after motor vehicle accidents.**

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

1. **Motor Vehicle Accidents.** Amend section 17, chapter 102 of the Public Laws by striking out the words "to any proper person demanding the same" in the fourth line and inserting in place thereof the words, to the party whose person or property is injured, so that said section as amended shall read as follows:

17. **Conduct After Accident.** Any person operating a motor vehicle, knowing that injury has been caused by him to a person or to property, shall forthwith bring his vehicle to a stop, return to the scene of the accident, give, to the party whose person or property is injured, his name and address, the number of the driver's license, the registration number of the motor vehicle and the name and address of each occupant thereof. Any person operating a motor vehicle which is in any manner involved in an accident in which any person is injured or killed shall forthwith report in writing to the commissioner the facts required herewith together with a statement of the circumstances of the accident.

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

[Approved April 3, 1931.]
AN ACT RELATING TO BUSINESS CORPORATIONS.

Section 1. Business corporations, name.
Section 2. Record of organization.
Section 3. Capital stock.
Section 4. Description of consideration for stock.
Section 5. Filing affidavit of issue of additional stock.

Section 6. Amendments to organization.
Section 7. Stock certificates.
Section 8. Special meetings of stockholders.
Section 9. Time of notification.
Section 10. Subsequent returns.
Section 11. Takes effect.

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

1. Organization. Amend section 3, chapter 225 of the Public Laws by striking out said section and inserting in place thereof the following: 3. Name. The corporate name must end with the abbreviation "Inc." or must include the word "corporation" or "incorporated," or may include the word "company" or the abbreviation "Co." if that word or abbreviation is not immediately preceded by the word "and" or the abbreviation "&." The provisions of this section shall not affect the right of any corporation existing at the time this act takes effect to continue the use of its name. Subject to the above limitation any corporate name may be assumed which is not in use by any other New Hampshire corporation or any foreign corporation admitted to do business in this state, and which is not so similar thereto or to that of any partnership or association carrying on business in this state, as to be liable to be mistaken for it; provided that such name or similar name may be adopted with the consent in writing of such existing corporation, partnership or association filed with the articles of agreement.

2. Exception. Amend section 10 of said chapter 225 by striking out the whole thereof and inserting in place thereof the following: 10. Record of Organization. A record of organization shall be prepared which shall contain the original or true copy of the articles of agreement, the names and addresses of the officers and directors, and the original or a true copy of the record of the organization meeting and any adjournment thereof, except the by-laws, attested by the clerk, or temporary clerk, to which shall be attached an affidavit signed and sworn to by the treasurer and a majority
of the directors elected at such organization meeting stating that such record of organization contains such originals or true copies.

3. Capital Stock. Amend section 21 of said chapter 225 by striking out all of said section after the word "ten" in the fifth line, so that said section as amended shall read as follows: 21. No Par Value. Any such corporation may issue shares of stock with or without nominal or par value. Every share of such stock without nominal or par value shall be equal to every other such share except as may be provided in the votes authorizing the issue thereof. The number of such shares shall not be less than ten.

4. Consideration for Stock. Amend section 32 of said chapter 225, as amended by section 1, chapter 123 of the Laws of 1929, by inserting before the word "amount" in the sixteenth line the word total, so that said section as amended shall read as follows: 32. Consideration, Description. If any part of the capital stock with nominal or par value is to be issued for real estate, a description in sufficient detail to permit its identification and the amount of stock to be issued therefor shall be stated in the vote authorizing such issue; if any part of such capital stock is to be issued for personal property it shall be described in like detail, and the amount of stock to be issued therefor shall be so stated; if any part of such capital stock is to be issued for services or expenses, the nature of such services and expenses and the amount of stock to be issued therefor shall be so stated; if any part of such capital stock is to be issued for any other consideration, the nature thereof and the amount of stock to be issued therefor shall be so set forth in reasonable detail and if any part of such capital stock is to be issued for any combination of the foregoing considerations it shall be described in like detail and the total amount of stock to be issued therefor shall be so stated, provided that if any part of such combination shall consist of services or of good will, patent rights, copyrights, trade-marks or other intangible items of a like nature the amount of stock to be issued for any such item shall be separately specified.

5. Filing Affidavit of Issue of Additional Stock. Amend section 35 of said chapter 225, as amended by section 3,
chapter 123 of the Laws of 1929, by striking out the words "within thirty days from the date of authorization of such additional stock" in the fifteenth and sixteenth lines, so that said section as amended shall read as follows: 35. Affidavit; Record. Such vote to issue additional stock shall not be inconsistent with the record of organization, and shall set forth the same facts with respect to such additional issue as are required by sections 30 to 33 with respect to the original issue. An affidavit signed and sworn to by the treasurer and a majority of the directors setting forth: I. the total amount of capital stock authorized; II. the amount of stock already issued; III. the amount of additional stock to be issued and the consideration therefor; IV. true copies of the votes relating to the issue of such additional stock; and V. a statement with respect to the consideration to be paid for stock with nominal or par value such as is required in section 11 with respect to the original issue of such stock, shall be submitted to the attorney-general or assistant attorney-general. Such certificate shall be examined by the attorney-general or assistant attorney-general in the same manner as the original record of organization. If he finds that it conforms to the requirements of law, he shall so certify and endorse his approval thereon, and it shall thereupon be filed in the office of the secretary of state who, upon payment of the fee herein-after provided, shall cause it and the endorsement thereon to be recorded. No such issue of stock subsequent to the stock provided for by the record of organization shall be lawful until said certificate shall have been filed in the office of the secretary of state as aforesaid.

6. Amendments to Organization. Amend section 42 of said chapter 225 by striking out the words "within thirty days after such meeting" in the second and third lines, so that said section as amended shall read as follows: 42. Record of Amendment. A record of amendment, signed and sworn to by the treasurer and a majority of the directors, shall be prepared, setting forth true copies of the vote effecting such amendment or alteration, and stating that it has been duly adopted by the stockholders.

7. Stock Certificates. Amend section 49 of said chapter 225 by striking out the entire section and inserting in place
thereof the following: 49. Form. Each stockholder shall be entitled to a certificate of stock signed by the president and treasurer or by such officers as the articles of incorporation or by-laws may provide, but when any such certificate is signed by a transfer agent or registrar the signature of any such corporate officer and the corporate seal, if any, upon such certificate, may be facsimiles engraved or printed.

8. Special Meetings of Stockholders. Amend section 60 of said chapter 225 by inserting after the words "annual meeting" in the second line the words, a special meeting in lieu of such annual meeting may be called upon such notice as may be provided in the by-laws for a special meeting, so that said section as amended shall read as follows: 60. Calling. If a business corporation shall fail to hold its annual meeting a special meeting in lieu of such annual meeting may be called upon such notice as may be provided in the by-laws for a special meeting, or if from any cause a meeting thereof cannot otherwise be called, the owners of one-twentieth part of the stock or any class of stock may apply in writing to a justice of the peace to call a meeting stating the occasion and purpose thereof.

9. Time of Notification. Amend section 87 of said chapter 225, as amended by section 1, chapter 84 of the Laws of 1927, by striking out the words and figures "between March 1 and 15" in the first and second lines and inserting in place thereof the words, during the month of April, so that said section as amended shall read as follows: 87. Notice of Neglect. The secretary of state shall, during the month of April 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 having charge of any of its business or custody of any of its property within the state, and to contain a copy of this subdivision.

10. Amendment. Amend section 88 of said chapter 225, as amended by section 2, chapter 84 of the Laws of 1927, by striking out the word "notification" in the fourth line so that
said section as amended shall read as follows: 88. *Subsequent Returns.* It shall be the duty of the corporation to make or cause to be made its annual return and payment of return fee on or before April 1; and, failing so to do, an additional fee of five dollars shall be required, as well as the making of the annual return.

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

[Approved April 3, 1931.]

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**CHAPTER 86.**

AN ACT RELATIVE TO STOCKHOLDERS IN DIVIDEND-PAYING CORPORATIONS VOTING BY PROXY.

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

1. *Proxies at Railroad Meetings.* Section 28 of chapter 227 of the Public Laws, relating to proxies at railroad meetings, is hereby repealed.

2. *Soliciting Proxies.* Amend section 29 of said chapter 227 by striking out the words “or shall directly or indirectly solicit a proxy for any other person to vote upon,” in the fourth and fifth lines so that said section as amended shall read as follows: 29. *Penalty.* If any person shall fraudulently vote upon any share of which he is not the *bona fide* and absolute owner, except in the cases before provided for, or shall fraudulently procure or receive the transfer of a share for the purpose of voting thereon, he shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

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

[Approved April 3, 1931.]
CHAPTER 87.
AN ACT RELATING TO MUNICIPAL WATER-WORKS.

Section 1. Certificate from public service commission.
Section 2. Takes effect.

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

1. Certificate from Public Service Commission. Amend section 11 of chapter 43 of the Public Laws by striking out all after the word "district" in line 2 of said section and inserting in place thereof the following; unless it obtains from the public service commission a certificate that the operation of such water-works will not be in competition with any private water system engaged in business within said town or district and operating under the jurisdiction of the public service commission, so that said section as amended shall read: 11. Application of Chapter. The foregoing provisions of this chapter shall not apply to any town or district unless it obtains from the public service commission a certificate that the operation of such water-works will not be in competition with any private water system engaged in business within said town or district and operating under the jurisdiction of the public service commission.

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

[Approved April 3, 1931.]

CHAPTER 88.
AN ACT TO CLOSE NUBANUSIT LAKE AND SPOONWOOD POND IN THE TOWNS OF HANCOCK AND NELSON TO ICE FISHING.

Section 1. 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 in Nubanusit lake and Spoonwood pond, so called, in the towns of Hancock and Nelson.
2. **Penalties.** Any person who shall violate the provisions of this act shall be fined ten dollars for each offense and five dollars additional for each fish taken in violation thereof.

3. **Takes Effect.** This act shall take effect December first, 1932.

[Approved April 7, 1931.]

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**CHAPTER 89.**

AN ACT TO CLOSE GREAT POND AT KINGSTON TO ICE FISHING.

Section 1. Ice fishing prohibited.
Section 2. Penalties.

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 date of passage of this act in Great pond, so called, in the town of Kingston.

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

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

[Approved April 7, 1931.]

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**CHAPTER 90.**

AN ACT EXTENDING THE POWERS OF TOWNS WITH RESPECT TO THE PUBLIC HEALTH.

Section 1. Town appropriations, physicians.
Section 2. Appropriations for hospitals.
Section 3. Residence of health officers.
Section 4. Takes effect.

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

1. **Town Appropriations.** Paragraph XXIII of section 4 of chapter 42 of the Public Laws is hereby amended by adding at the end of said paragraph the following: Two or more neighboring towns may each make appropriations for the joint
support of the same physician, who shall be resident in one of said towns. The selectmen of the several towns making appropriations for the support of the same physician shall constitute a board for the purpose of employing and dismissing such physician; so that said paragraph as amended shall read as follows: XXIII. Physicians. To support a resident physician, in towns which otherwise would be without the services of such physician, the appropriation to be expended in quarterly payments. Two or more neighboring towns may each make appropriations for the joint support of the same physician, who shall be resident in one of said towns. The selectmen of the several towns making appropriations for the support of the same physician shall constitute a board for the purpose of employing and dismissing such physician.

2. Hospitals. Paragraph VI of section 4 of chapter 42 of the Public Laws is hereby amended by adding at the end of said paragraph the following: Two or more neighboring towns may each make appropriations for the aid of a hospital or clinic or health center, either one or more of them, located in one of said towns; so that said paragraph as amended shall read as follows: VI. Hospitals. To aid hospitals. Two or more neighboring towns may each make appropriations for the aid of a hospital or clinic or health center, either one or more of them, located in one of said towns.

3. Residence of Health Officers. Section 2 of chapter 126 of the Public Laws is hereby amended by adding at the end of said section the following: and except, also, that upon the recommendation of the selectmen of each of several towns the state board may in its discretion appoint any qualified person resident in one of said towns as health officer for all of said towns, and such joint officer shall receive such compensation from each town as the selectmen thereof or the town shall fix; so that said section as amended shall read as follows: 2. Residence. Said health officer shall be a resident of the town for which he is to act, except that the state board may appoint any qualified person to act in unorganized localities; and except, also, that upon the recommendation of the selectmen of each of several towns the state board may in its discretion appoint any qualified person resident in one of said towns as health officer for all of said towns, and such joint
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officer shall receive such compensation from each town as the selectmen thereof or the town shall fix.

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 7, 1931.]

CHAPTER 91.

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

Section 1. Reciprocal agreements. 3. Limitation.
Section 2. Waiver of liability. 4. Takes effect.

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

1. Reciprocal Agreements. The attorney-general is hereby authorized to enter into a reciprocal agreement with the attorney- generals or duly authorized officials of other states regarding the interstate transportation of poor and indigent persons, and definitely fix the minimum period of residence in the foreign state, and after the expiration of said period, it shall be unlawful to bring said poor and indigent person into this state, and a person so doing shall be liable as provided in chapters 106 and 107 of the Public Laws.

2. Waiver of Liability. If said poor and indigent person has been in said foreign state less than the minimum period agreed upon, it will be lawful to return said poor and indigent person to the town or place in this state wherein said person last resided or had a settlement.

3. Limitation. The foregoing shall be operative only to the extent that under the laws of the foreign state the same shall apply to poor and indigent persons resident of said foreign state, who shall be domiciled within the borders of this state for the time agreed upon.

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

[Approved April 7, 1931.]
CHAPTER 92.

AN ACT TO ABOLISH THE BOARD OF PUBLICITY AND CREATE A STATE DEVELOPMENT COMMISSION.

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

1. Amendment. Amend section 33 of chapter 19 of the Public Laws by striking out the whole of said section and inserting in place thereof the following: 33. State Development Commission. There shall be a state development commission consisting of three members appointed by the governor with the advice of the council, whose terms shall be one for one year, one for two years, and one for three years from the first day of May, 1931, and until their successors are appointed and qualified; and thereafter one member shall be appointed each year for a term of three years and until a successor is appointed and qualified. The members shall serve without pay, and said commission shall have authority to co-operate with any persons or organizations or corporations interested for devising means to advertise the attractions and resources of the state and to conduct research of state resources.

2. Appropriation. Any unexpended balance of the appropriation heretofore made for the use of the board of publicity is hereby made available for the use of the state development commission.

3. Takes Effect. This act shall take effect May 1, 1931.  
[Approved April 7, 1931.]
CHAPTER 93.

AN ACT RELATING TO INSPECTION AND LICENSING OF FERRY BOATS.

Section 1. Inspection by public service commission.

Section 2. Takes effect.

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

1. Inspection by Public Service Commission. Amend section 1, chapter 151 of the Public Laws by inserting after the word "boats" in the third line the words, and of any boats however propelled operated as ferries for the transportation of passengers or freight or both, so that said section as amended shall read as follows: 1. Inspector. The public service commission, with the approval of the governor and council, shall employ an inspector of electric, naphtha, gasoline or steam power boats and of any boats however propelled operated as ferries for the transportation of passengers or freight or both, whose duty it shall be to inspect all such boats and the boilers, engines and hulls thereof, and their appliances, devices and equipment for the safety of passengers and freight, operated as common carriers or kept for hire on any public water in the state, not subject to the authority in this respect of United States inspection laws, or where inspections under such laws are not regularly made. When not engaged in the examination or inspection of boats or launches he shall perform such duties with reference to the department of the public service commission as the commission shall direct.

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

[Approved April 7, 1931.]
CHAPTER 94.

AN ACT RELATING TO AID FURNISHED SOLDIERS, SAILORS AND THEIR DEPENDENTS.

Section 1. Soldiers' aid, publication of names prohibited.

Section 2. Takes effect.

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

1. Aid to Soldiers, etc. Amend section 16, chapter 106, Public Laws, by striking out all thereof and inserting in place thereof the following: 16. Publication. Selectmen of towns, and the mayor and aldermen of cities shall not publish or allow to be published in the annual reports of towns, or cities, the name of any soldier or sailor, his wife, widow, or minor children who have received such aid, but may enter the items under the heading of aid furnished soldiers and sailors.

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

[Approved April 9, 1931.]

CHAPTER 95.

AN ACT RELATING TO THE APPOINTMENT OF HIGHWAY AGENTS BY SELECTMEN.

Section 1. Amendment.

Section 2. Takes effect.

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

1. Amendment. Amend chapter 80 of the Public Laws by adding after section 9 a new section: 9-a. Effect of Vote. When a town at an annual meeting by major vote has authorized the selectmen to appoint one or more highway agents said action shall continue in effect until amended or repealed by a subsequent major vote of the town at an annual or special meeting.

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

[Approved April 9, 1931.]
CHAPTER 96.

AN ACT RELATING TO SAVINGS BANKS AND TRUST COMPANIES.

SECTION
1. Approval of loans, sales of bonds, etc.
2. Record of loans and investments.
4. Verification of deposit books.
5. Limitation on investments.
6. Investment in real estate outside this state.
7. Stock exchange collateral.

SECTION
8. Notes secured by deposit books.
12. Manufacturing and fire insurance companies.
13. Property of bank registered; list of legal investments.
14. Repeal; takes effect.

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

1. **Approval of Loans, Sales of Bonds, etc.** Amend section 4 of chapter 260 of the Public Laws by adding at the end thereof the words: The investment committee or the board of trustees of a savings bank or the board of directors of a trust company shall approve all loans, all changes in mortgage or other security for loans, all purchases and sales of bonds, stocks, notes and other investments and shall perform such other duties, not inconsistent herewith, as the by-laws may prescribe. No change in any interest rate shall be made without the approval of the investment committee or the board of trustees or directors, so that the said section as amended shall read as follows:

2. **Investment Committee; Officers.** Said board shall elect an investment committee of not less than three of its members, and such other officers as may be necessary for the transaction of the business of the corporation. The investment committee or the board of trustees of a savings bank or the board of directors of a trust company shall approve all loans, all changes in mortgage or other security for loans, all purchases and sales of bonds, stocks, notes and other investments and shall perform such other duties, not inconsistent herewith, as the by-laws may prescribe. No change in any interest rate shall be made without the approval of the investment committee or the board of trustees or directors.

2. **Loans and Investments.** Amend section 12 of chapter 260 by striking out the whole of said section and inserting in place thereof the following:

12. **Record.** There shall be
kept by every savings bank, state bank and trust company in this state a record of all loans and investments of every description made by said institution in such form as the commissioner may approve, which shall show that such loans or investments have been made with the approval of the investment committee or the board of trustees or directors of such institution, and which shall indicate such particulars respecting such loans or investments as the commissioner shall direct. This record shall be submitted to the trustees and to the commissioner at each examination required by law. Such loans or investments shall be classified in this record in such manner as the commissioner shall direct.

3. Yearly Expenses of Banks. Amend section 7 of chapter 261 of the Public Laws by inserting after the word "not" in the fourth line thereof the words, without the approval of the commissioner, and by striking out the words "and in no case shall they exceed" and inserting in place thereof the word plus, so that the said section as amended shall read as follows: 7. ——, Fixing; Limitations. The trustees shall annually establish the salary of the treasurer and of all other officers and employees of the bank. The total yearly expenses of the bank incurred by the trustees in its management, including salaries, shall not, without the approval of the commissioner, exceed four thousand dollars while the average amount of its deposits is five hundred thousand dollars or less, plus the sum produced by adding to four thousand dollars three fifths of one per cent of the excess of deposits up to three million dollars, and one fifth of one per cent of the excess of deposits above three million dollars.

4. Verification of Deposit Books. Amend section 30 of said chapter 261 by inserting after the word "verification" in the first line thereof the words, conducted by the commissioner, and by adding at the end thereof the words: Every such bank and association shall pay to the state one half of the expense of such verification upon notice from the commissioner of the amount due, so that the said section as amended shall read as follows: 30. Quadrennial. There shall be a verification conducted by the commissioner of the individual deposit books of the depositors of every savings bank and of the due books of the shareholders of every building and loan
association with the books of the bank or association, and a trial balance made of the depositors’ ledgers of such bank or association, at least once in every period of four years from and after the year 1923, at such times in said period as the commissioner shall direct. Every such bank and association shall pay to the state one half of the expense of such verification upon notice from the commissioner of the amount due.

5. Investments of Savings Banks. Amend section 1 of chapter 262 of the Public Laws by striking out the whole of said section and inserting in place thereof the following:

1. Limitation. Savings banks and savings departments of banking and trust companies shall maintain a reserve of not less than five per cent of the amount of their deposits in cash and public funds of the United States and shall make investment of the balance of their funds in the following classes of securities only; provided, however, that said requirement with respect to said reserve shall not apply to any bank which is a member of the Federal Reserve System.

6. Real Estate Outside This State. Amend paragraph II of section 3 of said chapter 262 as amended by section 1, chapter 89 of the Laws of 1927 and section 2, chapter 122 of the Laws of 1929, by adding at the end thereof the following: No loan or investment shall be made under this paragraph upon real estate situated outside of New England except through or from an individual, partnership, association or corporation duly registered as a dealer in securities in this state, nor except upon written application showing the date, name of applicant, amount asked for and security offered and not more than thirty per cent of the deposits shall be loaned upon real estate situated outside of New England, so that the said paragraph as amended shall read as follows: II. OTHER REAL ESTATE. Those directly secured by first mortgage on real estate situated without this state, but entirely within the United States, except as provided in the preceding paragraph, 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 para-
graph shall not apply to bonds of railroad or public service
corporations. No loan or investment shall be made under this
paragraph upon real estate situated outside of New England
except through or from an individual, partnership, association
or corporation duly registered as a dealer in securities in this
state, nor except upon written application showing the date,
name of applicant, amount asked for and security offered and
not more than thirty per cent of the deposits shall be loaned
upon real estate situated outside of New England.

7. Bonds. Amend paragraph V of section 3 of said
chapter 262 as amended by section 4, chapter 122 of the Laws
of 1929, by striking out the words "Boston or New York
Stock Exchange" and inserting in place thereof the
words, Boston Stock Exchange, the New York Stock Ex-
change, or the New York Curb Exchange, so that said para-
graph as amended shall read as follows: V. STOCK EX-
CHANGE COLLATERAL. Notes and bonds secured by collateral
securities which are dealt in on the Boston Stock Exchange,
the New York Stock Exchange, or the New York Curb Ex-
change, the stock exchange price of which shall at all times
be at least twenty per cent in excess of the amount due upon
the notes and bonds while held by the bank; but not exceeding
twenty-five per cent of the deposits shall be so invested.

8. Notes Secured. Amend paragraph VI of section 3 of
said chapter 262 as amended by section 5, chapter 122 of the
Laws of 1929, by striking out the whole of said paragraph
and inserting in place thereof the following: VI. DEPOSIT
Books. Notes secured by any book of deposit issued by any
savings bank, or by any savings department of a state or
national bank, existing under the laws of and located in any
New England state or notes secured by the depositor's pass
book of any building and loan association of this state, pro-
vided that the investment in the case of banks and building
and loan associations located in New Hampshire shall not be
in excess of one hundred per cent and in the case of banks
located in the other New England states, shall not be in ex-
cess of ninety per cent of the withdrawal value of the deposit
evidenced thereby.

9. Notes with Signers or Endorsers. Amend paragraph
VII of section 3 of said chapter 262 by striking out the whole
of said paragraph and inserting in place thereof the following: VII. **Unsecured.** Notes with two or more signers, or one or more endorsers, or notes of makers whose net assets are not less than two hundred and fifty thousand dollars and whose total indebtedness does not exceed fifty per cent of their quick assets. Not exceeding ten per cent of the deposits shall be invested under the provisions of this paragraph and not exceeding two per cent of the deposits shall be so loaned to any one borrower; provided, that, except in notes with two or more signers, or one or more endorsers, no savings bank shall invest under this paragraph unless its guaranty fund is full and unimpaired and the total value of its assets as determined by the commissioner exceeds the amount of its deposits by at least ten per cent. All notes accepted under the provisions of this paragraph shall be payable at a definite time not later than six months from date and shall not be renewed or the indebtedness represented thereby extended without the approval of the investment committee or the board of directors or trustees.

10. **Amendment.** Amend section 3 of said chapter 262 by inserting the following new paragraph to be numbered IX: IX. **Bankers’ Acceptances.** Acceptances of member banks of the Federal Reserve System of the kinds and maturities made eligible for rediscount or purchase by Federal Reserve Banks.

11. **Public Service Companies.** Amend paragraph VIII of section 12 of said chapter 262, as amended by section 16, chapter 122 of the Laws of 1929, by striking out the whole of said paragraph and inserting in place thereof the following: VIII. **Bonds; Notes.** Mortgage bonds issued, assumed, or guaranteed as to principal and interest, by public service companies and mortgage bonds of companies controlled by such companies for the refunding of which mortgage bonds of such companies are specifically reserved; provided, that in at least three of the four years next preceding such investment the net income of such companies shall have been not less than two hundred and fifty thousand dollars and not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien; and bonds or notes issued, assumed, or guaranteed as to principal and interest, by public service companies; provided, that in
at least three of the four years next preceding such investment the net income of such companies shall have been not less than five hundred thousand dollars and not less than twice such interest; provided, also, that in all cases under this paragraph the company is subject to the regulatory supervision of a state commission or shall operate under a franchise or franchises under which at least fifty-one per cent of its gross operating revenue is earned and extending at least three years beyond the maturity of any such bond, or under an indeterminate franchise or permit from, or agreement with, a public service commission or other competent public authority, which franchise, permit or agreement equally protects the security of the bondholders.

12. Manufacturing and Fire Insurance Companies. Amend paragraph XV of section 12 of said chapter 262 as amended by section 6, chapter 89, Laws of 1927 and section 23, chapter 122, Laws of 1929 by striking out the whole of said section and inserting in place thereof the following: XV. NEW HAMPSHIRE COMPANIES. A. The bonds or notes of any company engaged in manufacturing in this state with a net worth of not less than two hundred and fifty thousand dollars, provided that the company has earned in at least four of the five years next preceding such investment net income of not less than twice the interest upon the obligations in question and all other obligations of corresponding or prior lien. B. The stock or certificates of interest in any such company provided that the company has earned in four of the five years next preceding such investment net income available for dividends on the entire outstanding issue of the stock in question of at least four per cent. C. The stock or certificates of interest in any fire insurance company organized under the laws of and engaged in business in this state with a capital stock of not less than one million dollars and an unimpaired surplus of not less than five hundred thousand dollars, provided that such company has earned in four of the five years next preceding such investment net income available for dividends on the entire outstanding issue of the stock in question of at least four per cent. Not exceeding two 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 outstanding stock of any such company.
13. **Amendment.** Further amend said chapter 262 of the Public Laws by adding the following new sections to be numbered 21 and 22 respectively:  

**21. Property of Bank Registered.** All certificates for shares of stock, certificates of interest or registered bonds owned by any bank shall be registered in the name of the bank.  

**22. List of Legal Investments.** Semi-annually, within the first ten days of May and November, the commissioner shall prepare a list of all the bonds and notes which are then legal investments under paragraphs I, III, IV, V, VI, VII, VIII, IX, X, XI and XII of section 12 of this chapter. Said list shall at all times be open to public inspection and a copy thereof shall be sent to every savings bank and trust company. In the preparation of any list which the commissioner is required to furnish, he may employ such expert assistance as he deems proper or may rely upon information contained in publications which he deems authoritative in reference to such matters; and he shall be in no way held responsible for the omission from such list of any securities which conform to the provisions of said paragraphs, nor for the inclusion therein of any securities which do not so conform.  

14. **Repeal; Takes Effect.** Sections 31 to 36 inclusive of chapter 261 are hereby repealed. The requirement of section 5 with respect to the reserve in cash and the public funds of the United States shall take effect on June 30, 1932, and all other provisions of this act shall take effect upon its passage.

[Approved 'April 9, 1931.]

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**CHAPTER 97.**

**AN ACT RELATING TO THE PAYMENT OF INTEREST ON HIGHWAY COMPLETION BONDS.**

1. **Amendment.** Amend chapter 50 of the Laws of 1929 by inserting after section 6 a new section which shall read as follows:  

**6-a. Interest Payments.** In meeting the interest
requirements on the bonds issued by the state under the provisions of section 3 the governor is hereby authorized to draw his warrant upon the highway funds for the amount needed; and upon receiving interest from the towns or cities to which funds have been advanced under the provisions of said section 6, the state treasurer shall credit to the highway funds the amount so received as interest.

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

[Approved April 10, 1931.]

CHAPTER 98.

AN ACT TO AUTHORIZE THE STATE HIGHWAY DEPARTMENT TO DREDGE THE STREAM BED OF THE PEABODY RIVER IN GORHAM.

Section 1. Authority granted.

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

1. Authority Granted. The state highway department is hereby authorized to expend maintenance funds for the purpose of dredging that portion of the stream bed of the Peabody river immediately above the so-called extension of the Gorham Hill trunk line highway, for a distance of approximately fifteen hundred feet, in order to protect said highway at so-called Portland bridge in case of future floods.

[Approved April 10, 1931.]

CHAPTER 99.

AN ACT RELATING TO CIRCULATION OF FALSE RUMORS CONCERNING BANKS.

Section 1. False rumors prohibited.

Section 2. Penalty.

Section 3. Takes effect.

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

1. False Rumors Prohibited. It shall be unlawful for any person to wilfully and maliciously make, circulate or transmit
to another or others any false statement, rumor or suggestion, written, printed, or by word of mouth, which is directly or by inference derogatory to the financial condition or affects the solvency or financial standing of any bank, savings bank or trust company, or any other financial institution under the supervision of the bank commissioner, doing business in this state, or who shall counsel, aid, procure or induce another to start, transmit or circulate any such statement or rumor.

2. **Penalty.** Any person convicted of a violation of this act shall be fined not less than two hundred dollars, nor more than one thousand dollars, or be imprisoned for not more than one year, or both fined and imprisoned in the discretion of the court.

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

[Approved April 14, 1931.]

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**CHAPTER 100.**

AN ACT RELATING TO COMMON JAILS AND PRISONERS THEREIN.

**Section 1.** House of correction designated as jail.

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 as amended by section 1, of chapter 91 of the Laws of 1927, by striking out the whole of said section and inserting in place thereof the following: 7. Strafford, Cheshire, Merrimack and Sullivan Counties. All prisoners sentenced to jail by any court within the counties of Strafford, Cheshire, Merrimack and Sullivan 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 14, 1931.]
Chapter 101

AN ACT RELATIVE TO TAKING BLACK BASS.

Section 1. Taking in certain lakes.

Section 2. Takes effect.

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

1. Taking in Certain Lakes. Amend section 7, chapter 200 of the Public Laws, as amended by chapters 23 and 95 of the Laws of 1929, and by chapter 45 of the Laws of 1931, by inserting after the word "Sunapee" in the fourth line the words, Lake Winnipesaukee, Asquam lakes and Lake Wentworth in the town of Wolfeboro, so that said section as amended shall read as follows: 7. Black Bass. Black bass not less than nine inches in length may be taken and possessed from July first to January first, except that in Lake Sunapee, Lake Winnipesaukee, Asquam lakes and Lake Wentworth in the town of Wolfeboro bass may in addition be taken by the use of artificial flies, without weight, by casting only, from June fifteenth to July first. A person may take in one day a total of not more than ten pounds of black bass provided that if he has taken less than ten pounds he shall be entitled to take one additional fish. Black bass of any size and in any quantity may be taken and possessed at any time from the waters of Partridge lake in the towns of Littleton and Lyman.

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

[Approved April 14, 1931.]
CHAPTER 102.

AN ACT RELATING TO HAWKERS AND PEDDLERS.

1. Definitions; penalty; applications; certificates; licenses; fees; term of licenses; record; persons exempt; badges; revocation of licenses; counterfeiting; assistance.

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

1. Amendment. Chapter 157 of the Public Laws is hereby amended by striking out the whole thereof and substituting therefor the following:

1. Definition. Except as hereinafter expressly provided, the terms "hawker" and "peddler" as used in this chapter shall mean and include any person, either principal or agent, who goes from town to town or from place to place in the same town selling or bartering, or carrying for sale or barter or exposing therefor, any goods, wares or merchandise.

2. Prohibition; Penalty. No hawker or peddler shall sell or barter or carry for sale or barter, or expose therefor, any goods, wares or merchandise, unless he holds a license so to do as herein provided. Any person violating this section shall be fined not more than two hundred dollars, to be equally divided between the state and the town in which the offense was committed. Such sums as may be paid into the state treasury as penalties shall be credited to the secretary of state for his use in the enforcement of this chapter.

3. Exceptions. The provisions of this chapter relating to hawkers and peddlers shall not apply to wholesalers or jobbers selling to dealers only, nor to commercial agents or other persons selling by sample, lists, or catalogues, nor to any person selling provisions, agricultural implements, fruit trees, vines, shrubs, books, newspapers, pamphlets, the products of his own labor or the labor of his family and the product of his own farm or the one which he tills, the manufacturers of furniture and ladders excepted.

4. Applications. The secretary of state shall grant such license to any person who files in his office a certificate, signed by the mayor of a city or a majority of the selectmen of a
town, stating that, to their best knowledge and belief, the applicant therein named is of good moral character; and is, or has declared his intention to become, a citizen of the United States. Such license shall not be granted to any other person.

5. **Certificates.** The mayor or selectmen, before granting such certificate, shall require the applicant to make oath that he is the person named therein, and that he is, or has declared his intention to become, a citizen of the United States. They shall forthwith act upon such application when made, and shall at once issue a certificate to the applicant if found qualified.

6. **Local Licenses.** The secretary of state shall cause to be inserted in every license a synopsis of this chapter and the names of such cities and towns as the applicant selects, with the sums to be paid to the respective treasurers thereof, as provided in section 7, and shall receive from the applicant one dollar for each city and town so inserted.

7. **Fees.** Every person licensed under the preceding sections shall pay to the treasurer of each city or town mentioned in his license the following sums before offering or exposing for sale any goods, wares or merchandise therein: For every town of not more than one thousand inhabitants, according to the census next preceding the date of his license, five dollars; for a town of more than one thousand and less than two thousand inhabitants, eight dollars; for a town of more than two thousand and not more than three thousand inhabitants, ten dollars; and for every thousand inhabitants in excess of three thousand, one dollar. The treasurer shall certify on the face of such license the sum so paid, which shall be for the use of such city or town.

8. **State Licenses.** The secretary of state, upon conditions required in section 4, shall grant special state licenses upon the payment by the applicant of fifty dollars for the use of the state as a state license fee, and the person so licensed may do business as a hawker or peddler in any city or town in this state, without further payments.

9. **Term; Transfer.** All licenses issued under the provisions of this chapter shall bear date the day they are issued and shall continue in force one year. A license granted under section 8 may be transferred by the secretary of state, upon application therefor, accompanied by a fee of one dollar and upon evidence furnished by the applicant like that required
for the original granting of such license, and the transferee of a license granted under said section 8 may go about carrying for sale or barter, exposing therefor and selling or bartering any articles described therein within the state. The secretary of state may make rules and regulations consistent with law covering the transfer of licenses granted under said section 8.

10. Record. The secretary of state and the treasurers of cities and towns shall keep records of all such licenses upon which the sums herein provided have been paid to them, with the number of each, the names and residences of the persons licensed and the sums received thereon, and all such records shall be open for public inspection.

11. Persons Exempt. Any soldier or sailor disabled in any war in which the United States has been engaged, or by sickness or disability contracted therein or since his discharge from the service because of such service, and the widow of any such soldier or sailor so long as she remains unmarried, or any citizen of this state over seventy years of age, shall be exempt from paying the license fees required by this chapter.

12. Endorsing License; Exhibiting License; Use of Badges. Every person licensed as a hawker or peddler shall endorse his usual signature upon his license. When his license is demanded of him by a mayor, selectman, alderman, town or city treasurer, sheriff or his deputy, any constable or police officer or any person to whom he sells or offers or exposes for sale his wares, he shall forthwith exhibit the same, and if he neglect or refuse so to do he shall be liable to the same penalty as if he had no license. The secretary of state shall, at the expense of the licensee, provide a badge for each peddler, and such badges shall bear the number of the license, the word "peddler," and such other information as the secretary of state may deem necessary. Each peddler shall wear his badge in a conspicuous place.

13. License Effective Where. No license shall be effective in any place other than the place or places wherein it authorizes the licensee to operate.

14. Revocation of Licenses. Any license granted by the secretary of state to a hawker or peddler may be revoked by him (1) upon conviction of the licensee of any offense which in the judgment of the secretary warrants such revocation,
or (2) upon the submission to the secretary of evidence satisfactory to him that, during the term of the license, and acting under cover thereof, the licensee has accepted or solicited money otherwise than through a bona fide sale or barter of goods, wares or merchandise, or has in any manner begged or solicited alms from the public, or (3) for any other sufficient cause. Whenever any person is convicted of a violation of any provision of this chapter, relative to hawkers and peddlers, the clerk of the court in which, or the trial justice by whom, such person was convicted shall notify the secretary of state.

15. Counterfeiting Licenses, etc. Whoever counterfeits or forges a license, or has a counterfeited or forged license in his possession with the intent to utter or use the same as true, knowing it to be false or counterfeit, or attempts to sell under a license which has expired or has been revoked or cancelled, or which has not been issued or transferred to him, or has in his possession another's license with intent to use the same, shall be punished by a fine of not more than one thousand dollars.

16. Assistance. The secretary of state and the state treasurer are authorized to employ such assistance and to incur such expense for the administration of this act as the governor and council may approve, and the governor is authorized to draw his warrant therefor.

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

[Approved April 14, 1931.]

CHAPTER 103.

AN ACT RELATING TO VILLAGE DISTRICT MEETINGS.

Section 1. Special village district meetings. Amend section 4 of chapter 57 of the Public Laws by adding at the end of said section the following: In case of an emergency arising in a
district for which immediate expenditure of money is necessary, the district through its commissioners may appeal to the superior court for permission to hold a special district meeting which, if granted, shall give said meeting the same authority as the annual district meeting, so that said section as amended shall read as follows: 4. Appropriations. No village 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 legal voters of such district 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 the district; and such check-list, corrected according to law, shall be used at such special meeting upon request of ten legal voters. In case of an emergency arising in a district for which immediate expenditure of money is necessary, the district through its commissioners may appeal to the superior court for permission to hold a special district meeting which, if granted, shall give said meeting the same authority as the annual district meeting.

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

[Approved April 14, 1931.]

CHAPTER 104.

AN ACT AUTHORIZING VOTING TRUSTS IN DOMESTIC CORPORATIONS.

1. Application of act.

2. Voting trusts authorized; transfer of other shares; certificates; powers of trustees.

3. Takes effect.

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

1. Application of Act. Amend section 1, chapter 226 of the Public Laws by adding at the end of said section the words, and also sections 15 to 20, inclusive, so that said section as amended shall read as follows: 1. Exceptions. The
provisions of this chapter do not apply to public municipal corporations, such as towns and cities. They do not apply to corporations organized under or adopting the provisions of chapters 224 and 225, excepting the provisions of sections 10, 11 and 12 hereof, and also sections 15 to 20, inclusive.

2. Voting Trusts. Amend said chapter 226 by adding at the end of said chapter the following new sections:

15. Trust Agreement. Two or more shareholders of any domestic corporation may pursuant to an agreement in writing transfer their shares to any person or persons or to a corporation having authority to act as trustee for the purpose of vesting in such person or persons or corporation as trustee or trustees all voting or other rights pertaining to such shares for a period not exceeding ten years and upon the terms and conditions stated in the agreement.

16. Duplicate Copy. A duplicate copy of such agreement shall be filed with the clerk of the corporation and shall be open daily during business hours to the inspection of any shareholder or any depositor under said agreement or the attorney of any shareholder or depositor.

17. Transfer of Other Shares. Every other shareholder may transfer his shares to the same trustee or trustees upon the terms and conditions stated in said agreement within the time stated in the agreement, or within the time fixed by the trustee or trustees, but in any event at any time within six months of filing the agreement with the clerk of the corporation, and thereupon shall be bound by all the provisions of said agreement.

18. New Certificates Issued. The certificates of shares so transferred shall be surrendered and cancelled and new certificates therefor issued to such person or persons as such trustee or trustees, in which new certificates it shall appear that they are issued pursuant to said agreement. In the entry of transfer on the books of the corporation it shall also be noted that the transfer is made pursuant to said agreement.

19. Voting Trust Certificates. The trustee or trustees shall execute and deliver to the transferors voting trust certificates. Such voting trust certificates shall be transferable in the same manner and with the same effect as certificates of stock under the provisions of sections 51, 52 and 53 of chapter 225 of the Public Laws.
20. **Powers of Trustees.** The trustee or trustees shall possess all voting and other rights pertaining to the shares so transferred and registered in his or their names subject to the terms and conditions of and for the period specified in said agreement.

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

[Approved April 14, 1931.]

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**CHAPTER 105.**

**AN ACT AUTHORIZING THE DISPOSAL OF STATE LANDS UNDER CERTAIN CONDITIONS.**

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

1. **Department Lands.** Amend chapter 19 of the Public Laws by adding after section 28 a new section, which shall be numbered 28-a, and shall read as follows: 28-a. **Disposal of.** Upon recommendation of the head of any state department having jurisdiction over the same the governor and council may sell, convey, transfer or lease any real property owned by the state. The funds accruing from such disposal shall revert to the credit of such department. This section shall not apply to sale of institutional lands as provided by section 5, chapter 9 of the Public Laws, as amended by section 1, chapter 40 of the Laws of 1927, and section 1, chapter 5 of the Laws of 1931, nor to real estate given or bequeathed to the state under provisions of trust.

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

[Approved April 14, 1931.]
CHAPTER 106.

AN ACT TO EXTEND THE AID FOR DEPENDENT MOTHERS AND CHILDREN.

Section 1. Motherless children.
Section 2. Application for aid.
Section 3. Aid for parent of motherless children.
Section 4. Takes effect.

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

1. Motherless Children. Amend chapter 108 of the Public Laws as amended by chapters 145 and 177 of the Laws of 1929 by adding at the end of section 9 the words, and motherless children, so that said section as amended shall read: 9. Recommendation for Appropriation. It shall be the duty of the state board of public welfare to recommend a special appropriation at each session of the legislature for an amount sufficient to meet the purposes of this act for the partial support of mothers and motherless children.

2. Limitation of Time Removed. Amend section 12 of said chapter 108, as inserted by chapter 145 of the Laws of 1929, by striking out the words “within fourteen days from the time when the application is made” so that said section as amended shall read as follows: 12. Investigation. It shall be the duty of the secretary of the state board to investigate the facts stated in the application and make written recommendation of the amount of support she should receive. If the state board find that the applicant is entitled to relief they shall make such allowance to her as, in their opinion, is just.

3. Extension. Amend said chapter 108 as amended by chapter 145 of the Laws of 1929 by inserting immediately following section 14 the following new sections: 14-a. Parent of Motherless Children. The parent of a motherless child may be given aid not exceeding eight dollars a month for each such child, provided (a) the mother is deceased or has abandoned the home or is mentally or physically incapacitated and under treatment in an institution; (b) the child is living with the parent; (c) the parent by means of such aid is enabled to maintain his home by employing a suitable caretaker, and such employment would be impossible
without such aid; (d) such caretaker, in the judgment of the state board, is a proper person morally, physically and mentally to bring up the child; (e) such caretaker engages in no employment not approved by the state board; (f) the parent has been a resident of this state for at least two years before he applies for aid; (g) the parent is engaged in a lawful and gainful occupation where same is available and approved by the state board, and contributes regularly from his wages toward the maintenance of his home an amount satisfactory to the state board. 14-b. Application. The provisions of sections 11 and 12 hereof shall apply to applications for aid under the provisions of the preceding section.

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

[Approved April 14, 1931.]

CHAPTER 107.

AN ACT RELATING TO THE PRESERVATION OF PUBLIC RECORDS.

Section 1. Safe keeping of public records. | Section 2. Takes effect.

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

1. Safe Keeping. Section 46 of chapter 47 of the Public Laws is hereby amended by adding at the end of the said section the following: Provided that, if the office of the clerk is not equipped for the safe keeping of the said public records, the clerk may, with the approval of the selectmen, deposit such records in some safe and suitable place other than the clerk's office; so that the said section as amended shall read as follows: 46. Deposit with Clerk. All books, records, papers, vouchers and documents which shall be in the possession of any officer, committee or board of officers of the town, and which are not needed elsewhere by them in the discharge of official duty, shall be deposited in the office of the town clerk, and shall be there kept and preserved by him as public records of the town. Provided that, if the office of the clerk is not equipped for the safe keeping of the said public records, the clerk may, with the approval of the selectmen, deposit
such records in some safe and suitable place other than the clerk's office.

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

[Approved April 14, 1931.]

CHAPTER 108.

AN ACT RELATING TO VACANCIES ON INSTITUTIONAL BOARDS.

Section 1. Vacating offices.  
Section 2. Takes effect.

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

1. Amendment. Chapter 19 of the Public Laws is hereby amended by adding thereto a new section as follows: 39. Vacating Offices. Whenever the trustee of any state institution shall have been absent from three consecutive meetings of the board of which he is a member, the governor and council may, after investigation of the cause of such absence, in their discretion declare the office of such trustee vacant, and his commission shall thereupon be deemed to be revoked and of no further effect. The vacancy shall thereupon be filled for the unexpired term in the same manner as by law provided for an original appointment.

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

[Approved April 14, 1931.]

CHAPTER 109.

AN ACT RELATIVE TO GENERAL PULASKI COMMEMORATION DAY.

Section 1. Commemoration Day.

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

1. Commemoration Day. October eleventh is hereby made a special day of commemoration of the services to this country of Brigadier General Casimir Pulaski; and it is recom-
mended that the flag of the United States be displayed publicly and generally on that day; and that the governor be authorized to request the schools to hold special exercises in recognition of the patriotic devotion of the Polish hero.

[Approved April 17, 1931.]

CHAPTER 110.

AN ACT REPEALING THE LAWS RELATING TO TRUSTS CREATED BY WRITING.

SECTION
1. Repeal.
2. Saving clause.

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

1. Repeal. Section 20 of chapter 309 of the Public Laws relating to trusts created by writing is hereby repealed.

2. Saving Clause. Such repeal shall not affect the jurisdiction of the probate court over any such trusts which are now in process of administration in the probate courts.

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

[Approved April 18, 1931.]

CHAPTER 111.

AN ACT RELATING TO BONDS OF CERTAIN TOWN OFFICERS.

SECTION

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

1. Bonds of Certain Town Officers. Amend chapter 47 of the Public Laws by adding after section 36 the following new section: 36-a. Bonds of Town Clerks, Treasurers, and Tax Collectors. Town clerks, treasurers, and tax collectors shall furnish the bond of a reputable surety company in such form and with such provisions as shall be provided by the state tax commission, and the premium on such bond shall be paid by the town.
2. Takes Effect. This act shall take effect upon its passage.
[Approved April 21, 1931.]

CHAPTER 112.
AN ACT RELATING TO COUNTY JAILS.

Section 1. Jail at County farm.

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

1. Jail at County Farm. Amend section 9 of chapter 397 of the Public Laws by adding the following words; except that when the jail is located at the county farm in any county, the superintendent of said county farm shall have the custody of said jail and of the prisoners therein, and shall keep the same in person or by deputy; so that the said section shall read as follows: 9. Custodian. The sheriff shall have the custody of the jails in his county and of the prisoners therein, and shall keep the same in person or by deputy; except that when the jail is located at the county farm in any county, the superintendent of said county farm shall have the custody of said jail and of the prisoners therein, and shall keep the same in person or by deputy.

2. Takes Effect. This act shall take effect upon its passage.
[Approved April 21, 1931.]

CHAPTER 113.
AN ACT LIMITING THE TAKING OF RACCOON.

Section 1. Legal number to be taken.

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

1. Limitation. Section 17 of chapter 198 of the Public Laws, as amended by chapter 152 of the Laws of 1929, is hereby amended by adding at the end of the said section the
following: No person shall in any manner take more than twenty raccoon in any one season; so that said section as amended shall read as follows: 17. **Taking.** Sable, otter, fisher, mink, marten, muskrat, skunk or fox may be taken and possessed from October twentieth to March first, from the counties of Coos, Carroll and Grafton, and elsewhere from November first to March first. Raccoon may be taken with the aid or by the use of traps set under the restrictions of this title from October twentieth to January first in the counties of Coos, Carroll and Grafton, and from November first to January first in the other counties of the state. No person shall in any manner take more than twenty raccoon in any one season.

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

[Approved April 22, 1931.]

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CHAPTER 114.

AN ACT DESIGNATING A CERTAIN HIGHWAY IN THE TOWN OF BARNSTEAD FOR STATE AID IMPROVEMENT.

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

1. **Designation.** The highway in the town of Barnstead leading from Center Barnstead through South Barnstead to the Strafford town line is hereby designated as the next highway in the town of Barnstead to be improved with state aid. No state aid for highways shall be expended upon other highways in the town of Barnstead, except by permission of the highway commissioner, 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 for the improvement of highways already under improvement.

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

[Approved April 22, 1931.]
CHAPTER 115.

AN ACT AMENDING THE MUNICIPAL BONDS STATUTE.

Section 1. Construction of special acts of municipal indebtedness.

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

1. Special Acts Construed. Chapter 59 of the Public Laws is hereby amended by adding at the end thereof the following new section: 22. Construction. Any special act heretofore or hereafter enacted shall be so construed as not to lessen the amount of indebtedness which the municipality affected would be authorized to incur under the terms of this chapter, unless such special act expressly provides for such limitation.

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

[Approved April 22, 1931.]

CHAPTER 116.

AN ACT CONSTITUTING A PERMANENT STATE AGENCY ENTITLED NEW HAMPSHIRE SHORE AND BEACH PRESERVATION AND DEVELOPMENT COMMISSION.

Section 1. Commission constituted.

Section 2. Members; term, vacancies.

Section 3. Duties.

Section 4. Compensation.

Section 5. Appropriation.

Section 6. Takes effect.

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

1. Commission Constituted. The commission authorized by chapter 129 of the Laws of 1927 and chapter 273 of the Laws of 1929 is hereby continued and constituted a permanent state agency under the name of the New Hampshire Shore and Beach Preservation and Development Commission.

2. Members. The present members of the commission authorized by the said chapters shall continue as members of the commission under the new title. Their term shall be four years. Thereafter the commission shall consist of six members appointed by the governor with the advice and consent
of the council as follows: Two members for six years; two members for four years and two members for two years; thereafter the governor with the advice and consent of the council shall appoint two members biennially. Vacancies in the commission, occurring in any manner, may be filled by the governor with the advice and consent of the council.

3. Duties. Besides the duties assigned by the said chapters and further authority in coastal improvements hereafter arising, the commission shall cause investigations and studies to be made in co-operation with the appropriate agencies of the United States of America with a view to devising effective means of preventing erosion of the shores of the coastal waters of the state by waves and currents, and shall report their findings and recommendations biennially to the legislature.

4. Compensation. The members of the commission shall be paid their actual and reasonable expenses incident to the performance of their duties as such members.

5. Appropriation. The sum of five thousand dollars is hereby appropriated for the year ending June 30, 1932, for the purpose of carrying into effect the purposes of this act. The balance of said appropriation unexpended at the end of said fiscal year shall not lapse but shall be available for the same purpose during the year ending June 30, 1933. The commission may use such portion of the said appropriation for co-operation with federal agencies as the secretary of war of the United States may require and the governor with the advice of the council, may approve. The governor is hereby authorized to draw his warrant for same out of any money in the treasury not otherwise appropriated.

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

[Approved April 22, 1931.]
CHAPTER 117.

AN ACT RELATING TO CONDITIONAL PARDONS.

Section 1. Conditional pardons; report; breach of conditions; hearing.

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

1. Authorized. Chapter 19 of the Public Laws is hereby amended by inserting therein, after section 6, the following new sections:

6-a. Conditional Pardons. In a case in which the governor is authorized by the constitution to grant a pardon he may, with the advice of the council and upon the petition of the prisoner, grant it subject to such conditions, restrictions and limitations as he considers proper. Among such conditions shall be one that the prisoner shall be in the custody of the parole officer of the state prison for the unexpired term of his sentence and one that during such term he shall violate no law. The governor may issue his warrant to all proper officers to carry such pardon into effect and such warrant shall be obeyed and executed instead of the sentence originally awarded.

6-b. Report by Prison Trustees. In all cases where the petition is for the pardon of a person serving a sentence in the state prison, the board of prison trustees shall make a report upon the petition before it is referred to the council.

6-c. Breach of Condition. If a prisoner who has been pardoned upon conditions to be observed and performed by him or her violates such conditions, the warden, superintendent or keeper of the institution in which the prisoner was confined shall forthwith cause the prisoner to be arrested and detained in any county jail until the case can be examined by the governor and council and the officer who makes the arrest shall forthwith give written notice to the governor and council.

6-d. Hearing. The governor and council shall, upon receiving such notice, examine the case of such prisoner and, if it appears by admission of the prisoner or by evidence, that the conditions of the pardon have been violated the governor
with the advice of the council shall order the prisoner to be remanded and confined in the institution from which he or she was released for the unexpired term of his or her sentence and the time during which the prisoner was at large upon conditional pardon or during which the prisoner was confined for a crime constituting a breach of the condition of the pardon shall not be counted as a part of said term. If, however, it appears to the governor and council that the prisoner has not broken the conditions of his or her conditional pardon the prisoner shall be released but upon the same conditions imposed by the governor and council at the time of his or her conditional pardon.

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

[Approved April 22, 1931.]

CHAPTER 118.

AN ACT RELATING TO THE ABATEMENT OF STATE TAX ON ACCOUNT OF PUBLIC FOREST LANDS.

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

1. Amendment. Amend section 16 of chapter 192 of the Public Laws, as amended by chapter 49 of the Laws of 1927, by striking out the whole of said section and inserting in place thereof the following: 16. Procedure. Application for such abatement shall be made upon the 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 herein provided. After the tax commission has made known its decision on such petition any town dissatisfied may ask for a hearing within thirty days from the date thereof. The commission shall hold a hearing thereon, after giving due notice to the selectmen. The commission, if dissatisfied with the
facts set forth in said return may ask for further information from the selectmen or may hold a public hearing thereon.

2. **Further Amendments.** Amend sections 17 and 18 of chapter 192 of the Public Laws by striking out all of said sections and inserting in place thereof the following:

**17. Evidence.** In making any abatement the commission shall consider among other facts, the amount of compensation, if any, which said town has received in any year from the federal or state governments on account of such federal or state land.

**18. Abatement.** If an abatement is granted the commission shall certify the fact and the amount to the state treasurer, who shall account to said town for such abatement out of any funds in the treasury not otherwise appropriated. In case the amount so certified by the commission shall be greater than the state tax assessed against said town the difference between the amount so certified and the state tax shall be paid to the town by the state treasurer out of any funds in the treasury not otherwise appropriated, upon the approval of the governor and council.

3. **Repeal.** Sections 19 and 20 of chapter 192 of the Public Laws are hereby repealed.

[Approved April 22, 1931.]

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**CHAPTER 119.**

AN ACT RELATING TO THE REDEMPTION OF PROPERTY SOLD FOR TAXES AND DEEDS GIVEN BY TAX COLLECTORS.

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

1. **Amendment.** Amend chapter 66 of the Public Laws by striking out all of sections 27 and 28 and inserting in place thereof the following:

**27. Redemption.** Any person interested in land so sold may redeem the same by paying or tendering to the collector, or in his absence, at his usual place of abode, at any time before a deed thereof is given by the
collector, the amount for which the land was sold, together with costs for notifying mortgagees, if any, and with twelve per cent interest upon the whole amount from the time of sale to the time of payment or tender, together with redemption costs incurred.

In case the tax collector who sold the property in question shall have died, become incapacitated, been removed from office or removed from the town or city or shall have been discharged from his bond by the selectmen or assessors, then the person interested in redeeming the property may tender the aforesaid sums to the tax collector then in office of said city or town; and upon advice from the selectmen or assessors that the amount tendered is the correct amount due, the said tax collector shall accept said amount for the redemption of said property.

28. ——, Notice. When the tax and charges shall be paid on property advertised, before the sale, and when any land sold shall be redeemed from such sale the tax collector or other person duly authorized under the provisions of this chapter to receive and accept such taxes and charges shall within seven days after such payment and within two days after such redemption notify the register of deeds of the fact of such payment or redemption, the date of the same and the party so paying or redeeming.

2. Amendment. Amend section 31 of said chapter 66 by striking out the words "or his administrator" in the second line, so that said section as amended shall read as follows: 31. Receipt; Payment Overdue. Upon each payment or tender; the collector shall give a receipt therefor, and shall pay over the money so paid or tendered to the purchaser upon demand.

3. Amendment. Amend section 33 of said chapter 66 by striking out all of said section and inserting in place thereof the following: 33. Deed. The collector, if living and still a resident of said city or town, after two years from the sale, shall execute to the purchaser, his heirs or assigns, a deed of the land so sold and not redeemed. If the collector making the sale shall have died or if he is incapacitated for any reason or been removed from office or has removed from such city or town the tax collector then in office shall give such deed. The deed shall be substantially as follows:
Know all men by these presents, That I, ...., collector of taxes for the Town of ...., in the County of .... and State of New Hampshire, for the year 19..., by the authority in me vested by the laws of the state, and in consideration of ...., to me paid by ...., do hereby sell and convey to him, the said ...., his heirs and assigns, (here describe the land sold), to have and to hold the said premises with the appurtenances to him, ...., his heirs and assigns forever. And I do hereby covenant with said ...., that in making this conveyance I have in all things complied with the law, and that I have good right, so far as that right may depend upon the regularity of my own proceedings, to sell and convey the same in manner aforesaid. In witness whereof I have hereunto set my hand and seal the .... day of ...., ....

Signed, sealed and delivered in presence of .......

4. Amendment. Amend section 39 of said chapter 66 by striking out all of said section and inserting in place thereof the following: 39. Contested Sale. When the validity of a tax sale is contested or the holder of a tax collector's deed desires to quiet his, or its title to the property conveyed under such deed, the superior court, upon petition, notice to all parties in interest and hearing, shall make such orders and enter such judgment as justice requires.

5. Saving Clause. This act shall not be taken to repeal or amend chapter 290 of the Laws of 1925 or any other act granting to a single municipality special powers relative to the handling of redeemations where the collector making the sale shall have removed from the town or city or shall have been discharged from his bond.

6. Takes Effect. This act shall take effect upon its passage except section 3 hereof which shall take effect July 1, 1932.

[Approved April 23, 1931.]
CHAPTER 120.

AN ACT RELATING TO BONDS OF COUNTY OFFICERS.

Section 1. Payment by county of premium on county officers' bonds.

Section 2. Takes effect.

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

1. Payment by County. Amend section 4, chapter 37 of the Public Laws by adding at the end of said section the following: registers and deputy registers of deeds, registers and deputy registers of probate, solicitors, sheriffs and deputy sheriffs, clerks and deputy clerks of the superior court, and commissioners appointed by the superior court under section 9 of chapter 36 of the Public Laws to perform the duties of any of said offices, so that said section as amended shall read as follows: 1. [4.] Expense of Bonds. The several counties shall pay the premiums on the bonds of their respective treasurers, registers and deputy registers of deeds, registers and deputy registers of probate, solicitors, sheriffs and deputy sheriffs, clerks and deputy clerks of the superior court, and commissioners appointed by the superior court under section 9 of chapter 36 of the Public Laws to perform the duties of any of said offices.

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

[Approved April 23, 1931.]

CHAPTER 121.

AN ACT RELATING TO THE LIABILITY OF TOWNS AS TO HIGHWAYS HERETOFORE DISCONTINUED SUBJECT TO GATES AND BARS.

Section 1. Liability.

Section 2. Takes effect.

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

1. Liability. Amend section 1 of chapter 79 of the Public Laws, as amended by chapter 12 of the Laws of 1931, by striking out the words "Whenever highways have been" in the last sentence of said section and substituting therefor
the following: In the case of highways heretofore or hereafter; so that said section as amended shall read as follows:

1. Procedure. Highways in a town may be discontinued, or discontinued as open highways and made subject to gates and bars, by vote of the town. If they extend beyond the limits of the town they may be discontinued upon petition to the superior court and like proceedings thereon as in laying out highways. In the case of highways heretofore or hereafter so discontinued as open highways and made subject to gates and bars the town shall be relieved of all obligation to maintain said highways and of all liability for damages incurred in the use thereof.

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

[Approved April 28, 1931.]

CHAPTER 122.

AN ACT RELATING TO THE LIABILITY OF TOWNS FOR DAMAGES HAPPENING IN THE USE OF HIGHWAYS.

Section 1. Use of highways. | Section 2. Takes effect.

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

1. Towns. Amend section 4, chapter 89 of the Public Laws by striking out all of said section after the word “nor” in the fifth, sixth and seventh lines and inserting in place thereof the word, thereafter, so that said section as amended shall read as follows: 4. When not Liable. Towns shall not be liable for such damages happening upon state roads within their borders, nor upon highways within their borders which are constructed or repaired in whole or in part by the state or by state aid, while such construction is in process or such repairs are being made, nor thereafter.

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

[Approved April 28, 1931.]
CHAPTER 123.

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

Section 1. State board of health to cooperate.
2. Retail drug store, permit, fee.
3. Display of permit.
4. Evidence of sale of drugs.
5. Dealing in drugs.
6. Sale of drugs in original packages.
7. Sales permitted.
8. Takes effect.

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

1. State Board of Health to Co-operate. Amend section 8 of chapter 210 of the Public Laws by adding to said section the following: The state board of health and its officials and employees shall co-operate with the state board of pharmacy in collecting samples of drugs and medicines sold, or suspected of being sold, in violation of this chapter, and in having analyses of said samples duly made, when requested by the state board of pharmacy; so that said section as amended shall read as follows: 8. Enforcement. It shall be the duty of the commission, through officials and employees appointed by it or under its supervision for that purpose, to enforce all the provisions of this chapter. The state board of health and its officials and employees shall co-operate with the state board of pharmacy in collecting samples of drugs and medicines sold, or suspected of being sold, in violation of this chapter, and in having analyses of said samples duly made, when requested by the state board of pharmacy.

2. Retail Drug Store. Amend section 39 of said chapter 210 by striking out the whole of said section and substituting therefor the following: 39. Permit; Fee. The board shall upon application issue a permit to maintain a store for the sale at retail of drugs and medicines to such persons, firms or corporations as they may deem to be qualified to conduct such a store, such permit to be known as a retail drug store permit, for the compounding of medicines upon physicians' prescriptions and for the manufacture, sale and distribution of drugs, medicines and poisons, such place of business to be under the direct supervision of a registered pharmacist. The fee for said permit shall be five dollars. The holder of a retail drug store permit may keep his store open at all hours for the sale
of drugs and medicines. The permit shall expire on January first following date of issue.

3. Amendment. Amend section 40 of said chapter 210 by striking out the whole of said section and substituting therefor the following: 40. Application; Display of Permit. Application for a permit shall be made in such manner and in such form as the board may determine. The permit shall at all times be exposed in a conspicuous place in the store for which it is issued.

4. Amendment. Amend section 41 of said chapter 210 by adding after the word "drugs" in line 5, the words, medicines, pharmaceuticals, and by adding after the word "shop" in line 7 of the same section the words, medicine shop, medicine store, so that said section as amended shall read as follows: 41. Evidence of Sale. Keeping a store or shop where drugs and medicines or chemicals are dispensed or sold or displayed for sale at retail, or where prescriptions are compounded, or which has upon it or in it as a sign the words pharmacist, pharmaceutical chemist, apothecary, druggist, pharmacy, drug store, drugs, medicines, pharmaceuticals, or their equivalent in any language, or advertising such store or shop as a drug store, apothecary shop, medicine shop, medicine store, or pharmacy, by any method or means, shall be prima facie evidence of the sale of drugs.

5. Prohibition; Limitation. Amend section 43 of said chapter 210 by striking out the whole of said section and substituting therefor the following: 43. Dealing in Drugs. It shall be unlawful for any person who is not a registered pharmacist or an assistant pharmacist in a drug store registered in accordance with the provisions of this chapter, to compound, dispense, sell, offer for sale, or have in possession with intent to sell, any potent drug, chemical or medicine, as defined in paragraph X of section 1 of this chapter, with the following exceptions:

I. This shall not prevent the prescribing or dispensing of potent drugs or medicines by physicians, dentists or veterinarians to their patients, nor the sale by wholesale dealers or manufacturers, nor the sale for agricultural, technical, or industrial uses.

II. This shall not prevent the sale of proprietary medicines
except those proprietary medicines which consist of or contain barbital and/or other compounds of the barbituric acid series, by whatever names called.

6. Sale of Certain Drugs. Amend section 44 of said chapter 210 by striking out the whole of said section, and substituting therefor the following: 44. Original Packages. This chapter shall not prevent the sale by any dealer of the following named drugs, medicines and chemicals in original packages only which have been put up by or under the direction of a registered pharmacist of this or some other state: Compound licorice powder, Rochelle salts, sodium phosphate, extract of witch hazel, tincture of arnica, tincture of iodine, tincture of rhubarb, chloroform liniment, sweet spirits of nitre, aromatic spirits of ammonia, oxide of zinc ointment, essence of peppermint, essence of wintergreen, hydrogen peroxide, and camphor liniment, nor of pills or tablets of quinin sulphate, extract of cascara, cathartic compound, sodamint, sodamint and pepsin, and potassium chlorate.

7. Sales Permitted. Amend section 46 of said chapter 210 by striking out the whole of said section and substituting therefor the following: 46. Sales Permitted. This chapter shall not prevent the sale of the following: Alum, blue vitriol, borax, camphor gum, copperas, Epsom salts, Glauber salts, castor oil, oil of turpentine, sulphur, cottonseed oil, saltpetre, household ammonia, flavoring extracts and unofficial chlorinated solutions.

8. 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 28, 1931.]
CHAPTER 124.

AN ACT RELATIVE TO THE TAXATION OF GAS AND ELECTRIC UTILITIES.

Section
1. Rate.
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5. Proportionate value.
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Rate. Every person, partnership, association and corporation, except municipal corporations, engaged within this state as a public utility in the manufacture, generation, distribution, transmission or sale of illuminating gas or electric energy, shall pay to the state an annual tax, as of April first of each year, upon the actual value of the franchises held or exercised by the utility as such by virtue of the laws of this state, at a rate as nearly equal as may be to the average rate of taxation at that time upon other property throughout the state. But nothing in this act shall be taken to alter, amend or repeal the laws in force as to the assessment locally of taxes upon the tangible property of such utilities.

2. How Determined. The tax commission shall determine said average rate of taxation, and in so doing shall not consider property specially taxed, savings bank deposits, deposits in savings departments of national banks, income, legacy and succession taxes, and polls.

3. Determination of Value. The tax commission shall determine the value of the franchises taxable hereunder as of April first, and before such determination shall hold public hearings, notice of which shall be given in advance and at which representatives of the state and of the taxpayer and other persons may appear, be heard and offer evidence.

4. Evidence of Value. The tax commission shall consider as evidence of value of the franchises of any such public utility the difference between, (1) its earnings available under
proper accounting and management for dividends on its common stock, undivided profits or surplus, capitalized at such rate as such public utility may lawfully be permitted to earn upon the value of its property devoted to such public utility use, and (2) the value of all its assets, but not including franchises taxable under this act, less the amount of its outstanding preferred stock, bonds and all other indebtedness incurred for such public utility use, except its common stock, making due allowance for property not used in its utility business and earnings or losses resulting therefrom; and such other evidence as may be pertinent, including the fair average market value for the preceding year of the outstanding securities of any such utility. The franchises taxable under this act shall not include any property or estate which is subject to local taxation or which would be exempt from taxation if owned by a natural person or ordinary business corporation.

5. Proportionate Value. When only a portion of the franchises, property and estate of any such public utility is located within the state, the tax commission in determining the actual value of the franchises taxable under this act shall consider all pertinent evidence, including the proportionate value of all of its franchises, property and estate in this state to all of the franchises, property and estate of such utility, and the facts required to be reported by section 6.

6. Statement of Utility. Every such public utility shall, on or before July first annually, deliver to the tax commission a statement under oath, in such form as the commission may prescribe, showing the number and par value, if any, of the shares of each class of its stock, and the average market value of each share for the preceding calendar year, the dividends paid per share on each class of stock during such preceding year; the date of issue, the total face value of each issue of its bonds, the interest paid thereon and the average market value of said bonds during such preceding year; the amount of its other indebtedness and the interest paid on the same and the average market value thereof during said preceding year; an operating statement for the preceding year, including such analysis of receipts and expenditures as may be required; the total mileage of its wires whether within or without the state, and the total mileage within the state; and such
further information and evidence as the commission may require.

7. **Doomage.** If any such utility shall neglect seasonably to furnish such evidence, or to lay it before the commission, such utility may be doomed to pay a tax on double the value of its franchises, property and estate subject to taxation.

8. **Certificates of Tax.** The tax commission, prior to September thirtieth in each year, shall file with the state treasurer certificates of their decisions.

9. **Re-hearing.** The state, or any such utility, may at any time within thirty days from the filing of the decision move for a re-hearing. The tax commission may, for cause shown, allow the motion, and shall have authority to give further hearing and increase or abate the tax as justice may require. Notice shall be given the state treasurer of the order or decision made upon such a motion.

10. **Appeal.** The state, or any utility against whom a tax is assessed, if aggrieved by the decision of the commission, may apply to the superior court for relief at any time within ninety days after the filing of the decision. Whenever a motion for a re-hearing is filed the time within which an appeal may be taken shall not begin to run until final decision upon the motion for re-hearing shall have been made by the commission. The superior court upon appeal shall give to the parties such notice and hearing and shall make such orders or decisions concerning all matters involved in or collateral to the proceedings, as justice may require.

11. **—, by State.** The attorney-general shall attend the hearings given by the tax commission in pursuance of section 3, and shall prosecute an appeal in behalf of the state whenever such an appeal may be necessary to protect its interests.

12. **Notice of Tax; Payment.** Upon receipt of said certificates of decisions, the state treasurer shall notify the parties against whom taxes have been assessed, and such taxes shall be paid on or before October fifteenth of the same year.

13. **Not Affected by Appeal.** The pendency of proceedings under section 9 or 10 shall not be a cause of delay in the payment of any tax.

14. **Final Adjustment.** If upon such proceedings a decision for the reduction of any tax shall be rendered, the state
treasurer shall credit and allow such reduction, with interest upon any sum actually paid thereon, upon any tax assessed against the party entitled to the same, and payable after the rendition of such decision. If upon such proceedings it shall appear that the tax against any such utility was too small, the difference shall be paid by the utility concerned as of the date of the decision.

15. Interest. If any such tax is not paid when due, interest at the rate of ten per cent per annum shall be added thereto from that date until the time of payment.

16. Extents. The state treasurer shall issue his extent against the utility in default; and all the property owned by such utility on April first preceding shall be liable for the payment thereof.

17. Report of Commission. The tax commission shall incorporate in its report all facts as to the total market value of the stocks and bonds and other funded or floating debt of such utility and the capitalized value ascertained as herein provided, the total wire mileage of each utility, together with such other information as it may deem proper.

18. Expense of Assessment. The expense of determining and assessing and collecting this tax shall be paid out of the revenue derived therefrom. Until such revenue is available, such expense shall be paid out of any money in the treasury not otherwise appropriated. The tax commission may employ such experts and investigators for the ascertainment of facts pertinent to the determination of the tax as the governor and council may approve.

19. Disposition of Revenue. The revenue derived under this act, after deducting the cost of assessment and collection, shall be covered into a special fund constituted by legislative act and distributed in accordance therewith.

20. 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 28, 1931.]

Sections 19, 20 and 21, see chapter 160 post.
CHAPTER 125.

AN ACT TO ASSESS AN ESTATE TAX ON ESTATES SUBJECT TO TAXATION UNDER THE LAWS OF THE UNITED STATES.

Section 1. Estate tax: tax imposed; when payable; liability; lien; extension of time; duplicate returns; intent of act; rules and regulations; act void when; adjustments; estates affected; provisions applicable; disposition of revenue.

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

1. Estate Tax. The Public Laws are hereby amended by inserting after chapter 72, under the title taxation, the following new chapter:

CHAPTER 72-A

TAXATION OF TRANSFERS OF CERTAIN ESTATES

1. Tax Imposed. In addition to the taxes imposed by chapter 72 of the Public Laws an estate tax is hereby imposed upon the transfer of all estates which are subject to an estate tax under the provisions of the United States revenue act of 1926, and amendments thereto, where the decedent at the time of his decease was a resident of this state. The amount of said New Hampshire estate tax shall be equal to the extent, if any, of the excess of the credit of not exceeding eighty per cent, allowable under said United States revenue act, over the aggregate amount of all estate, inheritance, transfer, legacy and succession taxes paid to any state or territory or the District of Columbia, in respect to any property in the estate of said decedent. Provided that such estate tax hereby imposed shall in no case exceed the extent to which its payment will effect a saving or diminution in the amount of the United States estate tax payable by or out of the estate of the decedent had this act not been enacted. The tax imposed by this act shall be for the use of the state.

2. When Payable. The New Hampshire estate tax shall be payable to the state treasurer at the same time or times at which the United States estate tax is payable and shall bear
interest, if any, at the same rate and for the same period as such United States tax.

3. Liability. Administrators, executors, trustees and grantees under a conveyance, made during the grantor's life and taxable hereunder, shall be liable for such taxes, with interest, until the same have been paid.

4. Lien. Said taxes and interest shall be and remain a lien on the property subject to the taxes until the same are paid.

5. Extension of Time. The assistant attorney-general may, for cause shown, extend the time of payment of said tax whenever the circumstances of the case require.

6. Duplicate Returns. It shall be the duty of the legal representative of the estate of any decedent who was a resident of this state at the time of his death and whose estate may be subject to the payment of a United States estate tax to file duplicates of the United States estate tax returns with the assistant attorney-general. He shall also file with the assistant attorney-general a certificate or other evidence from the bureau of internal revenue showing the amount of the United States estate tax as computed by that department. The assistant attorney-general shall compute and assess the state estate tax and shall certify the amount so due and payable to the executor or administrator, if any, otherwise to the person or persons by whom the tax is payable. Any person in interest aggrieved by such computation and assessment may, within ten days, appeal therefrom to the probate court having jurisdiction of the estate which shall have full power and authority to hear and determine the matter.

7. Intent of Act. It is hereby declared to be the intent and purpose of this act to obtain for this state the benefit of the credit allowed under the provisions of said United States revenue act, to the extent that this state may be entitled by the provisions of said act, by imposing additional taxes and the same shall be liberally construed to effect this purpose.

8. Rules and Regulations. The assistant attorney-general may make such rules and regulations relative to the assessment and collection of the tax provided for by this act, not inconsistent with law, as may be necessary to carry out the intent of this act.
9. **Act Void When.** This act shall become void and of no effect in respect to the estates of persons who die subsequent to the effective date of the repeal of Title III of the United States revenue act of 1926, or of the provisions thereof allowing the credit of not exceeding eighty per cent.

10. **Adjustments.** If the amount of tax imposed by Title III of said revenue act shall be increased or decreased as affecting an estate taxable hereunder subsequent to the payment of the tax as imposed by section 1 of this act, the tax imposed upon such estate hereunder shall be changed accordingly. Any additional tax shall be assessed by the assistant attorney-general and paid within thirty days after the date of the notice from said assistant attorney-general of the amount thereof. Any excess tax received by the state treasurer shall be refunded within thirty days after the amount shall have been certified to said state treasurer by the assistant attorney-general, without special appropriation therefor.

11. **Estates Affected.** The provisions of this act shall apply to the estates of all decedents dying after the date when this act takes effect and shall also apply to the estate of any decedent with respect to which the United States estate tax has not been paid at the time this act takes effect.

12. **Provisions Applicable.** The provisions of chapter 72 of the Public Laws, relating to the tax on legacies and successions, shall apply to the taxes imposed by this act in so far as the same are applicable and not in conflict with the provisions hereof.

13. **Disposition of Revenue.** The revenue derived under this act shall be covered into a special fund constituted by an act providing a special fund for the rehabilitation of treasury balances and the retirement of state indebtedness and distributed in accordance therewith.

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

[Approved April 28, 1931.]
CHAPTER 126.

AN ACT PROVIDING A SPECIAL FUND FOR THE REHABILITATION OF TREASURY BALANCES AND THE RETIREMENT OF STATE INDEBTEDNESS.

1. Special fund constituted.
2. Temporary loans.
3. Takes effect.

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

1. Special Fund Constituted. The revenue derived by the state from an act relating to the taxation of gas and electric utilities and an act to assess an estate tax on estates subject to taxation under the laws of the United States, shall, after paying the expense of collection thereof, be set aside by the state treasurer as a special fund from which money may be drawn, until otherwise ordered by the legislature, upon warrants, which the governor is hereby authorized to draw, for the following purposes only: (1) for general purposes authorized by law in the total amount of not in excess of one million dollars, less such net amount as may be covered into the general funds from the proceeds of temporary loans authorized by section 2; (2) for the payment of temporary loans made under authority of section 2 hereof and of the interest on such loans; (3) for the payment of bonds and/or notes and interest thereon whose payment is not specially provided for by law; (4) for the purchase and cancellation of such bonds and/or notes; (5) for the setting up of a sinking fund (a) for the purchase and cancellation of such bonds and/or notes at such future time as they may be purchasable, and/or (b) the payment of such bonds and/or notes and interest thereon when the same become due. The use of the special fund for the first and second purposes named shall be mandatory; its use for any one or more of the third, fourth and fifth purposes shall be as the governor and council shall from time to time in their discretion determine. In the exercise of their discretion the governor and council shall keep in mind the purpose of this act, which is to rehabilitate the treasury balances as of July 1, 1931, and retire at the earliest practicable time so much of the state debt as has not otherwise been provided for out of specified revenue.
2. **Temporary Loans.** In anticipation of the receipt of revenue payable into the special fund hereinbefore provided for, the state treasurer is hereby authorized to borrow upon short-time notes of the state such sums, not exceeding in all one million dollars in addition to temporary borrowings authorized by other provisions of law, as the governor and council may from time to time approve. The proceeds of the sale of said notes shall be paid into the general funds. To the extent that such notes mature at times when there is insufficient money in the special fund, after rehabilitating the treasury balances as of July 1, 1931, to pay said notes, they may be extended, or refunded by other short-time notes. The time and place of payment of all short-time notes, their denominations, the rate and times of interest payments thereon, their form, the manner of their sale and the prices at which they shall be sold, shall be approved by the governor and council. In determining the total amount authorized to be borrowed under this section no account shall be made of duplications due to extensions and/or refundings.

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

[Approved April 28, 1931.]

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**CHAPTER 127.**

AN ACT RELATING TO PROCEEDINGS BEFORE THE PUBLIC SERVICE COMMISSION.

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

1. **Expenses in Rate Cases.** Section 36 of chapter 238 of the Public Laws is hereby amended by striking out the whole of said section and substituting therefor the following:

36. **Rates.** Whenever any investigation shall be necessary to enable the commission to pass upon the reasonableness of the rates or charges by a public utility, the utility shall pay to the commission its expenses involved in the investigation, including the amounts expended by it for ex-
erts, accountants or other assistants, and the salaries and expenses of all employees of the commission for the time actually devoted to said investigation, but not including any part of the salaries of the commission; provided, that the amount charged to the utility by the commission in any such case shall not exceed one half of one per cent of the existing valuation of the utility investigated, such expenses with six per cent interest to be charged by the utility to operating expenses and amortized over such period as the commission shall deem proper and allowed for in the rates to be charged by the utility.

2. **Condition.** Amend section 5 of said chapter 238 by adding at the end of said section the following: Provided, that the commission shall be under no obligation to make any investigation upon any rate matter which may have been investigated by the commission within a period of five years, but said commission may in its discretion make an investigation within said period of five years; so that said section as amended shall read as follows: 5. **Public Utilities.** Upon complaint made by the city council or mayor of any city, or by the selectmen of any town, in which a public utility is authorized to manufacture, sell or supply gas or electricity for heat, light or power, or to supply water, or to transmit telephone or telegraph messages, or upon the complaint in writing of not less than one hundred customers or subscribers of such public utility in cities of thirty thousand or more inhabitants, or of not less than fifty in cities of twenty thousand or more inhabitants, or of not less than twenty-five in any other city or town, or upon petition of a public utility, as to the quality of the service furnished by such public utility, or that the charges made therefor are excessive or insufficient, or concerning proposed future rates, the commission shall investigate as to the cause for such complaint or petition, and, after notice and hearing, may make such order, if any, as may in its opinion be necessary to establish just and reasonable rates or charges or to require the making of any reasonable and just improvements in service or methods. Provided, that the commission shall be under no obligation to make any investigation upon any rate matter which may have been investigated by the commission within a period of five years, but
said commission may in its discretion make an investigation within said period of five years.

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 29, 1931.]

CHAPTER 128.

AN ACT RELATIVE TO FREEING ELIOT TOLL BRIDGE.

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

1. Purchase Authorized. The city of Dover is hereby authorized to acquire title to that portion lying within this state of a certain toll bridge, said bridge extending from said city of Dover to South Berwick in the state of Maine and known as the Eliot Bridge and to maintain the same as a public highway.

2. Eminent Domain. If the city of Dover cannot purchase the same at a fair value then it may institute proceedings for the taking of the same by eminent domain and the procedure for that purpose shall be the same and the value of the portion of the bridge shall be determined as in cases of land taken for highways upon petition to the superior court. On the payment of the value as finally determined the title to the portion of the bridge so taken shall vest in the city of Dover.

3. Appropriation. A sum not exceeding three thousand dollars is hereby appropriated to be expended by the highway commissioner with the approval of the governor and council, upon vesting of title in the city of Dover, to reimburse said city of Dover to an amount not exceeding one half the cost of the acquisition of said portion of the bridge, and the governor is hereby authorized to draw his warrant for the same on the highway funds.

4. Takes Effect. This act shall not take effect until a proper official or municipality of the state of Maine is empowered by that state to purchase so much of said bridge
as is in the state of Maine and shall not take effect until said city of Dover is authorized to proceed under this act by vote of the city council of said city of Dover.

[Approved April 29, 1931.]

CHAPTER 129.

AN ACT AUTHORIZING THE TOWN OF NORTHUMBERLAND TO TAKE ADVANTAGE OF THE SPECIAL APPROPRIATION FOR ROAD CONSTRUCTION.

Section 1. Authority granted.

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

1. Authority Granted. The town of Northumberland is hereby authorized and empowered to raise and appropriate at a special town meeting to be called for that purpose, a sum of money to take advantage of the special appropriation made by the state for road construction under the provisions of a resolution passed at the present session of the legislature. At said special meeting the provisions of section 5, chapter 42 of the Public Laws, as amended by chapter 56 of the Laws of 1927, relative to the number of ballots cast being equal to at least one half the number of legal voters in said town shall not apply, but said appropriation may be made by majority vote of those present and voting.

[Approved April 29, 1931.]

CHAPTER 130.

AN ACT RELATIVE TO ASSISTANTS IN THE OFFICE OF THE BANK COMMISSIONER.

Section 1. Bank commissioner; clerical assistants.

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

1. Bank Commissioner. Amend section 5, chapter 259 of the Public Laws by striking out the word "two" in the third line and inserting in place thereof the word, three, and by
striking out the words "two clerks, one at a salary of Class C as established by chapter 19" and inserting in place thereof the words, such clerical assistants as the governor and council may approve, so that said section as amended shall read as follows: 5. ——, Compensation; Assistants. The annual salary of the commissioner shall be five thousand dollars, and that of the deputy commissioner three thousand dollars. The commissioner may appoint three examiners at an annual salary not to exceed two thousand seven hundred and fifty dollars each; two accountants at an annual salary not to exceed two thousand dollars each; and such clerical assistants as the governor and council may approve. The commissioner, deputy commissioner, examiners and accountants shall be allowed their actual traveling expenses when engaged in their official duties upon the approval of the governor and council. No person shall serve as examiner or accountant who would be disqualified to serve as commissioner or deputy commissioner. The commissioner may remove at any time any subordinate except the deputy commissioner.

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

[Approved April 29, 1931.]

CHAPTER 131.

AN ACT RELATING TO THE AMOUNT OF COMPENSATION FOR DEATH UNDER THE WORKMEN'S COMPENSATION LAW.

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

1. Amendment. Section 19 of chapter 178 of the Public Laws is hereby amended by striking out the words "three thousand" in the ninth line of subdivision I of said section and inserting in place thereof the words four thousand five hundred; and striking out the word "one" in the second line of subdivision III of said section and inserting the word two, so that said section as amended shall read as follows: 19. For Death. The amount of compensation shall be, in case death results from injury:
I. DEPENDENTS. If the workman leaves any widow, children or parents, at the time of his death, then wholly dependent on his earnings, a sum to compensate them for loss, equal to one hundred and fifty times the average weekly earnings of such workman when at work on full time during the preceding year during which he shall have been in the employ of the same employer, or, if he shall have been in the employment of the same employer for less than a year, then one hundred and fifty times his average weekly earnings on full time for such less period; but in no event shall such sum exceed four thousand five hundred dollars. Any weekly payments made under this subdivision shall be deducted from the sum so fixed.

II. PARTIAL. If such widow, children or parents at the time of his death are in part only dependent upon his earnings, such proportion of the benefits provided for those wholly dependent as the amount of the wage contributed by the deceased to such partial dependents at the time of injury bore to the total support of the dependents.

III. NO DEPENDENTS. If he leaves no such dependents, the reasonable expenses of his medical attendance and burial, not exceeding two hundred dollars.

2. Takes Effect. This act shall take effect July 1, 1931.

[Approved April 29, 1931.]

CHAPTER 132.

AN ACT AUTHORIZING THE STATE BOARD OF HEALTH TO ENFORCE, CONCURRENTLY WITH TOWNS, SUCH REGULATIONS AS IT IS EMPOWERED TO MAKE.

Section 1. State board of health empowered to enforce regulations.

Section 2. Takes effect.

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

1. State Board of Health Empowered to Enforce Regulations. Amend section 2 of chapter 140 of the Public Laws by striking out in said section in the fourth line the word "their" and substituting in place thereof the word "its," also by striking out in said section all that follows the word "the"
in the fifth line and substituting in place thereof the following: state and local boards of health. The state board may also enforce, concurrently with towns, all of the other provisions of this chapter. Any person, firm or corporation wilfully violating any rule or regulation of the state board as made hereunder shall be fined ten dollars, so that said section as amended shall read as follows: 2. General Regulations. The state board of health may make, in addition to the rules and regulations of the health officers of towns, such other rules and regulations, or such amendments to existing rules and regulations, as in its judgment the public good requires, and such rules and regulations shall be enforced by the state and local boards of health. The state board may also enforce, concurrently with towns, all of the other provisions of this chapter. Any person, firm or corporation wilfully violating any rule or regulation of the state board as made hereunder shall be fined ten dollars.

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

[Approved April 29, 1931.]

CHAPTER 133.

AN ACT RELATING TO THE STATE FLAG AND SEAL.

Section 1. Flag altered.
Section 2. Design of seal.

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

1. Flag Altered. Section 1 of chapter 8 of the Public Laws is hereby amended by striking therefrom the words, "the motto shall include the date 1784;" so that said section shall read as follows: 1. Flag. The state flag shall be of the following color and design: The body or field shall be blue and shall bear upon its center in suitable proportion and colors a representation of the state seal; the seal shall be surrounded by a wreath of laurel leaves with nine stars interspersed. When used for military purposes the flag shall conform to the regulations of the United States.

2. Design of Seal. Section 4 of chapter 8 of the Public
Laws is hereby amended by striking out the whole thereof and substituting therefor the following: 4. Seal. The seal of the state shall be two inches in diameter, circular, with the following detail and no other: A field crossed by a straight horizon line of the sea, above the center of the field; concentric with the field the rising sun, exposed above the horizon about one third of its diameter; the field encompassed with laurel; across the field for the full width within the laurel a broadside view of the frigate Raleigh, on the stocks; the ship's bow dexter and higher than the stern; the three lower masts shown in place, together with the fore, main and mizzen tops, shrouds and mainstays; an ensign staff at the stern flies the United States flag authorized by act of Congress June 14, 1777; a jury staff on the mainmast and another on the foremast each flies a pennant; flags and pennants are streaming to the dexter side; the hull is shown without a rudder; below the ship the field is divided into land and water by a double diagonal line whose highest point is sinister; no detail is shown anywhere on the water, nor any on the land between the water and the stocks except a granite boulder on the dexter side; encircling the field is the inscription, SEAL . OF THE . STATE . OF . NEW HAMPSHIRE, the words separated by round periods, except between the parts of New Hampshire; at the lowest point of the inscription is the date 1776, flanked on either side by a five-pointed star, which group separates the beginning and end of the inscription; the whole form and design to be as follows:
3. Takes Effect. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect on January 1, 1932.

[Approved April 29, 1931.]

CHAPTER 134.

AN ACT ESTABLISHING COMMISSIONER DISTRICTS IN THE COUNTY OF BELKNAP.

Section 1. Districts established. | Section 2. Takes effect.

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

1. Districts Established. Amend chapter 36 of the Public Laws by adding after section 15, as inserted by chapter 142 of the Laws of 1929, the following new sections: 16. County Commissioner Districts. For the purpose of the election of the county commissioners in Belknap county said county shall be divided into three districts as follows: District 1, wards 1 to 6 inclusive in the city of Laconia; district 2, the towns of Center Harbor, Meredith, New Hampton, Sanbornton and Tilton; and district 3, the towns of Belmont, Gilmanton, Barnstead, Alton and Gilford. 17. Eligibility. No person shall be eligible to be a candidate for county commissioner except from the district in which he is a resident. 18. Voting and Election. The inhabitants of said county may vote for not more than one candidate from each district, and the candidate receiving the highest number of votes in any one district shall be elected county commissioner from that district.

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

[Approved May 1, 1931.]
CHAPTER 135.

AN ACT RELATING TO THE INCORPORATION OF INSURANCE COMPANIES.

**Section**

| **1. Incorporation of insurance companies.** |
| **2. Takes effect.** |

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

1. **Amendment.** Amend section 1, chapter 272 of the Public Laws by inserting after the word “corporation” in the second line of said section the words, with capital stock, by inserting after the figures “225” in the third line of said section the words, and a corporation to carry on business on the mutual plan may be formed pursuant to the provisions of chapter 223, by inserting after the word “fire” in the sixth line of said section the words, smoke, smoke smudge, by inserting after the word “hail” in the same line of said section the word, windstorm, by inserting in line twelve of said section after the word “vessels” the word, aircraft, and by inserting in line sixteen of said section after the word “vehicles” the word, aircraft, so that said section as amended shall read as follows: 1. **Purpose.** Subject to the additional or varied requirements stated in this chapter, a corporation with capital stock may be formed, pursuant to the provisions of chapter 225 and a corporation to carry on business on the mutual plan may be formed pursuant to the provisions of chapter 223, for the purpose of conducting the following kinds of insurance business:

I. On property and rents and use and occupancy, against loss or damage by fire, smoke, smoke smudge, lightning, earthquake, hail, windstorm or other action of the elements; explosion (other than the explosion of steam boilers or flywheels); riot, strike or civil commotion; bombardment; breakage or leakage of apparatus erected for extinguishing fires and on such apparatus against loss or damage by accidental injury and against liability of the insured for loss or damage to property caused thereby.

II. On vessels, aircraft, cars or other vehicles, freight, goods, money, effects and money loaned on bottomry and respondentia, against loss or damage from the perils of the sea
and other perils usually insured against by marine insurance, or from the risk of inland navigation and transportation; and on motor vehicles, aircraft, their fittings and contents and use and occupancy, against loss or damage from accident, collision, theft or other casualty, and against liability of the owner or user thereof for injury or damage to property caused thereby.

III. On the lives of persons and every insurance pertaining thereto or connected therewith, including endowments, and to grant, purchase or dispose of annuities.

IV. Against bodily injury or death by accident, and against disablement resulting from sickness and every insurance pertaining thereto, including quarantine and identification.

V. Against the liability of the insured for the death or disability or damage to property of another.

VI. On property and rents and use and occupancy, against loss or damage and against liability of the insured therefor from explosions of steam boilers, tanks and engines, their connections and machinery connected therewith, and breakage of flywheels and machinery, and to make inspections thereof; and against loss from burglary, theft or forgery, and against loss or damage by the breakage of glass.

VII. Insurance of the performance of contracts and the faithful discharge of duties.

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

[Approved May 1, 1931.]

CHAPTER 136.

AN ACT RELATING TO LIABILITY INSURANCE OF STATE DEPARTMENT HEADS AND EMPLOYEES OPERATING STATE OWNED MOTOR VEHICLES.

Section 1. Group insurance.

Section 2. Takes effect.

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

1. Amendment. Amend chapter 19 of the Public Laws by adding a new section 32-a to follow section 32 and to read
as follows: 32-a. **Group Insurance.** The governor and council may, if they deem it advisable, purchase one or more policies of liability insurance, containing such provisions as they deem proper, covering the operation of any or all state owned motor vehicles by state department heads and employees. The premium or premiums therefor, at the option of the governor and council, may be paid on warrant of the governor out of any money in the treasury not otherwise appropriated or may be charged to the different departments in such proportion as the governor and council may deem just. The purchase of such policy or policies by the governor and council shall suspend the operation of section 32, as amended by chapter 188 of the Laws of 1929, in so far as the governor and council shall deem advisable.

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

[Approved May 1, 1931.]

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**CHAPTER 137.**

**AN ACT RELATING TO THE TERM OF OFFICE AND SALARY OF THE INSURANCE COMMISSIONER.**

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

1. **Term.** Section 1 of chapter 271 of the Public Laws is hereby amended by striking out the word "three" in the third line of said section and substituting therefor the following, five, so that said section as amended shall read as follows:

1. **Appointment; Term; Removal.** An insurance commissioner shall be appointed by the governor, with the advice and consent of the council, who shall hold office for five years and until a successor is appointed and qualified. He may be removed at pleasure by the governor and council.

2. **Salary.** Section 7 of chapter 271 of the Public Laws, as amended by chapter 165 of the Laws of 1929, is hereby amended by striking out the words "thirty-five hundred" in said section and substituting therefor the following, five
thousand, so that said section as amended shall read as follows: 7. Compensation. The annual salary of the commissioner shall be five thousand dollars, and of the deputy commissioner eighteen hundred dollars, and shall be full compensation for their services. A temporary commissioner shall be paid five dollars a day for the time actually spent in the discharge of his duties; and the governor and council shall audit and allow his account therefor.

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

[Approved May 1, 1931.]

CHAPTER 138.

AN ACT RELATING TO THE NEW HAMPSHIRE SOLDIERS’ HOME.

Section 1. Membership of board of managers.
Section 2. Chairman of board.

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

1. Membership of Board. Amend section 2 of chapter 12 of the Public Laws as amended by chapter 114 of the Laws of 1929, by striking out all of said section 2 and inserting in place thereof a new section 2 as follows: 2. Board of Managers. The government of the home is vested in the board of managers of the New Hampshire Soldiers’ Home, consisting of the governor, ex officio, the commander of the Grand Army of the Republic for the department of New Hampshire, ex officio, the commander of the United Spanish War Veterans of the department of New Hampshire, ex officio, the commander of the Veterans of Foreign Wars of the New Hampshire department, ex officio, the adjutant of the American Legion of the New Hampshire department, ex officio, and five citizens of the state, four of whom, at least, served in the army or navy of the United States in the war of the Rebellion, the war with Spain or the World War, and were honorably discharged, to be appointed by the governor with the advice of the council and are members one each of the
New Hampshire department of the Grand Army, the United Spanish War Veterans, the American Legion, and the Veterans of Foreign Wars. They shall hold office five years and until their successors are appointed and qualified; and in case of a vacancy, an appointment shall be made for the unexpired term.

2. **Chairman of Board.** Amend section 3 of said chapter 12 of the Public Laws as amended by chapter 4, Laws of 1929, by striking out all of said section 3 and inserting in place thereof a new section 3 as follows:  

3. **Chairman; Secretary.** The board shall choose one of their number chairman and another, secretary, to hold office during the pleasure of the board. The secretary shall keep a correct record of the proceedings of the board and perform such other duties as they may require of him.

3. **Investigation of Applicants.** Amend section 7 of said chapter 12 of the Public Laws by adding at the end of said section the following: An investigation of the industrial and financial conditions of any applicant for admission to the home shall be made by a competent board selected by the governor and council upon request from the board of managers of the soldiers' home, and a prompt report made to the managers, so that said section as amended shall read as follows:

7. **Admission.** No applicant shall be admitted to the home unless he served in a New Hampshire military organization, or in the army or navy of the United States, and was credited to this state in a time of war and was honorably discharged from such service; or unless after such service he has been a resident of this state for the three years next preceding his application for admission. An investigation of the industrial and financial conditions of any applicant for admission to the home shall be made by a competent board selected by the governor and council upon request from the board of managers of the soldiers' home, and a prompt report made to the managers.

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 May 1, 1931.]
CHAPTER 139.

AN ACT RELATIVE TO LAYING OUT HIGHWAYS TO PUBLIC WATERS AND TO CHANGES IN THE ROUTE OF STATE AND TRUNK LINE HIGHWAYS.

Section 1. Highways to public waters.
Section 2. Changes of routes of highways.
Section 3. Takes effect.

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

1. Amendment. Amend section 2, chapter 77 of the Public Laws by striking out the whole of said section and inserting in place thereof the following:

2. Procedure. The commissioners shall issue an order of notice on the petition filed with the governor, shall determine whether there is occasion for the laying out of the highway and if so, determine its location, and shall have the same powers that selectmen have in laying out highways and shall proceed in the same manner.

2. Amendment. Amend section 3, chapter 84 of the Public Laws by striking out the whole of said section and inserting in place thereof the following:

3. Changes in Routes. He is authorized to recommend to the governor and council such changes in the routes of existing state highways and trunk line highways as he shall think expedient. The making of changes in the routes of such highways and the taking of land necessary for such purpose may be by proceedings as for laying out highways to public waters.

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

[Approved May 1, 1931.]
CHAPTER 140.

AN ACT RELATING TO STATE-AIDED HIGHWAYS IN THE TOWN OF HOLDerness.

Section 1. Town of Holderness.  

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

1. Town of Holderness. Amend section 4 of chapter 44 of the Laws of 1925 by inserting after the word "completed" in the third line the words, except in the town of Holderness which town may expend one half the amount raised by said town for state aid upon other highways in said town, so that said section as amended shall read as follows: Sect. 4. 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, except in the town of Holderness which town may expend one half the amount raised by said town for state aid upon other highways in said town. 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.

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

[Approved May 4, 1931.]

CHAPTER 141.

AN ACT RELATIVE TO THE OCEAN BOULEVARD.

Section 1. Authority to adjust claims.  

WHEREAS the state of New Hampshire, by authority of chapter 89 of the Laws of 1899 and subsequent acts, has constructed a highway along the coast of the state known as the Ocean Boulevard; and

WHEREAS certain adverse claims have been made by various persons affecting the ownership of land and the extent of said boulevard, which claims are much complicated by the action of the ocean upon said coast line and said boulevard; now therefore
Be it enacted by the Senate and House of Representatives in General Court convened:

1. Authority to Adjust Claims. The governor and council are hereby authorized to make such conveyances, releases and purchases as they may deem advisable to adjust the disputed claims along the Ocean Boulevard. If a satisfactory adjustment of said matters cannot be made the attorney-general is hereby authorized to take whatever action may be necessary promptly to secure a court decision establishing the extent of said boulevard and the title of the state to the land claimed in fee or as an easement.

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

[Approved May 5, 1931.]

CHAPTER 142.

AN ACT ALLOWING FLY FISHING ONLY IN MOODY POND IN THE TOWN OF WEARE.

Section 1. Taking brook trout. | Section 2. Takes effect.

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

1. Taking Brook Trout. Amend paragraph 1, section 1, chapter 200 of the Public Laws as amended by section 1, chapter 155 of the Laws of 1929 by adding at the end of said paragraph the following: Those not less than eight inches in length may be taken with a fly from Moody pond so called in the town of Weare from April fifteenth to August first, so that said paragraph as amended shall read as follows: 1. 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. Those not less than ten inches in length may be taken with a fly from Little Dan Hole pond in the town of Ossipee and the tributaries thereto, including the river from Big Dan Hole pond, from April fifth to September first. Those not less
than eight inches in length may be taken with a fly from Moody pond so called in the town of Weare from April fifteenth to August first.

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

[Approved May 5, 1931.]

CHAPTER 143.
AN ACT RELATING TO THE TAKING OF SMELT.

Section 1. Change in season.

Section 2. Takes effect.

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

1. Change in Season. Amend section 33, chapter 200 of the Public Laws, as amended by chapter 42 of the Laws of 1927, by striking out the words "March thirty-first" and substituting in place thereof the words April fifteenth; so that said section as amended shall read as follows: 33. Smelt. The taking of salt water smelt from the Piscataqua river and its tributaries, the Exeter river and its tributaries, Great Bay and Greenland Bay, from April fifteenth to July first, is prohibited; 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 takes effect upon its passage.

[Approved May 5, 1931.]
CHAPTER 144.

AN ACT RELATING TO THE EXAMINATION OF APPLICANTS FOR LICENSES TO OPERATE MOTOR VEHICLES.

Section 1. Operation of motor vehicles.

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

1. Operation of Motor Vehicles. Amend section 2 of chapter 101 of the Public Laws by striking out the period at the end thereof and inserting in its place the following; provided, however, that no physical defect of the applicant shall debar him or her from receiving a license unless it can be shown by common experience that such defect incapacitates him or her from safely operating a motor vehicle, so that said section as amended shall read as follows: 2. Examination. Before a license is granted to any person, except to a non-resident, the applicant, if he has not been theretofore licensed to operate a motor vehicle in this state, shall pass an examination as to his qualifications, such as the commissioner shall prescribe, and no license shall be issued until the commissioner is satisfied that the applicant is a proper person to receive it; provided that, if an applicant for a license to operate motor vehicles under the provisions of this section has been granted a non-resident certificate as provided in section 5, for the current year, the commissioner may issue such license without an examination, provided, however, that no physical defect of the applicant shall debar him or her from receiving a license unless it can be shown by common experience that such defect incapacitates him or her from safely operating a motor vehicle.

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

[Approved May 5, 1931.]
CHAPTER 145.

AN ACT RELATING TO THE ELECTION OF REPRESENTATIVES TO THE GENERAL COURT.

Section 1. Election of representatives.

Section 2. Takes effect.

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

1. Amendment. Amend chapter 32 of the Public Laws by striking out the whole of sections 3 and 4 and inserting in place thereof the following:

3. Apportionment. Until another general census of the state is taken and officially promulgated, the following named towns and wards may send representatives to the general court under the authority of the constitution, as follows:


Two representatives each from Colebrook, Concord ward 1, Concord ward 5, Concord ward 9, Dover ward 3, Farmington, Franklin ward 2, Franklin ward 3, Gorham, Hillsborough, Hooksett, Hudson, Jaffrey, Keene ward 2, Keene ward 3,
Keene ward 4, Keene ward 5, Laconia ward 1, Laconia ward 2, Laconia ward 4, Laconia ward 5, Laconia ward 6, Lancaster, Lisbon, Meredith, Nashua ward 2, Nashua ward 4, Nashua ward 9, Newmarket, Northumberland, Pembroke, Peterborough, Pittsfield, Plymouth, Portsmouth ward 3, Portsmouth ward 5, Rochester ward 2, Rochester ward 4, Rochester ward 6, Salem, Somersworth ward 4, Swanzey, Walpole, Winchester, Wolfeboro.

Three representatives each from Berlin ward 3, Concord ward 4, Conway, Dover ward 1, Dover ward 2, Dover ward 4, Goffstown, Hanover, Haverhill, Manchester ward 9, Milford, Nashua ward 3, Nashua ward 5, Nashua ward 6, Nashua ward 7, Portsmouth ward 1.

Four representatives each from Berlin ward 2, Berlin ward 4, Concord ward 6, Concord ward 7, Derry, Exeter, Keene ward 1, Littleton, Manchester ward 1, Manchester ward 4, Manchester ward 10, Manchester ward 11, Nashua ward 1, Nashua ward 8, Newport, Portsmouth ward 2.

Five representatives each from Berlin ward 1, Manchester ward 2, Manchester ward 3, Manchester ward 12, Manchester ward 13.

Six representatives each from Lebanon, Manchester ward 6, Manchester ward 7.

Seven representatives from Manchester ward 5.

Eight representatives from Manchester ward 8.

Ten representatives from Claremont.

4. ——, Part Time. The following named towns, not having six hundred inhabitants according to the census of 1930 and having a right under the constitution to elect a representative such proportional part of the time as the number of their inhabitants, according to such census, bears to six hundred, may elect one representative in each of the years set opposite their names in the following list:

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Bradford .................. 1932 1934 1938 1940
Brookline ................. 1932 1934 1938 1940
Canterbury ............... 1932 1934 1938 1940
Chichester ............... 1932 1934 1938 1940
Columbia .................. 1934 1936 1938 1940
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2. Takes Effect. This act shall take effect upon its passage.

[Approved May 5, 1931.]

CHAPTER 146.

AN ACT PROVIDING FOR STATE AID FOR PERSONS SUFFERING FROM CANCER AND FOR THE CREATION AND APPOINTMENT OF A CANCER COMMISSION.

WHEREAS it appears that in this state several hundred residents are annual victims of the disease known as cancer, and

WHEREAS adequate methods of combating and treating this disease are lacking in many parts of the state, and inaccessible to those without means, and

WHEREAS it is the duty of the state to promote, protect and preserve the health of its residents, and

WHEREAS in fulfilling this duty it appears advisable that a thorough, proper and careful investigation and survey be made of the cancer situation as it exists in New Hampshire, and that preventive and curative possibilities be rendered by the state, therefore

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

1. Commission. There shall be a state cancer commission, consisting of the governor ex officio and four others to be appointed by the governor with the advice of the council, one of whom shall be a member of the state board of health, another a member of the New Hampshire Medical Society, and the re-
remaining two to be non-medical. Members of the commission shall serve without compensation, but shall receive their necessary expenses while in the performance of their duties.

2. Term of Office. The four appointive members shall serve at the will of the governor and council.

3. Duties. The commission shall establish, organize and conduct cancer clinics in such parts of the state as they may deem most advantageous for the public health, and may authorize the expenditure of state funds for the support of clinics conducted by other agencies upon such terms as to supervision by the commission as they deem wise.

4. ——; Investigation and Reports. The commission shall from time to time make such studies of the cancer situation in New Hampshire as they deem circumstances require and report their recommendations concerning the same to the legislature, to the state board of health and to the New Hampshire Medical Society.

5. Organization. The governor shall be ex-officio chairman of the commission. The commission shall elect one of their number to be secretary and may also employ such clerical assistance as the governor with the advice of the council may approve.

6. Aid to Dependents. Out of the appropriation available under this act the commission may furnish at the expense of the state clinical care for indigent patients. The commission may grant state aid for the care of dependent persons suffering from cancer in any place, provided that the state aid granted in any individual case shall not exceed in amount the sums expended by any municipality, town or county in this state. Any assistance rendered by any city, state, town or county shall be classified as Assistance to Cancerous Patients, and the names of such persons receiving aid shall not be published in any report.

7. Appropriations. There shall be and is hereby appropriated for this act the sum of fifteen thousand dollars for the fiscal year ending June 30, 1932, and the sum of twenty-five thousand dollars for the fiscal year ending June 30, 1933. The governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

8. Contributions from Other Sources. The commission is
authorized to receive voluntary contributions from any source other than the state treasury and to administer and expend the same for the purposes of this act. If any such contribution shall be made on condition that the principal shall be invested and the income only used, such gifts shall be deposited with the state treasurer and by him invested and reinvested and the income placed by him to the credit of the commission.

9. Takes Effect. All acts inconsistent with this act are hereby repealed and this act shall take effect July 1, 1931, except that for the purpose of appointment of the members of the commission and their organization, and making plans by the commission it shall take effect upon its passage.

[Approved May 5, 1931.]

CHAPTER 147.

AN ACT RELATING TO REVOCATION OF MOTOR BOAT LICENSES.

1. Motor boat registration.

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

1. Motor Boat Registration. Amend chapter 151 of the Public Laws by adding after section 15 the following new section: 15-a. Revocation of Registration. The public service commission after hearing may revoke the registration of any boat or outboard motor issued pursuant to the provisions of this chapter whenever it shall appear upon complaint of the selectmen or any tax collector of any town that the owner of such boat or outboard motor has failed after demand to pay any property tax upon the same which shall be due the town.

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

[Approved May 6, 1931.]
CHAPTER 148.

AN ACT RELATING TO INSTITUTIONAL EXEMPTIONS.

Section 1. Real estate of educational, religious institutions, etc.

Section 2. Special exemptions.

Section 3. Takes effect.

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

1. Real Estate of Educational, Religious Institutions, etc. Amend chapter 60 of the Public Laws by inserting after section 25 thereof a new section, which shall be numbered 25-a, and shall read as follows: 25-a. Improvements Only Exempted. The exemptions referred to in sections 22, 24, and 25 of this chapter, as regards real estate hereafter acquired by such institutions, shall apply only to subsequent improvements therein and thereon, and the real estate so acquired shall be assessed and taxed as other similar land and real estate in the vicinity is assessed and taxed.

2. Special Exemptions. The provisions of section 25-a shall apply to all institutions heretofore exempted by special act of the legislature.

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

[Approved May 6, 1931.]

CHAPTER 149.

AN ACT RELATING TO THE PUBLIC SERVICE COMMISSION.

Section 1. Salaries of commissioners.

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

1. Salaries of Commissioners. Amend section 10 of chapter 237 of the Public Laws, as amended by chapter 124 of the Laws of 1927, by striking out the same and inserting in place thereof the following: 10. Compensation. Each commissioner shall receive an annual salary of five thousand dollars, and reasonable expenses, including transportation, subject to the approval of the governor and council.

[Approved May 6, 1931.]
CHAPTER 150.

AN ACT RELATING TO THE SALARY OF THE COMMISSIONER OF MOTOR VEHICLES.

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

1. Commissioner of Motor Vehicles. Amend section 2, chapter 99 of the Public Laws, as amended by chapter 166 of the Laws of 1929, by striking out the words “thirty-five hundred” and inserting in place thereof the words, four thousand, so that said section as amended shall read as follows: 2. Appointment; Salary. A commissioner of motor vehicles shall be appointed by the governor, with the advice of the council, for a term of five years and until his successor is appointed and qualified. His salary shall be four thousand dollars a year.

2. Takes Effect. This act shall take effect July 1, 1931.

[Approved May 6, 1931.]

CHAPTER 151.

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

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

1. Municipal Courts. Amend section 32, chapter 323 of the Public Laws, as amended by chapters 99 and 100 of the Laws of 1927, chapters 117 and 143 of the Laws of 1929 and chapter 70 of the Laws of 1931, by striking out said section and inserting in place thereof the following: 32. Salaries of Justices. Salaries of justices of municipal courts shall be paid from the treasury of the city or town in which such courts are located, may be paid quarterly or monthly, and shall be in the following sums per annum:
In Manchester, two thousand four hundred dollars;
In Nashua, two thousand dollars;
In Concord, one thousand eight hundred dollars;
In Portsmouth, one thousand eight hundred dollars;
In Dover, one thousand five hundred dollars;
In Laconia, one thousand two hundred dollars;
In Keene, one thousand two hundred dollars;
In Claremont, one thousand two hundred dollars;
In Berlin, one thousand two hundred dollars;
In Lebanon, eight hundred dollars;
In Newport, seven hundred dollars;
In Exeter, six hundred dollars;
In Somersworth, six hundred dollars;
In Franklin, six hundred dollars;
In Rochester, nine hundred dollars;
In Littleton, 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 May 6, 1931.]
CHAPTER 152.

AN ACT RELATING TO THE SALARIES OF COUNTY SOLICITORS.

Section 1. Salary of solicitor of Merrimack county.

Section 2. Takes effect.

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

1. Salary of Solicitor of Merrimack County. Amend section 20 of chapter 16 of the Public Laws, as amended by chapter 76 of the Laws of 1931, by striking out the words "ten hundred" in the eighth line and inserting in place thereof the words, twelve hundred and fifty, so that said section as amended shall read as follows: 20. Salaries. The annual salaries of the solicitors in the several counties shall be as follows:

- In Rockingham, fifteen hundred dollars;
- In Strafford, twelve hundred dollars;
- In Belknap, nine hundred dollars;
- In Carroll, eight hundred dollars;
- In Merrimack, twelve hundred and fifty dollars;
- In Hillsborough, twenty-five hundred dollars;
- In Cheshire, eight hundred dollars;
- In Sullivan, eight hundred dollars;
- In Grafton, twelve hundred dollars;
- In Coos, fifteen hundred dollars.

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

[Approved May 6, 1931.]

CHAPTER 153.

AN ACT RELATING TO THE SALARIES OF THE COMMISSIONERS FOR THE COUNTIES OF HILLSBOROUGH AND GRAFTON.

Section 1. Salaries of county commissioners.

Section 2. Takes effect.

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

1. Salaries. Amend section 28 of chapter 38 of the Public
Laws, as amended by chapter 111 of the Laws of 1927, by striking out the word “eighteen” after the word “Hillsborough” and inserting in place thereof the word twenty-one; and by striking out the words “five hundred” after the word “Grafton” and inserting in place thereof the words, seven hundred and fifty, so that said section as amended shall read:

28. **Commissioners.** The annual salary for each commissioner of the following counties shall be as follows, payable monthly by the county:

In Rockingham, ten hundred dollars;
In Strafford, twelve hundred dollars;
In Belknap, nine hundred dollars;
In Merrimack, ten hundred dollars;
In Hillsborough, twenty-one hundred dollars;
In Cheshire, seven hundred dollars;
In Grafton, seven hundred and fifty dollars.

In Carroll, Sullivan and Coos counties each commissioner, when employed in the business of the county and in inspecting the taxable property of the towns as provided in section 26, shall receive five dollars a day, payable as hereinbefore provided. To the foregoing sums shall be added, in all the counties except Strafford, a reasonable sum for all necessary expenses, upon order of the superior court, the account of said expenses having first been audited by said court.

2. **Takes Effect.** This act shall take effect as of April 1, 1931.

[Approved May 6, 1931.]

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**CHAPTER 154.**

AN ACT RELATING TO THE TAKING OF DEER IN THE COUNTY OF ROCKINGHAM.

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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, as amended by chapter 55 of the Laws of 1927 and chapter 33 of the Laws of 1931, by inserting after the word
“sixteenth” in the ninth line the words, in the county of Rockingham from December fifteenth to January first, 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, except in the towns of Dalton, Whitefield and Carroll, from October fifteenth to December first; in the county of Grafton, and the towns of Dalton, Whitefield and Carroll in the county of Coos, from November first to December sixteenth; in the county of Carroll from November fifteenth to December sixteenth; in the county of Cheshire from December first to December sixteenth; in the county of Rockingham from December fifteenth to January first, and from all the other counties in the state from December first to January first.

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

[Approved May 6, 1931.]

CHAPTER 155.

AN ACT RELATING TO OBSERVANCE OF THE LORD’S DAY.

Section 1. Exceptions.

Section 2. Takes effect.

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

1. Amendment. Amend chapter 385 of the Public Laws by adding a new section after section 5 which shall be section 5-a and shall read as follows: 5-a. Exceptions. Nothing contained in this chapter shall prevent any town or city from adopting by-laws and ordinances permitting and regulating retail business, plays, games, sports and exhibitions on the Lord’s Day, provided such by-laws and ordinances after adoption by the board of selectmen of a town or the city council of a city are approved by a majority vote of the legal voters present and voting at the next regular town or city election. Provided, however, that no such by-laws or ordinances shall permit public dancing or horse racing or prize fights at any time on the Lord’s Day, or the games of baseball, hockey or football, or any games, sports or exhibitions of physical skill
to which admission is charged or at which donations are accepted to be held earlier than one o'clock in the afternoon, or the opening of theatrical or vaudeville performances or motion pictures earlier than six o'clock in the afternoon; and further provided that any by-laws or ordinances adopted and approved as aforesaid may be rescinded by a majority vote of the legal voters present and voting at any regular town or city election or at any special election called for that purpose.

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

[Approved May 6, 1931.]

CHAPTER 156.

AN ACT APPROPRIATING FUNDS TO PROVIDE AGAINST AN UNEMPLOYMENT EMERGENCY AT THE STATE PRISON.

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

1. Appropriation. The sum of not more than two hundred thousand dollars is hereby appropriated for the state prison in order to anticipate and meet any emergency that may arise because of loss of the contract for the employment of prisoners, the same to be expended to provide employment for the prisoners, to organize, conduct and manage an industry or industries adapted to the needs of the prison and the prisoners, and to provide repairs, additions and alterations to buildings, new structures, machinery, tools, materials, supplies, equipment and other instrumentalities useful for the employment of the prisoners.

2. Borrowing. In order to provide funds for the appropriation made in section 1, the state treasurer is hereby authorized to borrow from time to time such sum or sums, not exceeding in all two hundred thousand dollars, as the governor, with the advice and consent of the council, may approve, and for that purpose may issue notes in the name and on behalf of the state of New Hampshire. Such notes shall be
issued at such times, in such form and denominations, at such rate of interest and with such terms of payment of interest and principal as the governor and council may determine to be for the best interests of the state, provided that the date of last maturity of any of said notes shall not be later than December 31, 1934. They shall be countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The state treasurer may negotiate and sell such notes by direction of, and in such manner as, the governor and council deem most advantageous to the state.

3. **Accounts.** The secretary of state shall keep an account of all such notes countersigned by the governor, showing the number and amount of each bond and note, the time of countersigning, the date of delivery to the treasurer and the date of maturity. The state treasurer shall keep an account of each note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the date of maturity.

4. **Disposition of Proceeds.** The proceeds of the sale of such notes shall be held by the treasurer and paid by him only upon warrants drawn by the governor for the purposes of this act alone. The governor, with the advice and consent of the council, is hereby authorized to draw his warrant for the payment, from the funds provided by this act, of all sums expended for the purposes herein authorized.

5. **Special Commission.** There is hereby created a prison industry commission consisting of the governor and six other members to be appointed by the governor with the advice and consent of the council. One of the six appointive members shall be a member of the executive council. The commission shall investigate and report to the governor and council a plan for the installation in the state prison of such industry or industries as they deem expedient. The members of the commission shall serve without pay for their services, but shall be allowed their reasonable expenses arising from performance of their duties, including the payment of the services and expenses of such technical advisors and clerical assistants as they may require, the same to be charged to the appropriation herein made.

6. **Installation.** Upon receipt and consideration of the
report of the commission, the governor and council shall be authorized to make such provisions as they deem necessary for the organization, conduct and management of an industry or industries and to make and authorize such expenditures as are provided for by section 1, said expenditures to be charged to the appropriation herein made.

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

[Approved May 6, 1931]

CHAPTER 157.

AN ACT TO ESTABLISH A STATE-AID ROAD FROM BARRINGTON TO ROCHESTER.

SECTION 1. Designation. The highway commissioner with the approval of the governor and council, shall forthwith designate for improvement a continuous state-aid highway in the town of Barrington and city of Rochester, leading from the junction of the Central trunk line at Barrington Depot and thence extending over the main road to Gonic, by way of Rochester Neck road, thence from Gonic to Rochester by way of Hancock street and Common street to the junction with the East Side trunk line at Common street.

2. Limitation. At least fifty per cent of the money raised and appropriated by the state and by the city for state aid for highway construction, as required by law, for the city of Rochester shall be expended upon that portion of the above designated highway that lies within said city until it is completed.

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

[Approved May 7, 1931.]
CHAPTER 158.

AN ACT TO ESTABLISH A CONTINUOUS HIGHWAY FROM THE EAST SIDE TRUNK LINE IN NEWINGTON, THEN THROUGH NEWINGTON BY WAY OF THE FOX POINT ROAD FROM AND ACROSS LITTLE BAY TO DURHAM TO A JUNCTION WITH THE NEW HAMPSHIRE COLLEGE ROAD AT COE'S CORNER IN DURHAM TO A JUNCTION WITH THE NEW HAMPSHIRE COLLEGE ROAD AT SAWYER'S IN DOVER.

Section
1. Designation.
2. Commission.
3. Changes in existing highway.
4. Appropriation.
5. Expenditure.

Section
7. Short term notes.
8. Toll.
11. Takes effect.

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

1. Designation. The highway commissioner shall designate for improvement by suitable description, subject to the approval of the governor and council, a continuous highway from the junction of the East Side trunk line and the Fox Point road in Newington, thence by way of said Fox Point road formerly called the first New Hampshire turnpike to Little Bay, thence over and across said Little Bay to a bridge, hereinafter to be provided for, to the Durham shore, thence continuing by the route of said first New Hampshire turnpike to a junction with the New Hampshire College road at Coe's Corner in Durham, also from said shore of Little Bay by way of the Back River road, so called, to a junction with the said New Hampshire College road at Sawyer's in Dover.

2. Commission. For the purpose of carrying out the provisions of this act there shall be a commission, to be known as the New Hampshire Toll Bridge Commission, which shall consist of the governor and council and the highway commissioner, hereinafter called the commission, which commission shall have full power and authority to construct, control and manage and to enter into contractual relations on behalf of the state and do and perform such acts as it deems expedient and necessary and for the public good agreeable to the provisions of this act. Nothing in this provision shall be con-
strued as depriving the highway commissioner of such powers as he now has under chapter 83 of the Public Laws.

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

4. Appropriation. A sum not exceeding one million two hundred and fifty thousand dollars is hereby raised, as hereinafter provided, and appropriated for the purchase of the Dover Point Toll Bridge and its approaches and for the construction of the highway, bridge and its approaches described in section 1 of this act. Said sum shall not be a charge against any other highway funds.

5. Expenditure. So much of said one million two hundred and fifty thousand dollars as is necessary and reasonable to carry out the requirements of this act may be expended by said commission as follows:

I. Not exceeding two hundred and seventy-five thousand dollars to purchase said Dover Point Toll Bridge and its approaches. The state treasurer, with the approval of the governor and council, is hereby authorized, in case the governor and council deem it necessary or expedient, to execute, issue and sell the short term notes of the state to an amount not exceeding two hundred and seventy-five thousand dollars ($275,000) for the purpose of paying the purchase price of the Boston and Maine Railroad bridge.

II. Not exceeding seven hundred and fifty thousand dollars to construct the bridge described in section 1 of this act, including its piers and abutments.

III. Not exceeding the balance of said appropriation and the total amount of tolls collected from the said Dover Point Toll Bridge and applied in payment of notes issued in payment of the purchase price thereof prior to the opening for public use of the said bridge described in section 1 of this act, for the highway approaches thereto.

It shall be a condition precedent to any expenditure here-
under that contracts or agreements shall be first executed for
the purchase of said Dover Point Toll Bridge and for the con-
struction of the bridge with the necessary abutments and
piers within the respective amounts provided in paragraphs
I and II.

6. Bonds Authorized. The state treasurer is hereby
authorized, under direction of the governor and council, to
borrow upon the credit of the state one million two hundred
and fifty thousand dollars for the purpose of carrying into
effect the provisions of this act and for that purpose may issue
bonds and notes in the name and on behalf of the state of New
Hampshire at a rate of interest to be determined by the gov-
ernor and council. The maturity dates of such bonds shall
be determined by the governor and council, but in no case
shall they be later than twenty-five years from the date of
issue, and any twenty-five year bonds shall be callable in
twenty years. Such bonds and notes shall contain an express
guarantee which shall be deemed a contract on the part of the
state, that toll will be collected, in accordance with the pro-
visions of this act, until the date of maturity of said bonds
or until sufficient money shall have accumulated to pay said
notes and bonds and the interest thereon at the dates of
maturity, shall be in such form and such denominations as
the governor and council shall determine, may be registerable
as to both principal and interest, shall be countersigned by the
governor and shall be deemed a pledge of the faith and credit
of the state. The secretary of state shall keep an account of
all such bonds and notes countersigned by the governor, show-
ing the number and amount of each bond and note, the time
of countersigning, the date of delivery to the treasurer and
the date of maturity. The state treasurer shall keep an ac-
count of each bond and note, showing the number thereof,
the name of the person to whom sold, the amount received
for the same, the date of the sale and the date of maturity.
The treasurer may negotiate and sell such bonds and notes by
direction of the governor and council in such manner as they
may determine most advantageous to the state. The pro-
cceeds of the sale of such bonds and notes shall be held by the
treasurer and paid out by him upon warrants drawn by the
governor for the purpose of this act alone and the governor,
with the advice and consent of the council, shall draw his warrants for the payment from the funds provided for by this act of all sums expended or due for the purposes herein authorized. Interest from such bonds and notes shall not be subject to the taxes imposed by chapter 265 of the Public Laws.

7. Short Term Notes. Prior to the issuance of bonds hereunder the treasurer, under the direction of the governor and council, may for the purposes hereof borrow money from time to time on short term loans to be refunded by the issuance of the bonds hereunder, provided however, that at no time shall the indebtedness of the state on short term loans and bonds exceed the sum of one million two hundred and fifty thousand dollars.

8. Toll. There shall be collected for the use of either of said bridges and the approaches thereto after acquired by the state such charges or toll as the commission shall deem reasonable from the various vehicles and pedestrians making use thereof. The toll collected from each bridge shall be deposited with the state treasurer who shall keep the same in separate accounts designated by the name of the bridge from which it is received and the operating expenses and upkeep of each bridge shall be paid from its account. From the balance remaining after the payment of the operating expenses and upkeep the governor, with the approval of the council, shall pay the interest and principal of the bonds and notes issued hereunder. During construction of the said bridge and highway the governor may, if it is necessary, draw his warrant upon the general highway fund to pay the interest due upon any bonds and notes that have been issued in accordance with the provisions of this act, such payments to be repaid to the highway department from the tolls collected.

9. Maintenance. The highway designated by section 1 of this act shall be maintained in accordance with the provisions of sections 10 and 11 of chapter 84 of the Public Laws. The bridges including the approaches thereto shall be operated and maintained out of their respective toll receipts as provided for in section 8 until toll collection shall cease. Toll collection shall cease upon the accumulation in the hands of the state treasurer of sufficient funds with which to pay all
bonds and notes, together with the interest thereon issued hereunder. Thereafter such maintenance shall be in accordance with the provisions of sections 10 and 11 of chapter 84 of the Public Laws.

10. In event toll received for the Dover Point Toll Bridge shall be insufficient to pay the operating expenses and upkeep of said bridge and its approaches the commission, after notice and hearing, may discontinue its use as a means of public travel, but in case of discontinuance, they shall provide a highway and bridge across the Bellamy river connecting Dover Point and highway described in section 1 of this act.

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

[Approved May 7, 1931.]

CHAPTER 159.

AN ACT RELATING TO MOTOR VEHICLE ROAD TOLLS.

1. Bond. Chapter 104 of the Public Laws is hereby amended by inserting therein after section 1 a new section as follows: 1-a. Bond. Before such license is issued, the distributor shall give a bond with sureties satisfactory to the commissioner payable to the commissioner in the penal sum of ten thousand dollars and conditioned upon the distributor making the reports and paying the tolls in this chapter provided. The commissioner may waive the giving of such bond if reports and payments are made at times which precede the statutory requirements and which are satisfactory to the commissioner.

2. Payment. Section 4 of chapter 104 of the Public Laws as amended by chapter 75, Laws of 1927, is hereby amended by adding at the end of said section the following: Provided, however, that any distributor may, if he elects so to do, use as the measure of the toll to be paid by him the gross quan-
tity of motor fuel purchased, imported, produced, refined, manufactured or compounded by such distributor, less a tare of one per cent for shrinkage or loss by evaporation or otherwise; 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. Provided, however, that any distributor may, if he elects so to do, use as the measure of the toll to be paid by him the gross quantity of motor fuel purchased, imported, produced, refined, manufactured or compounded by such distributor, less a tare of one per cent for shrinkage or loss by evaporation or otherwise.

3. Delayed Payments. Chapter 104 of the Public Laws is amended by inserting therein after section 4 a new section as follows: 4-a. Delayed Payments. If any distributor shall fail to pay the tolls due from him on or before the first day of the calendar month succeeding the date for filing the said report, an addition of five per cent of the amount of the toll shall be added and collected and become a part of the toll due.

4. Suspension or Revocation. Section 8 of chapter 104 of the Public Laws is amended by striking out the whole of said section and substituting therefor the following: 8. Penalty. Any distributor, dealer or purchaser of such fuels who shall violate any provision of this chapter, or shall wrongfully claim such refund, or wrongfully fail to pay the road toll to any dealer or distributor, shall be fined not more than one hundred dollars. If any distributor fails to render reports or to make payment of road tolls at the times specified by statute the commissioner may suspend or revoke his license.

5. Takes Effect. This act shall take effect upon its passage, but nothing herein shall be taken to repeal the provisions of chapter 1, special session Laws of 1927 and chapter 41 of the Laws of 1929 authorizing an additional cent of road toll.

[Approved May 7, 1931.]
CHAPTER 160.
AN ACT AMENDING "AN ACT RELATIVE TO THE TAXATION OF GAS AND ELECTRIC UTILITIES."

Section 1. Collection for current year; disposition of revenue.

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

1. Amendment. The act relative to the taxation of gas and electric utilities, approved April 28, 1931*, is hereby amended by renumbering section 20 as 21, and is further hereby amended by striking out section 19 of said act and inserting in place thereof the two following sections: 19. Current Year. For the period from June first, 1931, to April first, 1932, the tax herein provided shall be assessed upon values as of June first, 1931, which shall be presumed to be the same as those of April first, 1931, in the absence of evidence tending to show different values, and which shall be otherwise determined as herein provided. The rate of taxation to be used in assessing the property thus to be taxed for said period shall be five sixths of the average rate of taxation upon other property throughout the state for the tax year dating from April first, 1931. Except as this section expressly and specially provides otherwise, all the other provisions of this act shall be applicable hereto; provided that the tax commission may extend the time for the filing of statements in the year 1931 under the provisions of section 6 for not more than two months, and in the case of such extension the certificate of tax shall be filed within three months after the last day as extended for such filing under section 6, and the tax shall be paid within three months and fifteen days after the last day as extended for such filing under section 6. 20. Disposition of Revenue. The revenue derived under this act shall be covered into a special fund constituted by an act providing a special fund for the rehabilitation of treasury balances and the retirement of state indebtedness and distributed in accordance therewith.

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

[Approved May 7, 1931.]

*Pages 137-140, ante.
CHAPTER 161.

AN ACT RELATING TO BAIL AND RECOGNIZANCES.

Section 1. Appeals.

Section 2. Recognizance.

Section 3. Repeal; takes effect.

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

1. Appeals. Amend section 3, chapter 366 of the Public Laws by striking out the words “five hundred” in the third line and inserting in place thereof the words, two thousand, so that said section as amended shall read as follows: 3.

Bail. Before the appeal is allowed the appellant shall enter into recognizance, with sufficient sureties, in such sum as the court shall order, not exceeding two thousand dollars, to appear at the court of appeal, to prosecute his appeal with effect, to abide the order of the court thereon and, if so required, to be of good behavior in the meantime; or shall surrender himself to the proper authority for the purpose of commitment to the county jail or house of correction, pending such appeal.

2. Amendment. Amend section 48 of chapter 144 of the Public Laws by striking out the words “five hundred” in the seventh line thereof, and inserting in place thereof the words, two thousand, so that said section as amended shall read as follows: 48. Recognizance. If, upon proceedings had before a justice or municipal court for any offense mentioned in this chapter which said justice or court has not jurisdiction to hear and determine, the accused shall plead not guilty, and the justice or court, on hearing the evidence, is of opinion that he is guilty of the offense charged, he shall be ordered to recognize, with two or more sufficient sureties, in a sum not less than two hundred nor more than two thousand dollars, to appear at the next term of the superior court for the county, and to abide the order of the court and in the meantime to be of good behavior and not to violate any provision of this chapter, and to stand committed until the order is complied with.

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

[Approved May 7, 1931.]
CHAPTER 162.

AN ACT RELATING TO CONSERVATORS.

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

1. Amendment. Amend section 12, chapter 291, of the Public Laws, by inserting after the word “spendthrift” in the second line thereof, the words, or the conservator of a person under mental or physical disabilities, so that said section as amended shall read: 12. Authorization. The judge may, on petition after notice, license the guardian of an insane person or spendthrift, or the conservator of a person under mental or physical disabilities, who has a family, to purchase with the funds of his ward real estate situate in this state, as a homestead for his ward and his family.

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

[Approved May 7, 1931.]

CHAPTER 163.

AN ACT RELATING TO THE REGULATION OF SMALL LOANS.

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

1. New Section. Chapter 269 of the Public Laws is hereby amended by adding thereto a new section, to be inserted at the end of section 1 of said chapter and to read as follows: 1-a. Term of License. Each such license shall terminate on the April first next following its issue, and the licensee shall thereafter do such business as is defined in section 1 only after securing a new license in the manner and upon the conditions in this chapter prescribed for obtaining licenses.

2. Issue. Section 6 of said chapter 269 is hereby amended by inserting after the word “shall” in the second line of said
section the words, if the applicant is safe, reliable and entitled to confidence, so that said section as amended shall read as follows: 6. Issue. Upon the filing of such application, the approval of said bond and the payment of said fee, the commissioner shall, if the applicant is safe, reliable and entitled to confidence, issue a license to the applicant to make loans in accordance with the provisions of this chapter until April first next following. Such license shall not be assigned.

3. Commission. The governor, with the advice and consent of the council, is hereby authorized and directed to appoint five competent persons to constitute a commission to study and analyze the true net income of licensees under Public Laws, chapter 269, and the effect of the rate of interest charged by said licensees, on loans of three hundred dollars or less, upon the general welfare of the state of New Hampshire and its citizens. 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. The governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. Said commission shall report to the bank commissioner on or after January 1, 1932, its findings on said matters and recommendations based on said findings as to the rate of interest said licensees should be allowed on loans of three hundred dollars or less. The bank commissioner if, in his opinion, the public good requires, may reduce the rate of interest which may be charged by licensees on loans of three hundred dollars or less to the rate recommended by the commission.

4. Present Licenses Terminate When. All licenses issued under chapter 269 of the Public Laws prior to the time when this act shall take effect, shall terminate on April first in the year 1931, and shall confer upon the licensee no authority to continue after that date in the business regulated by said chapter 269 of the Public Laws. Any person continuing after that date to do such business without a new license shall be punished by the penalties prescribed in said chapter 269 for breach thereof.
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 May 7, 1931.]

CHAPTER 164.

AN ACT ENLARGING THE JURISDICTION OF CERTAIN MUNICIPAL COURTS.

SECTION
1. Civil causes.
2. Added jurisdiction.
3. Questions of law.
4. Takes effect.

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

1. Amendment. Amend section 17 of chapter 323 of the Public Laws by striking out the words "fifty thousand" in the second line of said section and substituting therefor the words fifteen hundred; so that said section as amended shall read as follows: 17. Civil Causes. Municipal courts located in cities and towns having a population of less than fifteen hundred shall have concurrent jurisdiction with the superior court of civil causes in which the damages demanded do not exceed one hundred dollars, the title to real estate is not involved and the defendant resides within the county where such court is located.

2. Further Amendment. Amend section 18 of said chapter 323 by inserting after the word "cities" in the first line of said section the words and towns; further amend said section 18 by striking out the words "fifty thousand" in the second line of said section and substituting therefor the words fifteen hundred; so that said section as amended shall read as follows: 18. ——, Added Jurisdiction. Municipal courts located in cities and towns of not less than fifteen hundred inhabitants shall have concurrent jurisdiction with the superior court of civil causes in which the damages demanded do not exceed five hundred dollars, the title to real estate is not involved and the defendant resides within the county where such court is located.

3. Questions of Law. Amend section 20 of said chapter 323 by inserting after the word "cities" in the first line of said
section the words and towns, further amend said section 20 by striking out the words “fifty thousand” in the second line of said section and substituting therefor the words fifteen hundred; so that said section as amended shall read as follows: 20. Transfers to Supreme Court. In municipal courts located in cities and towns having a population of fifteen hundred or more, the finding of facts shall be final; but questions of law may be transferred to the supreme court in the same manner as from the superior court.

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

[Approved May 7, 1931.]

CHAPTER 165.

AN ACT PROVIDING FOR ASSISTANCE TO AGED AND DEPENDENT PERSONS.

Section
1. Assistance established.
2. Assistance to whom.
3. Persons excluded.
4. Trustees.
5. Regulations.
6. Assistance recovered.
7. Legal aid.

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

1. Assistance Established. For the more humane care and relief of aged and dependent persons, a system of assistance is hereby established. Such assistance shall be administered in each county by the county commissioners as hereinafter provided, and the cost of such assistance, together with the expense occasioned thereby, shall in the first instance be paid by the county; but the county shall be reimbursed by each city or town legally chargeable for such assistance rendered, together with the expense occasioned thereby.

2. Assistance to Whom. Old age relief or assistance shall be given to any person of the age of seventy years, who (a) is unable to support himself and has no children or other persons of sufficient ability to pay and responsible for his support under the laws of New Hampshire; (b) has been a citizen of the United States for at least fifteen years before making ap-
pllication for old age assistance; (c) has been a resident of the particular county in which he makes application, for at least fifteen years immediately preceding his application for relief, but continuous residence shall not be deemed to be interrupted by periods of absence therefrom if the total of such periods does not exceed three years, provided such applicant shall not have gained a legal residence out of the state during the year previous to such application; and absence in military service of the state or of the United States shall not be deemed to interrupt residence in this state or any county thereof unless a domicile is acquired outside the state or county.

3. Persons Excluded. Such assistance shall not be granted or paid to a person: (a) while an inmate of, or receiving the necessities of life from any charitable institution, maintained by the state or any of its political subdivisions, or of a private charitable, benevolent, or fraternal institution, or home for the aged, except in the case of temporary medical or surgical care in a hospital; (b) if on account of his physical or mental condition he is in need of continued institutional care; (c) if the value of his property, or the value of the combined property of husband and wife living together, exceeds two thousand dollars; (d) who has deprived himself directly or indirectly of any property for the purpose of qualifying for old age assistance; (e) who is at the time of making application or later an inmate of any prison, jail, workhouse, infirmary, insane asylum, or other public correctional institution; (f) who during the period of ten years immediately preceding such date has been imprisoned for a felony; (g) who (if a husband) has without just cause failed to support his wife and his children under the age of sixteen years for six months or more during the ten years preceding the date of application for old age assistance; (h) who has within one year preceding said application for such assistance been a habitual tramp, beggar, or drunkard.

4. Trustees. The county commissioners may require as a condition to the granting of such assistance, that all or any part of the property of an applicant be transferred to the commissioners of such county as trustees and such property shall be managed by said commissioners as trustees aforesaid, who shall pay the net income to the person or persons entitled
thereto, after deducting all necessary expenses incurred in
the management thereof. As trustees they shall have the
power to sell, lease or transfer such property or defend and
prosecute all suits covering it, and to do all other things neces-
sary for the protection, preservation and management of the
property.

5. Regulations. The commissioners shall from time to
time prescribe and promulgate rules and regulations necessary
for the carrying out of the provisions of this act to the end
that such relief may be extended in a humane and efficient
manner. They shall make investigations and decisions as to
the amount to be granted, if any, and their decision shall be
final. Any applicant shall be entitled to a hearing and op-
portunity to present evidence before any decision becomes
effective, provided he files a petition for hearing with the com-
missioners within fourteen days after the date of application
for aid. The commissioners shall fix the date of any such
hearing to be within seven days after the petition is filed and
notify the applicant and the applicant's guardian, if any, of
the time and place of hearing. The decision of the commis-
sioners shall be made fourteen days from the date of applica-
tion or earlier, if no hearing is asked, or within seven days
after the date of final hearing if hearing has been asked. Any
applicant whose application has been rejected or allowance
suspended or discontinued may not again apply for assistance
until the expiration of six months from the date of his pre-
vious application or discontinuance. The commissioners shall
also notify the selectmen of any town, or overseer of the poor
or city clerk of any city, in which such applicant resides, of
any application for aid and shall give notice to such town or
city official of the time and place of any hearing and of any
decision rendered. Any regulations made by them shall be
in addition to but not inconsistent with the following:

(a) Applicant for Assistance. An applicant must file
written statement under oath, on forms prescribed by the
commissioners, to the truth of all facts required.

(b) Amount of Assistance. The amount to which any
person shall be entitled shall be fixed with due regard to the
conditions existing but in no event shall exceed when added
to the income of the applicant from all other sources, the sum of seven dollars and fifty cents per week.

(c) Certificate. The commissioners shall issue to each applicant to whom such assistance is allowed a certificate stating the date upon which payments shall commence and the date and amount of each instalment, which shall be weekly or monthly; and shall require reports from the beneficiary at such times and in such manner as the commissioners shall determine.

(d) Funeral Expenses. On the death of the beneficiary such reasonable funeral expenses for burial shall be paid to such person as the commissioners may direct; provided, that the expenses do not exceed one hundred and twenty-five dollars, and provided further that the estate of the deceased is insufficient to defray said expenses.

(e) Assistance, Exclusive. During the continuance of such assistance no beneficiary shall receive any other relief from the state or from any political subdivision thereof, excepting medical and surgical assistance, and the acceptance of such relief shall operate as a revocation of assistance under this chapter.

(f) Guardian. If the beneficiary on the testimony of at least three disinterested and reputable witnesses, is found incapable of taking care of himself or his money, the county commissioners may direct payment of the instalments of such assistance to any responsible person, guardian or corporation for his benefit, or may suspend payment for such period as shall be deemed advisable.

(g) Assistance Exempt from Attachment. Such assistance shall be exempt from attachments under chapter 332 of the Public Laws and from any tax levy of the state.

(h) Revocation. Such assistance shall be revoked if a beneficiary is convicted of any criminal offense or suspended or revoked if he fails to comply with the terms of this act but shall be paid in due course if it appears that such conviction was improperly obtained.

6. Assistance Recovered. The administrator of the estate of any person assisted under the provisions of this act shall pay as a debt of the estate to the county, town or city entitled thereto any sum paid for assistance to the person or such
person's husband or wife together with four per cent interest, or such part thereof as the funds of the estate will permit, and any insurance payable to the estate shall be subject to a lien therefor and for funeral expenses not to exceed one hundred and twenty-five dollars. If the insured leaves dependents who may become public charges, the county commissioners, as trustees, are authorized to waive any such claim in behalf of the county, city or town entitled thereto. If the property transferred to the county commissioners as provided by section 4 exceeds the total amount of assistance rendered, with simple interest at four per cent, the remainder of such property or the proceeds thereof shall be returned to the beneficiary or his estate after the death of the beneficiary or the discontinuance of such assistance. The county commissioners, as trustees, are authorized to execute and deliver whatever instruments are necessary therefor.

7. **Legal Aid.** The attorney-general or the county solicitor, at the request of the county commissioners, shall bring all necessary proceedings and represent and advise said officials in respect to any matters arising under this act.

8. **Penalty.** Any person who, by means of wilfully false statements or representation, or other fraud, attempts to obtain or aids any person in obtaining any assistance to which he is not entitled or in disposing of property of the beneficiary without the consent of the commissioners, or who violates any other provision of this act shall be fined not exceeding five hundred dollars or imprisoned not exceeding one year or both.

9. **Disbursements.** Unless otherwise arranged with the proper officials of towns and state, the county treasurer shall pay the money as ordered by the commissioners. Town and state officials whose duty it is to furnish assistance to those in need are hereby authorized to make such agreements with the commissioners as shall make the purposes of this act effective.

10. **Records.** All records, papers and other documents pertaining in any way to such assistance shall be maintained in a suitable and proper manner by said commissioners, who shall retain the same in their custody, and which may be opened to inspection by any person interested at any time.

11. **Annual Report.** On or before the first day of February in each year, the commissioners of each county shall make
a written report for the preceding year to the mayor and city council of each city, and to the board of selectmen of each town, to residents of which assistance has been rendered, said report to contain: (a) the total number of applications for assistance; (b) the amount paid out as assistance; (c) the total number granted, the number denied, the number cancelled, the number chargeable to the county, and to each city and town, and such other information as may be deemed advisable. The names of those receiving assistance shall not be printed but such amounts shall be stated generally in any printed reports of town, county or state, together with such other information as may be deemed useful for the information of the public.

12. Audit. The accounts of the commissioners as affected by the provisions of this act shall be examined and audited annually by the auditors of each county.

13. Limitations. No beneficiar,y shall be prevented from choosing the assistance provided by chapters 105, 106 and 107 of the Public Laws or other laws of this state, in lieu of the assistance provided by this chapter. No one receiving assistance under this chapter shall lose his settlement while receiving such assistance.

14. Takes Effect. This act shall take effect September 1, 1931.

[Approved May 7, 1931.]

CHAPTER 166.

AN ACT TO PROHIBIT STOCKING.

Section 1. Prohibited stocking. | Section 2. Takes effect.

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

1. Amendment. Amend chapter 200, section 18, of the Public Laws by striking out all of said section and inserting in place thereof the following: 18. Prohibited Stocking. No person shall bring or cause to be brought into the state any live game bird or any live game animal or fur bearer unless he first obtains a permit from the commissioner of the department of fish and game, nor shall any person liberate
any bird or animal other than birds used as decoys at the
time of such liberation, nor shall any person introduce in the
public waters of the state any fish or the eggs or fry thereof
except in accordance with the provisions of an outstanding
permit issued to him. The commissioner may in his discre-
tion issue such a permit and may include therein reasonable
conditions as to importation, stocking of such birds, animals
or fish. Any such bird or animal which is brought into the
state for liberation under authority of a permit granted here-
under and is found upon inspection to be diseased may be con-
fiscated by any officer empowered to enforce this chapter and
shall be forfeited as the commissioner shall deem best. Any
person or persons attempting to stock or introduce any fish
in any waters without such permit shall be subject to a fine
as prescribed for violation of this section.

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

[Approved May 7, 1931.]

CHAPTER 167.

AN ACT RELATING TO INVESTIGATIONS BY THE INSURANCE
COMMISSIONER.

Section 1. Investigations by insurance commissioner.

Section 2. Takes effect.

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

1. Insurance Commissioner. Amend chapter 271 of the
Public Laws by inserting after section 12 the following new
sections: 12-a. Investigations Authorized. The insurance
commissioner, upon written complaint of any person holding
a policy in any surety or insurance company doing business
within this state that he is aggrieved by any act of such com-
pany, shall cause such investigation to be made of such com-
plaint as he may deem necessary. Said commissioner may
hold a public hearing, if he deems it advisable, after giving
reasonable notice to the company and persons involved. 12-b.
Findings. After the investigation the commissioner shall,
within thirty days, make known his findings to all persons involved.

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

[Approved May 7, 1931.]

CHAPTER 168.

AN ACT FIXING THE DATES OF THE EXPIRATIONS OF TERMS OF OFFICE OF THE STATE BOARD OF EDUCATION.

Section
1. State board of education, term of office of members.

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<td>1. Expiration of terms of members of present board.</td>
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<td>2. Takes effect.</td>
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Amendment. Amend section 2 of chapter 116 of the Public Laws, as amended by section 2 of chapter 178 of the Laws of 1929, by striking out the words "date of appointment" and substituting therefor the following: thirty-first day of January on which the terms of their several predecessors expired; so that said section as amended shall read as follows: 2. Appointment; Chairman. The governor and council shall appoint the members of said board and their term of office shall be for five years from the thirty-first day of January on which the terms of their several predecessors expired. Annually, on or before the thirty-first day of January, the governor shall name a member of said board who shall serve as chairman for one year and until his successor is appointed.


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

[Approved May 7, 1931.]
CHAPTER 169.
AN ACT PROVIDING FOR LIBRARY AND ADDITIONAL DORMITORY
ACCOMMODATIONS AT THE PLYMOUTH NORMAL SCHOOL.

Section 1. Appropriation.
Section 2. Bonds authorized.
Section 3. Takes effect.

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

1. Appropriation. The sum of ninety-five thousand dol-
lars ($95,000) be and hereby is appropriated for additions to
the Samuel Read Hall dormitory at the Plymouth Normal
School and for suitable furnishings therefor. Said sum shall
be expended under the direction of the state board of educa-
tion, in accordance with plans and specifications to be
approved by the governor and council, which plans and
specifications shall include a second wing for said building and
a section connecting the two wings. Said additions to said
building shall be for the accommodation of the normal school
library and also for additional dormitory accommodations.

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 the sum of ninety-five
thousand dollars to carry out the provisions of this act and
for that purpose may issue bonds, or notes, in the name of,
and on behalf of, the state, at the lowest rate of interest ob-
tainable, in such form and such denominations and at such
time as the governor and council may determine. Such bonds
and notes shall be countersigned by the governor and shall be
deemed a pledge of the faith and credit of the state. The
secretary of state shall keep an account of all such bonds and
notes countersigned by the governor, showing the number
and amount of each bond or note, the time of countersigning,
the time when payable and date of delivery to the treasurer.
The state treasurer shall keep an account of each bond and
note, showing the number thereof, the name of the person to
whom sold, the amount received for the same, the date of the
sale and the time when payable. The treasurer may negotiate
and sell such bonds or notes by direction of the governor and
council in such manner as they may determine most advan-
tageous to the state.
3. Takes Effect. This act shall take effect upon its passage.
[Approved May 7, 1931.]

CHAPTER 170.

AN ACT TO PROVIDE FOR THE CONSTRUCTION AND EQUIPMENT OF AN ARMORY IN THE TOWN OF CLAREMONT.

Section 1. Appropriation.

Section 2. Bonds authorized.

Section 3. Takes effect.

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

1. Appropriation. The sum of fifty thousand dollars ($50,000) is hereby appropriated for the purpose of constructing and equipping an armory in the town of Claremont, for the use of the national guard located in said town, provided that the said town deed to the state of New Hampshire a site therefor acceptable to the state of New Hampshire. The governor, one member of the council, to be named by the governor, and the adjutant-general are hereby authorized to make all necessary contracts for plans of construction for the completion and equipment of said armory and the said sum appropriated shall be expended under their direction.

2. Bonds Authorized. The governor, with the advice and consent of the council, is hereby authorized to draw his warrant on any money in the treasury not otherwise appropriated, and the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state such further sums or the whole, not exceeding in all fifty thousand dollars, as may be necessary to carry out the provisions of this act and for that purpose may issue bonds, or notes, in the name of, and on behalf of, the state, at the lowest rate of interest obtainable, in such form and such denominations and at such time as the governor and council may determine. Such bonds and notes shall be countersigned by the governor, and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor, showing the number and amount of each bond or note,
the time of countersigning, the time when payable and the date of delivery to the treasurer. The state treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The treasurer may negotiate and sell such bonds or notes by direction of the governor and council in such manner as they may determine most advantageous to the state.

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

[Approved May 7, 1931.]

CHAPTER 171.

AN ACT TO PROVIDE FOR A STATE BUDGET SYSTEM AND FINANCIAL CONTROL.

Section 1. State budget system—definitions; the budget; execution of budget; office of controller; treasurer relieved of certain duties; repealing clause.

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

1. New Chapter. The Public Laws are hereby amended by inserting at the end of chapter 15 the following new chapter:

CHAPTER 15-A

BUDGET AND FINANCIAL CONTROL

Definitions

1. Title of Act. This chapter shall be known and may be cited as the Budget and Accounting Statute.

2. Definitions. Where used in this act the terms “department and establishment” and “department” or “establishment” mean any executive or judicial department, commission, board, institution, bureau, office, court or other agency of the state government, by whatever name called, other than the legislature, that uses, expends or receives any state funds; the term “state funds” means any and all moneys
appropriated by the legislature of New Hampshire, or money collected by or for the state, or any agency thereof, pursuant to authority granted in any of its laws; the term "budget" means the budget document by this act required to be transmitted to the legislature; and the term "government" means the government of the state of New Hampshire.

The Budget

3. Transmission to the Legislature. Not later than February fifteenth of the year of each biennial legislative session, the governor shall transmit to the legislature a document to be known as a budget setting forth his financial program for each of the fiscal years of the ensuing biennium and having the character and scope hereinafter set forth.

4. Form and Contents. The budget shall consist of three parts, the nature and contents of which shall be as follows:

Part I shall consist of the governor's budget message, in which he shall set forth:

(1) His program for meeting all the expenditure needs of the government for each of the years of the biennium to which the budget relates, indicating the classes of funds, general or special, from which such appropriations are to be made and the means through which such expenditures shall be financed;

(2) Financial statements giving in summary form:

(a) The condition of the treasury at the end of the last completed fiscal year, the estimated condition of the treasury at the end of the year in progress, and the estimated condition of the treasury at the end of each of the two years to which the budget relates if his budget proposals are put into effect;

(b) Statements showing the bonded indebtedness of the government, debt authorized and unissued, debt redemption and interest requirements and condition of the sinking funds, if any;

(c) A summary of appropriations recommended for each of the years of the biennium to which the budget relates for each department and establishment and for the government as a whole in comparison with actual expenditures for the last completed fiscal year and estimated expenditures for the year in progress;
(d) A summary of the revenue estimated to be received by the government during each of the two years of the biennium to which the budget relates, classified according to sources in comparison with the actual revenue received by the government during the last completed fiscal year and estimated income during the year in progress, and

(e) Such other financial statements, data and comments as in his opinion are necessary or desirable in order to make known in all practicable detail the financial condition and operations of the government and the effect that the budget as proposed by him will have on such condition and operations.

If the estimated revenues of the government for the ensuing biennium as set forth in the budget on the basis of existing laws, plus the estimated amounts in the treasury at the close of the year in progress available for expenditure in the ensuing biennial period is less than the aggregate recommended for the ensuing biennial period as contained in the budget, the governor shall make recommendations to the legislature in respect to the manner in which such deficit shall be met, whether by an increase in the state tax or the imposition of new taxes, increased rates on existing taxes, or otherwise; and if the aggregate of such estimated revenues, plus estimated balances in the treasury is greater than such recommended appropriations for the ensuing biennial period, he shall make such recommendations in reference to the application of such surplus to the reduction of debt or otherwise, to the reduction in taxation, or to such other action as in his opinion is in the interest of the public welfare.

Part II shall present in detail his recommendations for appropriations to meet the expenditure needs of the government from each general class of funds, classified by departments and establishments and indicating for each the appropriations recommended for:

(a) Meeting the cost of administration, operation and maintenance of such departments and establishments, and

(b) Appropriations for meeting the cost of land, public improvements and other capital outlays in connection with such departments and establishments in comparison with actual expenditures for each of said purposes during the last completed fiscal year and estimated expenditures for the year
in progress. Each item of expenditure, actual or estimated, and appropriation recommended for administration, operation and maintenance of each department or establishment shall be supported by detailed statements showing the actual and estimated expenditures and appropriations classified by objects according to a standard scheme of classification to be prescribed by the comptroller.

Part III shall embrace a draft or drafts of appropriation bills having for their purpose to give legal sanction to the appropriations recommended to be made in parts I and II. Such appropriation bills shall indicate the funds, general or special, from which such appropriations shall be paid, but such appropriations need not be in greater detail than to indicate the total appropriation to be made for:

(a) Administration, operation and maintenance of each department and establishment for each fiscal year of the biennium, and

(b) The cost of land, public improvements and other capital outlays, itemized by specific projects or classes of projects of the same general character.

5. Requests for Appropriations. On, or before, October first next prior to each biennial legislative session, all departments and establishments of the government shall transmit to the comptroller, on blanks to be furnished by him, estimates of their expenditure requirements for each fiscal year of the ensuing biennium, classified so as to distinguish between expenditures estimated for (a) administration, operation and maintenance, and (b) the cost of each project involving the purchase of land or the making of a public improvement or capital outlay of a permanent character, together with such supporting data and explanations as may be called for by the comptroller. In case of the failure of any department or establishment to submit such estimates within the time above specified, the comptroller shall cause to be prepared such estimates for such department or establishment as in his opinion are reasonable and proper.

6. Estimates of Income. On, or before, October first next prior to each biennial legislative session, the comptroller shall prepare an estimate of the total income of the government for each fiscal year of the ensuing biennium, in which the several
items of income shall be listed and classified according to sources or character, departments or establishments producing said funds and brought into comparison with the income actually received during the last completed fiscal year and the estimated income to be received during the year in progress.

7. Tentative Budget. Upon the receipt of the estimates of expenditure requirements called for by section 5 and the preparation of the estimates of income called for by section 6, and not later than November first next succeeding, the comptroller shall cause to be prepared a tentative budget conforming as to scope, contents and character to the requirements of section 4 and containing the estimates of expenditure and revenue as called for by sections 5 and 6, which tentative budget shall be transmitted to the governor.

8. Hearings on Tentative Budget. Upon the receipt by him of the tentative budget provided for by the preceding section, the governor shall make provision for public hearings thereon not later than the ensuing month of December, at which he may require the attendance of the heads and other officers of all departments, establishments and other persons receiving or requesting the grant of state funds and the giving by them of such explanations and suggestions as they may be called upon to give or as they may desire to offer in respect to items of requested appropriations in which they are interested. The governor shall also extend invitations to the governor-elect, the comptroller and the chairman of the appropriation and finance committees of the house and senate to be present at such hearings and to participate in the hearings through the asking of questions or the expression of opinion in regard to the items of the tentative budget. The chairmen of the appropriation and finance committees of the house and senate, while sitting at such hearings, shall hold the office of budget advisors and shall receive the same per diem allowance and expenses as are provided for members of the governor's council. If either chairman shall be unable to sit, the next ranking member of his committee shall act in his place and receive the same compensation and expenses.

9. Formulation of the Budget. Following his inauguration, the governor shall proceed to the formulation of the budget provided for by sections 3 and 4. In doing so he shall
give such weight to the estimates of income as prepared by the comptroller and to the estimates of expenditure requirements as submitted by the departments and establishments and to the testimony elicited at the hearings thereon as he deems proper, but the proposals contained in the budget shall represent his judgment and recommendations in respect to the provision to be made for meeting the revenue and expenditure needs of the government for each of the fiscal years of the ensuing biennium.

10. Supplemental Estimates. The governor shall transmit to the legislature supplemental estimates for such appropriations as in his judgment may be necessary on account of laws enacted after the transmission of the budget, or as he deems otherwise in the public interest. He shall accompany such estimates with a statement of the reasons therefor, including the reasons for their omission from the budget. Whenever such supplemental estimates amount to an aggregate which, if they had been contained in the budget, would have required the governor to make a recommendation for the raising of additional revenue, he shall make such recommendation.

Execution of the Budget

11. Appropriations. The appropriations made shall not be available for expenditure until allotted as provided for in section 12.

12. Allotments. Before an appropriation for administration, operation and maintenance of any department or establishment shall become available, such department or establishment shall submit to the governor not less than fifteen days before the beginning of each quarter of each fiscal year, a requisition for an allotment of the amount estimated to be necessary to carry on its work during the ensuing quarter; and such requisition shall contain such details of proposed expenditures as may be required by the governor. The governor shall approve such allotments, or modifications thereof, as he may deem necessary and shall submit copies of the allotments thus approved to the head of the department or establishment concerned, and to the comptroller, who shall set up such allotments on his books and be governed accordingly in his control of expenditures. Allotments of appropriations
made for land, permanent improvements, and other capital projects may, however, be allotted in one amount by major classes or projects for which they are expendable without regard to quarterly periods. Allotments thus made may be subsequently modified by the governor either upon the written request of the head of the department or establishment concerned or upon his own initiative; and the head of the department or establishment and the comptroller shall be given notice of such modification in the same way as in the case of original allotments.

13. Investigatory Powers. The governor or the governor and council and the comptroller and any officer of the office of comptroller, when so authorized by the governor, or the governor and council, are hereby authorized to make such inquiries regarding the receipt, custody and application of state funds, existing organization, activities and methods of business of the departments and establishments, assignments of particular activities to particular services and the regrouping of such services, as in the opinion of the governor will enable him to make recommendations, and, within the scope of the powers possessed by him, to order action to be taken, having for their purpose to bring about increased economy and efficiency in the conduct of the affairs of the government.

14. Creation. There is hereby created an office to be known as Office of the Comptroller, which shall be directly attached to the office of the governor and shall be under the general direction, supervision and control of the governor and council. Such office shall be in immediate charge of an officer to be known as comptroller, who shall be appointed by the governor with the advice and consent of the council for a term of four years and shall receive a salary of five thousand dollars ($5,000) a year.

15. Powers and Duties. It shall be the duty of the comptroller:

(1) To audit (a) all demands by the state, and (b) to pre-audit all accounts to be presented to the governor and council for the issuance of warrants;

(2) To control (a) the payment of all moneys into the treasury, and (b) all payments from the treasury by the prep-
aration of appropriate warrants for the governor and council authorizing and directing such payments;

(3) To prescribe the system of accounts and reports of financial transactions by all offices of the state government other than those of the legislative branch;

(4) To keep the central or general accounts of the government;

(5) To prepare and submit to the governor and the legislature an annual report setting forth in detail and in summary form the financial condition and operations of the government and such other reports as the governor or the governor and council may from time to time require of him;

(6) To render such assistance to the governor in the preparation of the budget as the latter may require of him;

(7) To make such investigations of the organization, activities and methods of procedure of the several departments and establishments as he may be called upon to make by the governor or the governor and council, and

(8) To furnish to any committee of either house of the legislature having jurisdiction over revenues or appropriations such aid and information regarding the financial affairs of the government as it may request.

16. Treasurer Relieved of Certain Accounting Duties. The state treasurer is hereby relieved of all duties in respect to the keeping of records and accounts and of rendering reports except such as are necessary to enable him duly to account for all moneys received, held in custody and disbursed by him or by depositaries of public funds acting as fiscal agents of the government. And, until otherwise provided, all officers and employees now engaged in the keeping of the accounts and the rendering of reports of which the treasurer is hereby relieved shall be transferred to the office of comptroller together with all books, records, documents and papers pertaining to such accounts and reports and all furniture, office equipment and other property no longer required by the state treasurer as the result of the curtailment of his duties by this section provided for.

17. Fiscal Year. The fiscal year of the government shall commence on the first day of July and end on the thirtieth day of June. This fiscal year shall be used for purposes of making
CHAPTER 172

AN ACT TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF AN ANNUAL STATE TAX FOR THE TERM OF TWO YEARS.

Section 1. Assessment and collection.

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

1. Assessment and Collection. The sum of one million four hundred thousand dollars ($1,400,000) shall be raised for the use of the state for the year 1931, and the sum of one million four hundred thousand dollars ($1,400,000) shall be raised for the use of the state for the year 1932, 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 1931, 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, 1931, and the first day of December, 1932, 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 May 7, 1931.]

CHAPTER 173.

AN ACT MAKING APPROPRIATION FOR THE EXPENSES OF THE STATE OF NEW HAMPSHIRE FOR THE YEAR ENDING JUNE 30, 1932.

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, 1932, to wit:

For the executive department, $83,350 as follows: Salary of governor, $5,000; salary of governor's secretary, $3,000; clerical expense, $4,850; traveling expenses for governor's secretary, $200; traveling expenses for governor's stenographer, $200; council, per diem and expenses, $5,000; incidentals, office supplies, and postage, $1,200; printing, $500; transportation, $700; contingent fund, $1,500; emergency fund for protection of interests of the state, $60,000; state house messenger, $1,200.

For secretary of state department, $23,700 as follows: Salary of secretary, $4,000; salary of deputy, $2,700; clerical expenses, $5,750; incidentals, $2,450; printing report, $800; printing blanks, $900; express and postage, $900; copying ancient records, $3,000; direct primary, $1,200; presidential primary, $2,000.

For treasury department, $20,775 as follows: Salary of treasurer, $4,000; salary of deputy, $2,700; clerical expenses,
$10,025; incidentals, $2,400; printing blanks, $850; printing report, $800.

For insurance department, $19,075 as follows: Salary of commissioner, $5,000; salary of deputy, $1,800; clerical expenses, $5,075; incidentals, $2,500; printing report, $1,000; printing blanks, $1,000; blue sky law, salary of examiner, $1,200; miscellaneous, $1,500.

For bank commissioner, $34,000 as follows: Salary of commissioner, $5,000; salary of deputy, $1,800; salaries of examiners, $8,250; salaries of accountants, $5,400; clerical expenses, $3,200; incidentals, $1,000; printing report, $1,850; printing blanks, $500; expenses of commissioner, deputy, examiners and accountants, $5,800.

For budget system and financial control, $11,950 as follows: Salary of comptroller, $5,000; assistants and clerical expenses, $5,950; printing and office supplies, $250; traveling expenses, $750.

For public service commission, $69,575 as follows: Salaries of commissioners, $15,000; experts, clerks and assistants, $34,175; expenses of commissioners, $1,500; incidentals and printing, $10,900; lights and buoys and boat inspection, $6,000; regulation of aviation, $2,000.

For tax commission, $29,750 as follows: Salaries of commissioners, $10,000; expenses of commissioners, $2,900; clerical expenses, $2,850; incidentals and printing, $8,000; printing report, $1,000; municipal accounting, $5,000.

For purchasing agent’s department, $14,950 as follows: Salary of purchasing agent, $4,000; clerical expense, $9,100; expenses of purchasing agent, $350; incidentals, $1,500.

For attorney-general’s department, $25,750 as follows: Salary of attorney-general, $4,000; salary of assistant attorney-general, $4,000; clerical expenses of attorney-general, $3,250; clerical expenses of assistant attorney-general, $6,500; incidentals, $1,000; printing blanks, $500; traveling expenses, $1,500; copies of wills and records, $3,000; legacy tax and other litigation, $1,000; supplies, $1,000.

For enforcement prohibitory law, $19,250 as follows: Salary of commissioner, $3,250; expenses of commissioner, $1,000; salary of state liquor agent, $2,400; salaries of deputies and agents, $5,500; expenses of deputies and agents, $5,000;
clerical expense, $1,400; incidentals, $500; printing blanks, $200.

For supreme court, $47,250 as follows: Salaries of justices, $35,000; 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; enlargement of vault in clerk's office, $1,500.

For superior court, $53,250 as follows: Salaries of justices, $42,000; expenses of justices, $8,000; transportation, $2,500; incidentals, $750.

For probate court, $17,600 as follows: Salaries of judges, 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 legislature expense, $15,000.

For the state board of education, $500,000 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, a sum not to exceed $350,000 is to be expended for equalized state aid, and any balance unexpended at the end of the fiscal year shall not lapse but shall be used for further equalization purposes. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, chapter 117, section 40. In this department any balance, excepting the equaliza-
tion fund, which may be unexpended in any fiscal year, including the year ending June 30, 1931, shall be placed in a special fund available for use for maintenance purposes the following year by and with the consent of the governor and council. Vocational rehabilitation, $5,000.

For board of public welfare, $191,075 as follows: Salary of secretary, $2,750; clerical expense, $3,200; incidentals, $1,000; printing blanks, $175; traveling expenses, $1,500; aid tubercular patients, $80,000; child welfare work, $7,600; register of the blind, $18,000; deaf, dumb and blind, $25,000; aid crippled and tuberculous children, $3,000; John Nesmith fund, income, $3,700; mothers' aid, $45,000, and in addition any surplus left from the funds provided for in chapter 1, Laws of 1931, may be used for additional mothers' aid; Granite State Deaf Mute Mission, $150.

For bureau of labor, $6,900 as follows: Salary of commissioner, $3,000; clerical expenses, $1,700; incidentals and travel, $1,700; printing blanks, $300; expenses of arbitration, $200.

For factory inspection, $10,300 as follows: Salaries of inspectors, $6,200; clerical expenses, $800; incidentals and travel, $3,000; printing blanks, $300.

For free employment, $3,800 as follows: Assistants, $1,500; clerical expenses, $1,500; incidentals and travel, $750; printing blanks, $50.

For department of weights and measures, $15,850 as follows: Salary of commissioner, $3,000; salaries of inspectors, $6,000; traveling expenses, $4,500; incidentals, $700; clerical expenses, $1,450; printing blanks, $200.

For department of agriculture, $157,350 as follows: Salary of commissioner, $3,500; salary of deputy, $2,750; clerical expense, $3,100; advisory board, $300; incidentals, $500; institutes and public meetings, $1,500; feeding stuffs inspection, $4,000; fertilizer inspection, $2,000; nursery inspection, $750; seed inspection, $1,000; insecticides and fungicides, $200; licensing milk dealers, $500; printing blanks, bulletins and circulars, $1,000; diseases of animals, $100,000; moth suppression, $12,500; apple grading law, $1,000; bureau of markets, $12,500; Granite State Dairymen's Association, $1,000; New Hampshire Horticultural Society, $2,000; New Hampshire
Sheep Breeders’ Association, $500; apiary law, $250; dairy inspection, $3,500; aid for agricultural fairs, $3,000.

For board of health, $51,950 as follows: Salary of secretary, $4,000; clerical expense, $1,800; incidentals, $650; printing blanks, $500; control venereal diseases, $6,000; tuberculosis dispensaries, $3,000; purchase of antitoxin, $3,500; medico-legal examinations, $500; sanitary inspection, $8,000; care of maternity and infancy, $21,500; engineer, $2,500.

For laboratory of hygiene, $19,100 as follows: Salaries of two bacteriologists, $6,500; salary of pathologist, $600; clerical expense, $3,000; incidentals, $3,000; printing blanks and bulletins, $2,000; salary, chief, division chemistry and sanitation, $4,000.

For department of vital statistics, $3,800 as follows: Clerical expense, $3,100; incidentals, $200; printing blanks, $500.

For adjutant-general’s department, $82,575 as follows: Salary of adjutant-general, $4,000; clerical expense, $4,125; incidentals, $1,000; printing blanks, $500; officers’ uniforms, $1,950; rifle ranges, $1,500; state armories, $19,500; national guard, $50,000.

For forestry department, $76,525 as follows: Salary of forester, $3,500; field assistants, $2,500; clerical expense, $5,825; traveling expenses, $1,000; incidentals, $1,500; printing blanks, $1,200; district chiefs, $7,500; lookout stations, $10,000; conferences, $1,000; prevention of fires, $3,000; nursery, $10,500; forest fire bills to towns, $5,000; reforestation, $3,500; white pine blister rust, $17,500; forest fire equipment, $1,000; maintenance of public land, $2,000.

For bounties, $5,000 as follows: Hedgehogs, $5,000.

For G. A. R. department, $4,350 as follows: Salary, $500; clerical expenses, $25; incidentals, $25; printing blanks, $300; burial of soldiers and sailors, $3,500.

For pharmacy commission, $2,210 as follows: Salaries, $750; clerical expense, $300; incidentals, $600; printing report, $60; printing blanks, $100; salary of inspector, $400.

For state dental board, $500 as follows: Salaries and expenses, $500.

For board of optometry, $350 as follows: Compensation, $350.
For board of chiropractors, $600 as follows: Compensation and expenses, $600.

For registration of veterinary surgeons, $150 as follows: Compensation and expenses, $150.

For state house department, $44,055 as follows: Salaries and pay roll, $15,300; fuel, $6,500; light and power, $5,000; water, $425; telephone operator and switchboard, $2,530; rent of offices, Patriot building, $11,000; extra labor, $1,500; miscellaneous, $1,800.

For state library, $19,650 as follows: Salaries, $9,000; maintenance, $4,000; books, periodicals and binding, $5,000; expenses of trustees, $150; incidentals, $1,500.

For public library commission, $11,100 as follows: Salary of secretary, $2,000; salary of assistant, $1,800; clerical expense, $1,200; incidentals, $500; printing bulletin, $350; traveling libraries, $1,000; traveling libraries assistant, $900; shipping clerk, $200; institutes, $500; field work, $1,600; state aid, $1,000.

For soldiers’ home, $30,000 as follows: Maintenance, $12,000; incidentals, $12,775; printing report, $225; emergency maintenance, $5,000.

For development commission, $40,000 as follows: Salaries and expenses, $40,000.

For University of New Hampshire, $661,443.44 as follows: Maintenance, $625,443.44, extension work (Smith-Lever Act), $36,000.

For state hospital, $649,792 as follows: Maintenance, $649,792.

For Industrial School, $105,000 as follows: Maintenance, $95,000; motor equipment, $5,000; special repairs, $5,000.

For state prison, $96,000 as follows: Maintenance, $85,225; clerical expense, $1,450; incidentals, $5,000; printing report, $175; printing blanks, $150; parole officer, $4,000.

For Laconia State School, $190,000 as follows: Maintenance, $190,000.

For state sanatorium, $88,000 as follows: Maintenance, $88,000.

For interest charges, $45,301.48 as follows: 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 loan, $4,500.

For miscellaneous, $7,800 as follows: Military organizations, $300; firemen's relief fund, $4,000; Prisoners' Aid Association, $400; Old Home Week Association, $500; Franklin Pierce and Daniel Webster homesteads, $750; New Hampshire Historical Society, $500; repairs at Daniel Webster birthplace, $750; American Legion, $300; Veterans' committal allowance, $300.

2. Takes Effect. This act shall take effect upon July 1, 1931.

[Approved May 7, 1931.]

CHAPTER 174.

AN ACT MAKING APPROPRIATION FOR THE EXPENSES OF THE STATE OF NEW HAMPSHIRE FOR THE YEAR ENDING JUNE 30, 1933.

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, 1933, to wit:

For the executive department, $85,350 as follows: Salary of governor, $5,000; salary of governor's secretary, $3,000; clerical expense, $4,850; traveling expenses, governor's secretary, $200; traveling expenses, governor's stenographer, $200; council, per diem and expenses, $7,000; incidentals, office supplies and postage, $1,200; printing, $500; transportation, $700; contingent fund, $1,500; state house messenger, $1,200; emergency fund for protection of interests of the state, $60,000.

For secretary of state department, $28,550 as follows: Salary of secretary, $4,000; salary of deputy, $2,700; clerical expenses, $5,950; incidentals, $2,000; printing report, $800; printing blanks, $700; express and postage, $900; copying
ancient records, $3,000; Australian ballot, $4,000; direct primary, $4,500.

For treasury department, $21,025 as follows: Salary of treasurer, $4,000; salary of deputy, $2,700; clerical expenses, $10,175; incidentals, $2,000; printing blanks, $850; printing report, $800; treasurer's and deputy's bonds, $500.

For insurance department, $19,275 as follows: Salary of commissioner, $5,000; salary of deputy, $1,800; clerical expenses, $5,275; incidentals, $2,500; printing report, $1,000; printing blanks, $1,000; blue sky law, salary of examiner, $1,200; miscellaneous, $1,500.

For bank commission, $34,000 as follows: Salary of commissioner, $5,000; salary of deputy, $3,000; salaries of examiners, $8,250; salaries of accountants, $5,400; clerical expenses, $3,200; incidentals, $1,000; printing report, $1,850; printing blanks, $500; expenses of commissioner, deputy, examiners and accountants, $5,800.

For budget system and financial control, $11,950 as follows: Salary of comptroller, $5,000; assistants and clerical expenses, $5,950; printing and office supplies, $250; traveling expenses, $750.

For public service commission, $66,975 as follows: Salaries of commissioners, $15,000; experts, clerks and assistants, $35,075; expenses of commissioners, $1,500; incidentals and printing, $7,400; lights and buoys and boat inspection, $6,000; regulation of aviation, $2,000.

For tax commission, $29,750 as follows: Salaries of commissioners, $10,000; expenses of commissioners, $2,900; clerical expenses, $2,850; incidentals and printing, $8,000; printing report, $1,000; municipal accounting, $5,000.

For purchasing agent's department, $15,350 as follows: Salary of purchasing agent, $4,000; clerical expense, $9,300; expenses of purchasing agent, $350; incidentals, $1,500; printing report, $200.

For attorney-general's department, $26,350 as follows: Salary of attorney-general, $4,000; salary of assistant attorney-general, $4,000; clerical expenses of attorney-general, $3,250; clerical expenses of assistant attorney-general, $6,500; incidentals, $1,000; printing report, $600; printing blanks, $500; traveling expenses, $1,500; copies of wills and records,
$3,000; legacy tax and other litigation, $1,000; supplies, $1,000.

For enforcement prohibitory law, $19,250 as follows: Salary of commissioner, $3,250; expenses of commissioner, $1,000; salary of state liquor agent, $2,400; salaries of deputies and agents, $5,500; expenses of deputies and agents, $5,000; clerical expense, $1,400; incidentals, $500; printing blanks, $200.

For supreme court, $45,750 as follows: Salaries of justices, $35,000; 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, $53,250 as follows: Salaries of justices, $42,000; expenses of justices, $8,000; transportation, $2,500; incidentals, $750.

For probate court, $17,600 as follows: Salaries of judges, 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 legislature expense, $175,000.

For state board of education, $500,000 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, a sum not to exceed $350,000 is to be expended for equalized state aid, and any balance unexpended at the end of the fiscal year shall
not lapse but shall be used for further equalization purposes. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, chapter 117, section 40. In this department any balance, excepting the equalization fund, which may be unexpended in any fiscal year, including the year ending June 30, 1932, shall be placed in a special fund available for use for maintenance purposes the following year by and with the consent of the governor and council. Vocational rehabilitation, $5,000.

For board of public welfare, $192,125, as follows: Salary of secretary, $2,750; clerical expense, $3,600; incidentals, $1,000; printing blanks, $175; printing report, $650; traveling expenses, $1,500; aid tubercular patients, $80,000; child welfare work, $7,600; register of the blind, $18,000; deaf, dumb and blind, $25,000; aid crippled and tuberculous children, $3,000; John Nesmith fund, income, $3,700; mothers' aid, $45,000, and in addition any surplus left from the funds provided for in chapter 1, Laws of 1931, may be used for additional mothers' aid; Granite State Deaf Mute Mission, $150.

For bureau of labor, $7,400 as follows: Salary of commissioner, $3,000; clerical expense, $1,700; incidentals and travel, $1,700; printing report, $500; printing blanks, $300; expenses of arbitration, $200.

For factory inspection, $10,300 as follows: Salaries of inspectors, $6,200; clerical expenses, $800; incidentals and travel, $3,000; printing blanks, $300.

For free employment, $3,800 as follows: Assistants, $1,500; clerical expenses, $1,500; incidentals and travel, $750; printing blanks, $50.

For department of weights and measures, $16,075 as follows: Salary of commissioner, $3,000; salaries of inspectors, $6,000; traveling expenses, $4,500; incidentals, $700; clerical expenses, $1,450; printing report, $225; printing blanks, $200.

For department of agriculture, $158,350 as follows: Salary of commissioner, $3,500; salary of deputy, $2,750; clerical expense, $3,100; advisory board, $300; incidentals, $500; institutes and public meetings, $1,500; feeding stuffs inspec
tion, $4,000; fertilizer inspection, $2,000; nursery inspection, $750; seed inspection, $1,000; insecticides and fungicides, $200; licensing milk dealers, $500; printing reports, $1,000; printing blanks, bulletins and circulars, $1,000; diseases of animals, $100,000; moth suppression, $12,500; apple grading law, $1,000; bureau of markets, $12,500; Granite State Dairymen's Association, $1,000; New Hampshire Horticultural Society, $2,000; New Hampshire Sheep Breeders' Association, $500; apiary law, $250; dairy inspection, $3,500; aid for agricultural fairs, $3,000.

For board of health, $53,450 as follows: Salary of secretary, $4,000; clerical expense, $1,800; incidentals, $650; printing report, $1,500; printing blanks, $500; control venereal diseases, $6,000; tuberculosis dispensaries, $3,000; purchase of antitoxin, $3,500; medico-legal examinations, $500; sanitary inspection, $8,000; care of maternity and infancy, $21,500; engineer, $2,500.

For laboratory of hygiene, $19,100 as follows: Salaries of two bacteriologists, $6,500; salary of pathologist, $600; clerical expense, $3,000; incidentals, $3,000; printing blanks and bulletins, $2,000; salary, chief, division chemistry and sanitation, $4,000.

For department of vital statistics, $5,800 as follows: Clerical expense, $3,100; incidentals, $200; printing blanks, $500; printing report, $2,000.

For adjutant-general's department, $82,725 as follows: Salary of adjutant-general, $4,000; clerical expense, $4,275; incidentals, $1,000; printing blanks, $500; officers' uniforms, $1,950; rifle ranges, $1,500; state armories, $19,500; national guard, $50,000.

For forestry department, $77,250 as follows: Salary of forester, $3,500; field assistants, $2,500; clerical expense, $6,050; traveling expenses, $1,000; incidentals, $1,500; printing report, $500; printing blanks, $1,200; district chiefs, $7,500; lookout stations, $10,000; conferences, $1,000; prevention of fires, $3,000; nursery, $10,500; forest fire bills to towns $5,000; reforestation, $3,500; white pine blister rust, $17,500; forest fire equipment, $1,000; maintenance of public land, $2,000.

For bounties, $5,000 as follows: Hedgehogs, $5,000.
For G. A. R. department, $4,350 as follows: Salary, $500; clerical expenses, $25; incidentals, $25; printing blanks, $300; burial of soldiers and sailors, $3,500.

For pharmacy commission, $2,210 as follows: Salaries, $750; clerical expense, $300; incidentals, $600; printing report, $60; printing blanks, $100; salary of inspector, $400.

For state dental board, $500 as follows: Salaries and expenses, $500.

For board of optometry, $350 as follows: Compensation, $350.

For board of chiropractors, $450 as follows: Compensation and expenses, $450.

For registration of veterinary surgeons, $150 as follows: Compensation and expenses, $150.

For state house department, $44,055 as follows: Salaries and pay roll, $15,300; fuel, $6,500; light and power, $5,000; water, $425; telephone operator and switchboard, $2,530; rent of offices, Patriot building, $11,000; extra labor, $1,500; miscellaneous, $1,800.

For state library, $19,650 as follows: Salaries, $9,000; maintenance, $4,000; books, periodicals and binding, $5,000; expenses of trustees, $150; incidentals, $1,500.

For public library commission, $11,100 as follows: Salary of secretary, $2,000; salary of assistant, $1,800; clerical expense, $1,200; incidentals, $500; printing report, $150; printing bulletin, $350; traveling libraries, $1,200; traveling libraries assistant, $1,000; shipping clerk, $200; institutes, $500; field work, $1,200; state aid, $1,000.

For soldiers' home, $30,000 as follows: Maintenance, $12,000; incidentals, $13,000; emergency maintenance appropriation, $5,000.

For development commission, $40,000 as follows: Salaries and expenses, $40,000.

For University of New Hampshire, $661,443.44 as follows: Maintenance, $625,443.44; extension work (Smith-Lever Act), $36,000.

For state hospital, $662,714 as follows: Maintenance, $662,714.

For Industrial School, $100,000 as follows: Maintenance, $95,000; special repairs, $5,000.
For state prison, $96,000 as follows: Maintenance, $85,225; clerical expense, $1,450; incidentals, $5,000; printing report, $175; printing blanks, $150; parole officer, $4,000.

For Laconia State School, $190,000 as follows: Maintenance, $190,000.

For state sanatorium, $88,300 as follows: Maintenance, $88,000; printing report, $300.

For interest charges, $45,301.48 as follows: 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 loan, $4,500.

For miscellaneous, $8,300 as follows: Military organizations, $300; firemens' relief fund, $4,000; Prisoners' Aid Association, $400; Old Home Week Association, $500; Franklin Pierce and Daniel Webster homesteads, $1,250, of which $500 to be used to celebrate the 150th anniversary of the birth of Daniel Webster at the Daniel Webster homestead, Franklin, N. H.; New Hampshire Historical Society, $500; repairs at Daniel Webster birthplace, $750; American Legion, $300; Veterans' committal allowance, $300.

2. Takes Effect. This act shall take effect upon July 1, 1932.

[Approved May 7, 1931.]

CHAPTER 175.

AN ACT RELATING TO LIFE INSURANCE.

Section 1. Amendment.

Section 2. Exception.

Section 3. Takes effect.

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

1. Amendment. Amend chapter 277 of the Public Laws by striking out the first three sections and inserting in place thereof the following: 1. Married Women. Every policy of life or endowment insurance made payable to or for the benefit of a married woman, or after its issue assigned, transferred or in any way made payable to a married woman or to any person in trust for her or for her benefit, whether pro-
cured by herself, her husband or by any other person and whether the assignment or transfer is made by her husband or by any other person, shall enure to her separate use and benefit, and to that of her children, subject to the provisions of law, relative to premiums paid in fraud of creditors. 2. **Third Person.** If a policy of life or endowment insurance is effected by any person on his own life or on another life, in favor of a person other than himself having an insurable interest therein, the lawful beneficiary thereof other than himself or his legal representatives, shall be entitled to its proceeds and all other benefits against creditors and representatives of the person effecting the same; provided, that, subject to the statute of limitations, the amount of any premiums for said insurance paid in fraud of creditors, with interest thereon, shall enure to their benefit from the proceeds of the policy. 3. **Intent to Defraud.** If it appears that the policy was procured with the intent and effect of defrauding creditors of the person procuring the same, the party receiving the money secured by the policy shall be liable to such creditors for the amount of all premiums paid for such insurance with interest thereon. The company issuing the policy shall be discharged of all liability thereon by payment of its proceeds in accordance with its terms, unless before such payment the company shall have written notice, by or on behalf of a creditor, of a claim to recover for certain premiums paid in fraud of creditors with the certification of the amount claimed.

2. **Exceptions.** This act shall not apply to claims of creditors of any person effecting any life or endowment insurance which arise out of, or are based upon, any obligation created before this act takes effect.

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

[Approved May 9, 1931.]
CHAPTER 176.

AN ACT RELATING TO OLEOMARGARINE AND OTHER BUTTER SUBSTITUTES.

**Section 1. Oleomargarine defined.** Amend section 41 of chapter 163 of the Public Laws by striking out said section and substituting in place thereof the following: 41. Oleomargarine Defined; Permissible Degree of Color Fixed. For the purposes of this chapter the name oleomargarine, as hereby defined, shall be construed to apply to and include all substitutes for butter, by whatever names called, which substitutes embody an edible oleaginous compound the fatty or oily constituents of which are not exclusively derived from the milk of cows, and which fatty or oily constituents, as ingredients, have been churned or otherwise so manipulated as to have had incorporated therewith some milk, cream, water, or watery matter, with or without added salt, and whether any coloration be artificial, or natural to the oleaginous ingredients,—such that the resulting compound is susceptible to use in the manner of butter. Said oleomargarine shall be deemed to be in imitation of yellow butter, not of some other color than that of yellow butter, and not free from any coloration or ingredient which causes it to look like butter, when such product shall exhibit a tint or shade containing more than one and six-tenths (1.6) degrees of yellow, or of yellow and red collectively, but with an excess of yellow over red, as measured in terms of the Lovibond tintometer scale, or its equivalent.

2. Procuring. Amend section 45 of said chapter 163 by adding to the section title the words procuring; soliciting; further amend by adding at the end of said section the following: It shall be unlawful for any person, except as hereinafter provided, to knowingly procure or supply oleomargarine which is in imitation of yellow butter for use in any public or charitable institution, hotel, restaurant, lunch room, lunch...
stand, boarding house or boarding or industrial camp in this state, or knowingly cause such oleomargarine to be used in such places. It shall be unlawful for any person, within this state, to solicit or take any order for oleomargarine which is in imitation of yellow butter, knowing or having reason to believe the same is for delivery and sale within this state; so that said section as amended shall read as follows: 45. Furnishing; Procuring; Soliciting. It shall be unlawful for any person to furnish or cause to be furnished, in any hotel, boarding house, restaurant, or at any lunch counter, oleomargarine, butterine or any similar substance to any guest or patron of said hotel, boarding house, restaurant or lunch counter, without first notifying such guest or patron that the substance so furnished is not butter. It shall be unlawful for any person, except as hereinafter provided, to knowingly procure or supply oleomargarine which is in imitation of yellow butter for use in any public or charitable institution, hotel, restaurant, lunch room, lunch stand, boarding house or boarding or industrial camp in this state, or knowingly cause such oleomargarine to be used in such places. It shall be unlawful for any person, within this state, to solicit or take any order for oleomargarine which is in imitation of yellow butter, knowing or having reason to believe the same is for delivery and sale within this state.

3. Penalty. Amend section 47 of said chapter 163 by striking out said section and substituting in place thereof the following: 47. Penalty. Any person, firm, corporation or agent violating any of the provisions of the preceding sections of this subdivision shall be fined not less than twenty-five nor more than fifty dollars for the first offense, and for each subsequent offense not less than fifty nor more than one hundred dollars, or imprisoned not less than ten nor more than ninety days, or both.

4. Seizure and Forfeiture. Amend section 48 of said chapter 163 by striking out said section and substituting in place thereof the following: 48. Seizure and Forfeiture. Any oleomargarine kept for sale, or being transported for sale in this state, or illegally procured or used as herein forbidden, which is in violation of any of the provisions of this subdivision shall be subject to seizure either upon a warrant.
issued upon a complaint against the person charged with said violation, and containing a demand for such seizure, or upon a libel directed against the property filed in accordance with the provisions of chapter 372 of the Public Laws, and upon due proceedings may be adjudged forfeited and may be disposed of by destruction, or by delivery, for cooking purposes, to some county institution in the county in which seizure originated, or to some state institution. Provided, that upon payment of all costs of proceedings hereunder and the execution and delivery of a good and sufficient bond to the effect that such oleomargarine shall not be sold or otherwise disposed of within the state of New Hampshire, the court may by order direct that the said oleomargarine be delivered to the owner thereof.

5. **Official Duty.** Amend section 50 of said chapter 163 by striking out said section and substituting in place thereof the following: 50. **Official Duty.** It shall be the duty of the state board of health through its agents to enforce the provisions of this subdivision relating to oleomargarine and other butter substitutes and imitation cheese. Provided, that agents of the state department of agriculture may be authorized by the said board to act as inspectors at the will and expense of said department for the purpose of assisting in obtaining evidence of violations.

6. **Sections Repealed.** Sections 51 and 52 of said chapter 163 are hereby repealed.

7. **Takes Effect.** This act shall take effect June 1, 1931. [Approved May 9, 1931.]

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**CHAPTER 177.**

AN ACT RELATING TO THE DEPOSIT OF COUNTY AND TOWN FUNDS.

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

1. **County Funds.** Amend section 2, chapter 39 of the Public Laws, as amended by chapter 92 of the Laws of 1929, by inserting after the word “banks” in the third line the
words, in this state, so that said section as amended shall read as follows: 2. **Deposits.** All public funds belonging to the several counties, not permanently invested, shall be deposited in such solvent bank or banks in this state as will pay the highest rate of interest on daily average balances for each month. The amount deposited in any bank shall not exceed twenty per cent of its paid up capital and surplus, unless said bank shall furnish a satisfactory bond, approved by the superior court, to secure such deposit.

2. **Deposits.** Amend section 3 of said chapter by striking out all after the word “choose” in the fourth line, so that said section as amended shall read as follows: 3. ——, **Bids for.** The treasurer shall call for bids for the public funds in his hands by publishing a notice calling for such bids in the two newspapers which have the largest circulation in the county, and by such other notice as he may choose.

3. **Town Funds.** Amend section 24 of chapter 47 of the Public Laws by striking out in lines 3 and 4 the words “as required of county treasurers,” and inserting in place thereof the words, in the state, except that whenever it shall prove advantageous to any town near the state boundary to deposit town funds in banks outside the state, the treasurer may deposit the same in said banks upon the approval of the state bank commissioner. The amount deposited in any bank shall not exceed twenty per cent of its paid up capital and surplus, so that said section as amended shall read as follows: 24. **Duties.** The town treasurer shall have the custody of all moneys belonging to the town, and shall pay out the same only upon orders of the selectmen. He shall deposit the same in solvent banks in the state, except that whenever it shall prove advantageous to any town near the state boundary to deposit town funds in banks outside the state, the treasurer may deposit the same in said banks upon the approval of the state bank commissioner. The amount deposited in any bank shall not exceed twenty per cent of its paid up capital and surplus. He shall keep in suitable books provided for the purpose a fair and correct account of all sums received into and paid from the town treasury, and of all notes given by the town, with the particulars thereof. At the close of each fiscal year he shall make a report to the town, giving a particular
account of all his financial transactions during the year. He shall furnish to the selectmen statements from his books, and submit his books and vouchers to them and to the town auditors for examination, whenever so requested.

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

[Approved May 9, 1931.]

CHAPTER 178.

AN ACT APPROPRIATING MONEY FOR IMPROVEMENTS AND EQUIPMENT AT THE STATE HOSPITAL.

Section 1. Permanent improvements.

Section 2. Bonds or notes authorized.

Section 3. Accounts.

Section 4. Takes effect.

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

1. Permanent Improvements. The sum of seventy-four thousand dollars ($74,000) is hereby appropriated for additional improvements of a permanent nature at the state hospital as follows: To grade the grounds around the Tobey building, and to conform with tunnel requirements, the sum of ten thousand dollars ($10,000); to construct a tunnel from the Walker building to the Tobey building and to provide water, steam and electric connection, the sum of twenty-six thousand dollars ($26,000); for expansion of the facilities at the power plant in accord with the report of R. D. Kimball Co., engineers, the sum of thirty-eight thousand dollars ($38,000).

2. Bonds or Notes Authorized. In order to provide the funds for the appropriation made in section 1, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state the sum of not exceeding seventy-four thousand dollars ($74,000), and for that purpose may issue bonds or notes in the name and on behalf of the state. The governor and council shall determine the form of such bonds or notes, their rate of interest (using their best efforts to secure the lowest rate obtainable), the dates when interest shall be paid, the dates of maturity, the places where principal and interest shall be
paid, and the time or times of issue. Such bonds or notes shall be signed by the treasurer and countersigned by the governor, and shall be deemed a pledge of the faith and credit of the state. They may be negotiated by the treasurer by direction of the governor and council as they may deem to be most advantageous to the state. Out of the proceeds of the sale of said bonds or notes the governor is authorized to draw his warrants for the sums hereinbefore appropriated.

3. Accounts. The secretary of state shall keep an account of all such bonds or notes countersigned by the governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable, and the date of delivery to the treasurer. The treasurer shall keep an account of each bond or note, showing the number and amount thereof, the name of the person to whom sold, the amount received for the same, the date of the sale, and the time when payable.

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

[Approved May 9, 1931.]

CHAPTER 179.

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 sums amounting to seven thousand dollars ($7,000) be and hereby are 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 as follows: For installing and furnishing a pipe line, including all necessary labor and material, from the source of the so-called boiler house brook to our present dam four thousand dollars ($4,000); for the purchase and installation of a new ammonia refrigerating system including necessary repairs to present ice boxes two thousand dollars ($2,000); for repairs on two ward buildings
one thousand dollars ($1,000). The governor is hereby authorized to draw his warrant for said sum on any money in the treasury not otherwise appropriated.

[Approved February 26, 1931.]

CHAPTER 180.

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; that Dan B. Bunnell be allowed the sum of four dollars; that Benjamin H. Bragg be allowed the sum of twenty-eight dollars; that Alice V. Flanders be allowed the sum of eight dollars; that Frank M. Ayer be allowed the sum of thirteen dollars and fifty cents; that Raymond B. Lakeman be allowed the sum of eight dollars; that Walt M. Goodale be allowed the sum of four 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 March 3, 1931.]

CHAPTER 181.

JOINT RESOLUTION IN FAVOR OF THE NEW HAMPSHIRE VETERANS' ASSOCIATION.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-five hundred dollars be and hereby is appropriated for the fiscal year ending June 30, 1932, and the same amount for the fiscal year ending June 30, 1933, for the purpose of paying for the upkeep and maintenance of the grounds of the New Hampshire Veterans' Association at The Weirs, and for necessary repairs on any buildings owned by the said association or controlled by any regimental Civil War organizations now in existence, situated thereon. Said appropriation for each of the fiscal years named above shall be ex-
Chapter 182.

Joint Resolution in Favor of George B. Moore, Administrator of the Estate of Frank O. Moore, for Overpayment of Legacy and Succession Tax.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three hundred and fifteen dollars and eighty cents ($315.80) be allowed and paid to George B. Moore, administrator of the estate of Frank O. Moore, for overpayment of the legacy and succession tax on said estate. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 3, 1931.]

Chapter 183.

Joint Resolution Providing for a Deficiency Appropriation for Bounties for Hedgehogs.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars ($3,000) be and hereby is appropriated to provide for a deficiency in the appropriation for bounties for hedgehogs for the fiscal year ending June 30, 1931, and the governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 3, 1931.]
CHAPTER 184.

JOINT RESOLUTION FOR RESURVEY OF SOUTHERN NEW HAMPSHIRE BY THE UNITED STATES GEOLOGICAL SURVEY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-five thousand dollars ($25,000) be and hereby is appropriated during the biennium ending June 30, 1933, for a resurvey of thirteen hundred and sixty square miles in southern New Hampshire by the United States Geological Survey, provided the federal government by its duly authorized agents apportions a like amount to be expended for the same purpose, and the sum so appropriated by the state shall be a charge upon the highway funds.

[Approved March 6, 1931.]

CHAPTER 185.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD IN HAMPSTEAD LEADING THROUGH SALEM TO LAWRENCE, MASSACHUSETTS.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seven thousand dollars ($7,000) for the year 1931 be and hereby is appropriated provided that the town of Hampstead appropriates the sum of two thousand dollars ($2,000) for the improvement of the road in the town of Hampstead leading from Hampstead Village through Salem to Lawrence, Massachusetts. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved March 11, 1931.]
CHAPTER 186.

JOINT RESOLUTION TO PROVIDE FOR PRINTING THE REPORT OF SAMUEL H. MILDRAM UPON THE VARIOUS ELECTRIC PUBLIC UTILITIES OPERATING IN THE STATE.

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 is hereby appropriated for the printing of one thousand copies of the examination and report upon the various electric public utilities operating in the state of New Hampshire for the year ending December 31, 1929, made by Samuel H. Mildram to the public service commission. Said sum appropriated shall be expended under the direction of the public service commission through the purchasing agent. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 11, 1931.]

CHAPTER 187.

JOINT RESOLUTION FOR THE RECODIFICATION AND SIMPLIFICATION OF THE FISH AND GAME LAWS.

Resolved by the Senate and House of Representatives in General Court convened:

That a special commission be appointed by the governor, with the advice and consent of the council, to consist of four persons together with the fish and game commissioner, whose duty it shall be to make a survey and study of the fish and game laws of the state with a view to the revision, codification, simplification and amendment of said laws and the making of any other improvements therein which may seem advisable. Said commission shall hold public hearings and may call upon officers of the fish and game department and other state officers for such information as may be needed in the course of its work. The attorney-general shall be a member ex officio of the commission. Except for the fish and game commissioner no other member of the commission shall be officially
connected with or employed by the fish and game department. The expenses of the commission not to exceed $1,000 shall be charged to and paid out of the fish and game fund. Said commission shall make a report to the general court by filing its recommendations with the clerk of the senate for submission to the next legislature.

[Approved March 18, 1931.]

CHAPTER 188.

JOINT RESOLUTION PROVIDING FOR THE MAINTENANCE OF THE SUGAR LOAF ROAD BORDERING ON NEWFOUND LAKE IN THE TOWN OF ALEXANDRIA.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of not exceeding eight hundred dollars ($800) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Alexandria appropriates the sum of two hundred dollars ($200) for each of the two years for the maintenance of about two miles of the Sugar Loaf road bordering on Newfound lake in the town of Alexandria. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved March 18, 1931.]

CHAPTER 189.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD FROM PONEMAH STATION TO HOLLIS DEPOT, SO CALLED.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars ($3,000) for the year 1931 be and hereby is appropriated on condition that the town of Hollis appropriates one thousand five hundred dollars ($1,500) for the improvement of that part of the road leading from Ponemah Station to Hollis Depot, so called, which lies
in the town of Hollis. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway fund as provided by chapter 84 of the Public Laws.

[Approved March 18, 1931.]

CHAPTER 190.

JOINT RESOLUTION FOR IMPROVEMENT OF CERTAIN ROAD IN THE TOWN OF NORTHUMBERLAND.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) be and hereby is appropriated for the year 1931, and a like sum for the year 1932, for the improvement of the road in the town of Northumberland leading from the Daffodil Tea Room southerly on the old county road, so called, to a point near the home of George Craggy, to the trunk line near Groveton; provided the town of Northumberland shall raise and appropriate the sum of two thousand dollars ($2,000) 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 highway funds.

[Approved March 18, 1931.]

CHAPTER 191.

JOINT RESOLUTION FOR THE RECONSTRUCTION OF THE MAIN HIGHWAY LEADING FROM THE CLAREMONT-UNITY TOWN LINE TO SULLIVAN COUNTY FARM IN THE TOWN OF UNITY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six thousand dollars ($6,000) for the year 1931 be and hereby is appropriated on condition that the town of Unity appropriates three thousand dollars ($3,000) for the
year 1931, and the county of Sullivan appropriates three thousand dollars ($3,000) for the year 1931, for the reconstruction of the main highway leading from the town of Claremont to the Sullivan County Farm in Unity, commencing at the Claremont-Unity town line and ending at the main entrance to the new building at said Sullivan County Farm. Said sums appropriated by the state, the town and the county shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]

CHAPTER 192.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE PROVINCE ROAD IN GILMANTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of four thousand dollars ($4,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Gilmanton appropriates two thousand dollars ($2,000) for each of the two years for the improvement of the Province road, so called, said construction to begin where improvement ended in Gilmanton November, 1930, and continue toward the Belmont 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 highway funds.

[Approved March 24, 1931.]

CHAPTER 193.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE GILMANTON ROAD LEADING FROM ALTON TO GILMANTON LINE, IN THE TOWN OF ALTON.

Resolved by the Senate and House of Representatives in General Court convened:

THAT the sum of five thousand dollars ($5,000) for the
year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Alton appropriates two thousand five hundred dollars ($2,500) for each of the two years for the improvement of the Gilmanton road, so called, leading from Alton to Gilmanton line. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner in accordance with the provisions of chapter 84 of the Public Laws and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]

CHAPTER 194.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN ROAD LEADING EAST FROM HUDSON BRIDGE TO WINDHAM TOWN LINE IN THE TOWN OF HUDSON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six thousand dollars ($6,000) for the year 1931 be and hereby is appropriated on condition that the town of Hudson appropriates three thousand dollars ($3,000) for the year 1931 for the improvement of the main road leading east from Hudson bridge to Windham town line in the town of Hudson, beginning on said main road opposite Thorning Place, thence easterly one mile to Marcel Smith Place, thence on same road near Gilcreast Place easterly nine tenths mile to Windham town line. These two links when finished making a complete highway from Hudson bridge to Haverhill and Lawrence. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner in accordance with the provisions of chapter 84 of the Public Laws and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]
CHAPTER 195.

JOINT RESOLUTION FOR THE COMPLETION OF THE MAIN ROAD LEADING FROM TAMWORTH VILLAGE TO WONOLANCET IN THE TOWN OF TAMWORTH.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars for the year 1931, and three thousand dollars for the year 1932, be and hereby are appropriated on condition that the town of Tamworth appropriates one thousand dollars in the year 1931, and one thousand dollars in the year 1932, for the completion of the main road leading from Tamworth Village to Wonolancet in the town of Tamworth. Said sums appropriated by the state and by the town shall be expended under the direction of the state highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]

CHAPTER 196.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE WEST OSSIPEE ROAD IN THE TOWN OF MADISON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Madison appropriates one thousand dollars ($1,000) for each of the said two years for the improvement of the West Ossipee road in the town of Madison leading from Silver lake to West Ossipee and connecting with the East Side highway. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]
CHAPTER 197.


Resolved by the Senate and House of Representatives in General Court convened:

That the sum of four thousand dollars ($4,000) for the year 1931 be and hereby is appropriated for completing the construction and improvement of the state-aid road in the town of New Hampton leading from the Daniel Webster highway in Ashland to the Bristol-Meredith state-aid road through New Hampton. Provided and on condition that the towns of New Hampton and Ashland shall each appropriate the sum of two thousand dollars ($2,000) for the year 1931, for use on this road. Said sums appropriated by the state and by the towns shall be expended under the direction of the highway commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]

CHAPTER 198.

JOINT RESOLUTION FOR THE PERMANENT CONSTRUCTION OF A CERTAIN HIGHWAY IN THE TOWN OF WEARE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seven thousand dollars ($7,000) for the year 1931 be and hereby is appropriated, on condition that the town of Weare appropriates three thousand five hundred dollars ($3,500) for the completion of the state-aid road in Weare, from a point northerly of Spaulding's Corner so called, to the south end of the 1930 construction. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]
CHAPTER 199.

JOINT RESOLUTION APPROPRIATING FUNDS FOR THE CONSTRUCTION OF A HIGHWAY IN THE TOWN OF LANDAFF.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of four thousand five hundred dollars ($4,500) be and hereby is appropriated for the construction of that part of the highway known as Lost River road, beginning at a point on the town line between Easton and Landaff and running from that point westerly through the town of Landaff to a junction with the improved road leading from Bath to Woodstock and covering a total of one and nine-tenths miles, being the total amount of said road at this time unimproved in said town of Landaff, provided that the town of Landaff appropriates the sum of fifteen hundred dollars ($1,500) to pay for part of the construction of said highway. Said sums to be expended over the years 1931 and 1932 under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]

CHAPTER 200.

JOINT RESOLUTION FOR THE IMPROVEMENT OF CERTAIN HIGHWAYS IN THE TOWN OF NEW BOSTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of thirteen thousand five hundred dollars ($13,500) for the year 1931 be and hereby is appropriated on condition that the town of New Boston appropriates four thousand five hundred dollars ($4,500) for the same year for the permanent improvement of the road connecting the two ends of the state-aid road from New Boston Village to Mont Vernon line; also the road from end of state-aid road to Goffstown line. Said sums appropriated by the state and by the town shall be expended under the direction of the highway
commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved March 24, 1931.]

CHAPTER 201.

JOINT RESOLUTION PROVIDING FOR A DEFICIENCY APPROPRIATION FOR THE STATE PRISON.

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 appropriated to provide for a deficiency in the appropriation for the maintenance of the state prison for the fiscal year ending June 30, 1931, and the governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved March 24, 1931.]

CHAPTER 202.

JOINT RESOLUTION FOR THE RECONDITIONING OF THE DOVER TO MANCHESTER HIGHWAY IN THE TOWN OF MADBURY.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen hundred dollars ($1,500) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Madbury appropriates the sum of five hundred dollars ($500) for each of the two years, to assist in reconditioning that portion of the highway leading from the state-aid highway at the Demerritt Place, so called, in the town of Madbury to the Durham town line. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner in accordance with the provisions of chapter 84 of the Public Laws and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved March 26, 1931.]
CHAPTER 203.
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 four thousand dollars ($4,000) for the year 1931 and a like sum for the year 1932 be and hereby are 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 Lake 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 for each of the said two years. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 2, 1931.]

CHAPTER 204.
JOINT RESOLUTION PROVIDING FOR THE PERMANENT IMPROVEMENT OF THE ROAD IN WAKEFIELD LEADING FROM WAKEFIELD CORNER TOWARDS EAST WAKEFIELD AND WOODMAN.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of four thousand dollars ($4,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated for the permanent construction and improvement of the road in the town of Wakefield leading from the East Side trunk line highway at Wakefield Corner towards East Wakefield and Woodman, provided that the town of Wakefield shall appropriate the sum of two thousand dollars ($2,000) for each of said two years. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 2, 1931.]
CHAPTER 205.

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 two thousand dollars ($2,000) for the year 1931, and a like sum for the year 1932, be and hereby are 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 highway funds.

[Approved April 2, 1931.]

CHAPTER 206.

JOINT RESOLUTION PROVIDING FOR THE IMPROVEMENT OF THE HIGHWAY FROM KELLEY'S CORNER OVER THE OLD STAGE LINE TO LOUDON VILLAGE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars ($500) for the year 1931 and a like sum for 1932 be and hereby is appropriated for the improvement of the highway from Kelley's Corner in Lower Gilmanton over the old stage line to Loudon Village provided that the town of Gilmanton appropriates two hundred and fifty dollars ($250) for each of the two 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 in accordance with the provisions of chapter 84 of the Public Laws and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 2, 1931.]
CHAPTER 207.

JOINT RESOLUTION FOR THE COMPLETION OF A FARM TO MARKET HIGHWAY IN THE TOWN OF NORTHWOOD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five thousand dollars ($5,000) be and hereby is appropriated for each of the years 1931 and 1932 to complete the construction of the highway leading from station 874 to 34 of the Central trunk line road at Dow's Corner, so called, in the town of Northwood to the Pittsfield town line, by way of the westerly side of Jenness lake, providing the town of Northwood shall appropriate the sum of twenty-five hundred dollars ($2,500) for each of the two years. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner in accordance with the provisions of chapter 84 of the Public Laws and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 2, 1931.]

CHAPTER 208.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN ROAD FROM NEW IPSWICH TO SHARON AND PETERBOROUGH IN THE TOWN OF NEW IPSWICH.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of ten thousand dollars ($10,000) for the year 1931, and a like sum for the year 1932, be and hereby are appropriated on condition that the town of New Ipswich appropriates five thousand dollars ($5,000) for each of the two years, for the improvement of the main road from New Ipswich to Sharon and Peterborough in the town of New Ipswich. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 2, 1931.]
CHAPTER 209.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE HIGHWAY IN THE TOWNS OF STARK AND DUMMER.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of four thousand dollars ($4,000) for the year 1931, and a like sum for the year 1932, be and hereby are appropriated, on condition that the town of Stark appropriates one thousand dollars ($1,000) and the town of Dummer a like amount for each of said two years for the improvement of the highway commencing on the town line between Northumberland and Stark, running through the town of Stark and the southwesterly corner of the town of Dummer to the line between the town of Dummer and the town of Milan. Said sums appropriated by the state and by the towns shall be expended under the direction of the highway commissioner in accordance with the provisions of chapter 84 of the Public Laws, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 2, 1931.]

CHAPTER 210.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAMMOTH ROAD IN THE TOWN OF PELHAM.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of four thousand dollars ($4,000) for the year 1931, and a like sum for the year 1932, be and hereby are appropriated for the improvement of the Mammoth road in the town of Pelham from the Windham town line to the house of Fred McGuire, provided that the town of Pelham appropriates for the same purpose the sum of two thousand dollars ($2,000) for each of the said two years. The sums so appropriated by the state and by the town shall be expended under the direction of the state highway commissioner, and the sums appropriated by the state shall be a charge upon the state highway funds.

[Approved April 2, 1931.]
CHAPTER 211.

JOINT RESOLUTION RELATING TO PAYMENT OF BONUS IN RECOGNITION OF WAR SERVICE OF RESIDENTS OF NEW HAMPSHIRE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) is hereby appropriated for the payment of bonus to those residents of New Hampshire who would have been entitled to the bonus as provided by chapter 140 of the Laws of 1919 and chapter 1 of the special session of 1919 and who have heretofore and since June 30, 1926, made application therefor, or who may hereafter make application therefor; and the state treasurer is hereby authorized to make payments therefor to those whose names appear on the records in the office of the adjutant-general as entitled thereto or to the legal representatives or heirs of such as have died; and the governor is authorized to draw his warrant therefor out of any money in the treasury not otherwise appropriated.

[Approved April 2, 1931.]

CHAPTER 212.

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 two thousand dollars ($2,000) for the year 1931-1932, and a like sum for the year 1932-1933, 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 in-
dustrial development. A report of the results of this work and recommendations based thereon, shall be made to the next legislature. The governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved April 2, 1931.]

CHAPTER 213.

JOINT RESOLUTION PROVIDING FOR THE PERMANENT IMPROVEMENT OF THE ROAD FROM WASHINGTON TO GOSHEN.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand five hundred dollars ($1,500) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated for the permanent construction and improvement of the road from Washington to Goshen, provided that the town of Washington shall appropriate the sum of seven hundred and fifty dollars ($750) for each of said two years. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

CHAPTER 214.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD ON THE WEST SIDE AND NORTH END OF NEWFOUND LAKE IN THE TOWN OF HEBRON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-five hundred dollars ($2,500) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Hebron appropriates eight hundred fifty dollars ($850) for each of the two years for the improvement of the road on the west side and north end of Newfound lake, in the town of Hebron.
Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

CHAPTER 215.

JOINT RESOLUTION PROVIDING FOR THE PERMANENT IMPROVEMENT OF THE ROAD FROM SUNAPEE TO SPRINGFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated for the permanent construction and improvement of the road from Sunapee to Springfield, provided that the town of Sunapee appropriates the sum of one thousand dollars ($1,000) for each of the said two years. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner in accordance with the provisions of chapter 84 of the Public Laws and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

CHAPTER 216.

JOINT RESOLUTION PROVIDING FOR THE PERMANENT IMPROVEMENT OF THE ROAD LEADING FROM THE DARTMOUTH COLLEGE ROAD IN THE TOWN OF GOSHEN TO THE TOWN OF WASHINGTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand two hundred dollars ($1,200) for the year 1931, and a like sum for the year 1932, be and hereby are appropriated, for the permanent construction and improvement of the road beginning at the junction of the Goshen Corner road, so called, with the Dartmouth College
highway in the town of Goshen, and continuing through Goshen Corner to the town of Washington, passing the Pillsbury Reservation in the towns of Goshen and Washington, provided that the town of Goshen appropriates the sum of six hundred dollars ($600) for each of said two years. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

CHAPTER 217.

JOINT RESOLUTION FOR THE IMPROVEMENT OF NEW LONDON ROAD LEADING FROM NEW LONDON TOWN LINE TO WEST SPRINGFIELD IN THE TOWN OF SPRINGFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars ($1,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Springfield appropriates five hundred dollars ($500) for each of the two years for the improvement of the New London road, so called, leading from the New London town line to West Springfield in the town of Springfield. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

* CHAPTER 218.

JOINT RESOLUTION FOR THE COMPLETION OF A FARM TO MARKET HIGHWAY IN THE TOWN OF PITTSFIELD KNOWN AS THE CATAMOUNT ROAD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifteen thousand dollars ($15,000) for the year 1931 and a like sum for the year 1932 be and hereby are
appropriated for the completion of the construction of the highway in the town of Pittsfield known as the Catamount road, leading from Pittsfield to the Northwood line at Jenness lake, so called, provided that the town of Pittsfield appropriates the sum of ten thousand dollars ($10,000) for the said purpose for each of the said two years. The said sums appropriated by the state and by the town shall be expended under the direction of the state highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

CHAPTER 219. JOINT RESOLUTION FOR THE IMPROVEMENT OF THE NORTH ROAD LEADING FROM DEERFIELD CENTER TO EPSOM LINE IN THE TOWN OF DEERFIELD.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Deerfield appropriates one thousand dollars ($1,000) for each of the two years for the improvement of the North road, so called, leading from Deerfield Center to Epsom line. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 7, 1931.]

CHAPTER 220.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD IN OSSIPEE FROM THE EAST SIDE TRUNK LINE AT OSSIPEE CORNER THROUGH GRANITE TO THE WAKEFIELD 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 1931 and a like sum for the year 1932 be and hereby are appropriated for the improvement of the highway in the town of Ossipee leading from the East Side trunk line at Ossipee Corner through Granite to the Wakefield line, provided that the town of Ossipee appropriates for the same purpose the sum of one thousand dollars ($1,000) in each of the said two years. The said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 10, 1931.]

CHAPTER 221.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE HIGHWAY FROM THE JUNCTION OF THE DANIEL WEBSTER HIGHWAY AT WEIRS BRIDGE TO ROUTE NO. 11 AT GILFORD RAILROAD STATION.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seventeen thousand five hundred dollars ($17,500) for the year 1931, and a like sum for the year 1932, be and hereby are appropriated for the improvement of the road from the junction of the Daniel Webster highway at Weirs bridge to route No. 11 at Gilford railroad station, provided that the city of Laconia appropriates seven thousand five hundred dollars ($7,500) and the town of Gilford five thousand dollars ($5,000) for each of the two years. Said sums appropriated by the state, the city and the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 10, 1931.]
CHAPTER 222.

JOINT RESOLUTION TO PROVIDE FOR A COMMISSION TO CONSIDER THE QUESTION OF AN ADDITION TO THE STATE LIBRARY.

Resolved by the Senate and House of Representatives in General Court convened:

That a commission of five persons be appointed by the governor, by and with the advice and consent of the council, the same to include any member or members from the board of trustees of the state library, as may be judged best, to investigate the need of an addition to the state library building, and if such investigation shall demonstrate the need of such addition, then to determine as nearly as possible the kind of addition desirable and the cost thereof. Said commission shall report all its findings to the legislature of 1933. The members of said commission shall serve without pay, but legitimate expenses may be incurred to an amount not exceeding the sum of five hundred dollars ($500) 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 10, 1931.]

CHAPTER 223.

JOINT RESOLUTION IN FAVOR OF PERRY T. HASTINGS.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars ($500) be allowed and paid to Perry T. Hastings of Haverhill for damage to his woodlot in said Haverhill, on April 20, 1927, due to fire caused by operations of the state highway department and said sum shall be a charge upon the highway funds.

[Approved April 14, 1931.]
CHAPTER 224.

JOINT RESOLUTION IN FAVOR OF JOHN P. HEATH, ADMINISTRATOR OF THE ESTATE OF ALBERT M. MEIGS, FOR OVER PAYMENT OF LEGACY AND SUCCESSION TAX.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of sixteen dollars and ninety cents ($16.90) be allowed to be paid to John P. Heath of Concord, administrator of the estate of Albert M. Meigs, for over payment of the legacy and succession tax on said estate, said amount having been allowed by the probate court for Merrimack county as a refund. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

[Approved April 14, 1931.]

CHAPTER 225.

JOINT RESOLUTION IN FAVOR OF BOYD E. MERCER.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred five dollars and seventy-five cents ($105.75) be allowed and paid to Boyd E. Mercer for damages arising out of an accident to his motor cycle, while in the performance of his duty on the Daniel Webster highway in Laconia, New Hampshire, on August 7, 1930. Said sum shall be a charge upon the general funds of the motor vehicle department.

[Approved April 14, 1931.]

CHAPTER 226.

JOINT RESOLUTION RELATING TO THE FILLING OF A CHANNEL OF THE PISCATAQUA RIVER IN PORTSMOUTH.

Resolved by the Senate and House of Representatives in General Court convened:

That the city of Portsmouth and the Boston and Maine Railroad are hereby authorized and empowered to fill a section
of the channel of the Piscataqua river leading to the North Mill pond, so called, between the mainland and Noble's Island in the city of Portsmouth, such fill to be solid and of sufficient width and height to safely and conveniently carry the public way in said city known as Market street and the main line tracks, Portland Eastern Division, of said railroad, between the mainland and Noble's Island. The city may contract with the railroad to have all the filling done by the railroad, or each party may perform such part of the work as its interests require.

[Approved April 14, 1931.]

CHAPTER 227.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE STEELE'S HILL ROAD LEADING FROM THE BAY MEETINGHOUSE TO THE MEREDITH LINE, IN THE TOWN OF SANBORNTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars ($1,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of Sanbornton appropriates five hundred dollars ($500) for each of the two years, for the improvement of the Steele's Hill road, so called, leading from the Bay meetinghouse to the Meredith line, in the town of Sanbornton. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 14, 1931.]

CHAPTER 228.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN ROAD FROM BARRINGTON DEPOT BY WAY OF GONIC TO ROCHESTER, IN THE TOWN OF BARRINGTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year
1931 and a like sum for the year 1932 be and hereby are appropriated for the permanent construction and improvement of the main road in the town of Barrington leading from Barrington Depot to Rochester by way of Gonic, provided that the town of Barrington appropriates the sum of one thousand dollars ($1,000) for each of said two years. The sums appropriated by the state and town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 15, 1931.]

CHAPTER 229.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE HIGHWAY FROM LOUDON VILLAGE OVER THE OLD STAGE MAIL LINE TO KELLEY'S CORNER IN GILMANTON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of eighteen hundred dollars ($1,800) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated for the improvement of the highway in Loudon leading from Loudon Village over the old stagecoach mail line to the Gilmanton town line, whence it continues to Kelley's Corner in the town of Gilmanton, provided that the town of Loudon appropriates for the same purpose the sum of nine hundred dollars ($900) for each of the said two years. The said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 21, 1931.]
CHAPTER 230.
JOINT RESOLUTION TO PROVIDE FOR ADDITIONAL FACILITIES AT THE STATE HOSPITAL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-six thousand dollars ($26,000) be and the same is hereby appropriated for additional facilities at the state hospital, as follows: To provide furniture for the Tobey building, the sum of seven thousand dollars ($7,000); to provide new equipment for the kitchen and bakery of the Walker building for the service of the Tobey building, the sum of four thousand five hundred dollars ($4,500); to provide new and additional laundry equipment, the sum of twelve thousand two hundred dollars ($12,200); for soundproofing one ward in the Brown building, the sum of two thousand three hundred dollars ($2,300). The governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

[Approved April 21, 1931.]

CHAPTER 231.
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 ($3,500) be and hereby is appropriated for each of the years 1931 and 1932 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 appropriates the sum of fifteen hundred dollars ($1,500) for each of the two years. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved April 22, 1931.]
CHAPTER 232.

JOINT RESOLUTION IN FAVOR OF GEORGE F. CHAMBERLAIN, OF ST. JOHNSBURY, VERMONT.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of four hundred and forty dollars ($440) be allowed George F. Chamberlain of St. Johnsbury, Vermont, for damages to his automobile which was in collision with a truck operated by the state highway department on October 30, 1928, in the town of Warren; and the sum appropriated shall be a charge upon the highway funds.

[Approved April 22, 1931.]

CHAPTER 233.

JOINT RESOLUTION IN FAVOR OF THE NEW HAMPSHIRE SOLDIERS' HOME.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three thousand dollars ($3,000) is hereby appropriated to make repairs and improvements on the heating system at the soldiers' home, 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 to be expended under the direction of the board of managers of the soldiers' home.

[Approved April 23, 1931.]

CHAPTER 234.

JOINT RESOLUTION FOR THE IMPROVEMENT OF A FARM TO MARKET ROAD IN THE TOWN OF LYNDEBOROUGH.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of not exceeding six thousand dollars ($6,000) for the fiscal year ending June 30, 1932, be and
hereby is appropriated for the improvement of a farm to market road in the town of Lyndeborough from district number six to the Milford town line, whence it continues to East Wilton, provided that only so much of said sum shall be expended by the state as is equal to twice the total allotted to the same purpose in the same year by the town of Lyndeborough and voluntary private contributors. Said sums appropriated by the state and allotted by the town and contributed by private persons shall be expended under the direction of the highway commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved April 23, 1931.]

CHAPTER 235.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE STATE ROAD LEADING FROM NOTTINGHAM LINE TO NEWMARKET LINE IN THE TOWN OF LEE.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six thousand dollars ($6,000) for the year 1932 be and hereby is appropriated for the improvement of the stage road in the town of Lee, leading from Nottingham line to the Newmarket line, provided that the town of Lee appropriates for the same purpose the sum of two thousand dollars ($2,000) for the said year. The said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner, and the sum appropriated by the state shall be a charge upon the highway funds.

[Approved April 29, 1931.]
CHAPTER 236.
JOINT RESOLUTION IN FAVOR OF MRS. JOSEPH H. CURRAN, MRS. ABIJAH H. BARRETT, SR. AND MRS. GEORGE W. WILDER.

Resolved by the Senate and House of Representatives in General Court convened:

That the state treasurer be directed to pay severally to Mrs. Joseph H. Curran, widow of Joseph H. Curran late of Manchester, Mrs. Abijah H. Barrett, widow of Abijah H. Barrett, Sr. late of Keene, and Mrs. George W. Wilder, widow of George W. Wilder late of Rindge, the full salaries due said decedents as members of the house of representatives.

[Approved April 29, 1931.]

CHAPTER 237.
JOINT RESOLUTION IN FAVOR OF MRS. AMEDEE COTE.

Resolved by the Senate and House of Representatives in General Court convened:

That the state treasurer be directed to pay to Mrs. Amedee Cote, widow of Amedee Cote late of Somersworth, the full salary due to said decedent as a member of the house of representatives.

[Approved April 29, 1931.]

CHAPTER 238.
JOINT RESOLUTION IN FAVOR OF MRS. IRENEE L. RAVENELLE.

Resolved by the Senate and House of Representatives in General Court convened:

That the state treasurer be directed to pay to Mrs. Irenee L. Ravenelle, widow of our late member, Irenee L. Ravenelle, of Nashua, the full salary due him as member of the house of representatives of 1931.

[Approved May 1, 1931.]
CHAPTER 239.

JOINT RESOLUTION IN FAVOR OF MRS. DORA M. FRESEE.

Resolved by the Senate and House of Representatives in General Court convened:

That the state treasurer be directed to pay to Mrs. Dora M. Freese, widow of Courtland F. H. Freese, late of Pittsfield, the full salary due to said decedent as member of the senate. [Approved May 5, 1931.]

CHAPTER 240.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE ROAD FROM RICKER CORNER TO THE FARMINGTON LINE IN THE TOWN OF NEW DURHAM.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two thousand dollars ($2,000) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated on condition that the town of New Durham appropriates one thousand dollars ($1,000) for each of the two years for the improvement of the road from Ricker Corner to the Farmington line, or Old Bay road, so called, in the town of New Durham. The said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds. [Approved May 5, 1931.]

CHAPTER 241.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE CHERRY MOUNTAIN AND RIVER ROAD, IN THE TOWN OF JEFFERSON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of thirty-eight hundred dollars ($3,800) for the year 1931 and a like sum for the year 1932 be and hereby are appropriated for the permanent construction and improve-
ment 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, provided that said town of Jefferson appropriates a like sum for each of said two years. The sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sums appropriated by the state shall be a charge upon the highway funds.

[Approved May 6, 1931.]

CHAPTER 242.

JOINT RESOLUTION IN FAVOR OF A BREAKWATER AT HAMPTON BEACH.

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 construction of one or more breakwaters to protect those parts of the Ocean Boulevard in the town of Hampton lying between the Coast Guard Station and Haverhill street as may be determined by the highway commissioner on condition that the town of Hampton quitclaims to the state of New Hampshire all the right, title and interest of said town in and to the land lying between the constructed Ocean Boulevard and the ocean from the Coast Guard Station in said town south to the north side of Great Boar's Head, so called, and from the south side of Great Boar's Head south to Haverhill street. It shall be a condition of said transfer that the state shall hold the land conveyed for public purposes forever and allow no concessions to be granted to private persons on said land, nor any buildings or other structures to be erected or maintained thereon except such as may be erected by the state for public purposes and except that said town of Hampton may maintain for public uses, a band stand, comfort station, chamber of commerce building or similar structures, the present parking spaces and playgrounds, and erect sidewalks at the town's expense between the traveled part of the highway or boulevard and the ocean, provided the construction of sidewalks from time to
time have the approval of the highway commissioner, and pro-
vided, further, that such band stand, comfort station, chamber of commerce building or similar structures, parking spaces, playgrounds and sidewalks shall at all times be properly super-
vised and maintained by the said town and shall in no way interfere with or encroach upon the traveled part of any highway or boulevard now existing or later constructed, and provided, that the parking of vehicles along the Ocean Boule-
vard throughout the town of Hampton shall be regulated and policed by the town. Said appropriation shall be expended by the highway commissioner subject to the approval of the governor and council as to both the making and the execu-
tion of the plans, and said sum shall be a charge upon the high-
way funds.

[Approved May 6, 1931.]

CHAPTER 243.

JOINT RESOLUTION RELATING TO LACONIA STATE SCHOOL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of twenty-three thousand dollars ($23,000) be and the same is hereby appropriated for the special ex-
penses of Laconia State School for the year 1931-1932 as fol-
 lows: Coal conveyors, the construction of a side track and coal sheds, $13,000; repairs and additions to sewage disposal plant and completion of piggery, $10,000; said sums to be ex-
pended under the direction of the governor and council, and the governor is hereby authorized to draw his warrant for said sums out of any money in the treasury not otherwise ap-
propriated.

[Approved May 6, 1931.]
CHAPTER 244.

JOINT RESOLUTION IN FAVOR OF ARTHUR F. STURTEVANT.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of six hundred dollars ($600) be allowed and paid to Arthur F. Sturtevant of Concord for damages to his automobile and other expenses arising out of a collision with a large boulder in the Central trunk line highway in the town of Newbury on April 24, 1927, and said sum shall be a charge upon the highway funds.

[Approved May 6, 1931.]

CHAPTER 245.

JOINT RESOLUTION IN FAVOR OF WALLACE FENDALL.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of fifty dollars ($50) be and the same is hereby appropriated in favor of Wallace Fendall to be paid to reimburse him for expenses and losses sustained by him as a result of his automobile being run into by a truck belonging to the state Industrial School on January 16, 1926, in the city of Manchester, and the governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

[Approved May 6, 1931.]

CHAPTER 246.

JOINT RESOLUTION AUTHORIZING A COMMISSION TO PROVIDE FOR REPRESENTATION OF THE STATE AT THE CENTURY OF PROGRESS.

Resolved by the Senate and House of Representatives in General Court convened:

That the governor, with the advice and consent of the council, is authorized to appoint a commission of five members, one of whom shall be named as chairman and one as secretary,
to arrange for representation of the state at the Century of Progress (the World's Fair centennial celebration) to be held at Chicago, Illinois, in 1933. The members of the commission shall serve without pay. They are authorized to receive voluntary contributions for their expenses and for paying the charges of New Hampshire representation at the said fair, and shall pay such contributions into the custody of the state treasurer, who shall keep them as a special fund and disburse them upon orders signed by a majority of the commission, with the approval of the governor and council.

[Approved May 6, 1931.]

CHAPTER 247.

JOINT RESOLUTION RELATING TO THE SESQUICENTENNIAL OF THE BIRTH OF DANIEL WEBSTER.

Resolved by the Senate and House of Representatives in General Court convened:

That on January 18, 1932, or some other date to be designated by the governor, the state of New Hampshire shall fittingly honor the memory of its native son, Daniel Webster, by observing with due ceremony the one hundred and fiftieth anniversary of the birth of our nation's greatest statesman and preserver of the Union of the United States; that the governor, with the advice of the council, is hereby authorized to appoint a commission, not to exceed five members, who shall serve without pay, to make arrangements for the fitting commemoration of this event; that the governor, with the advice of the council, shall appoint one or more members of the commission to represent New Hampshire at any official observance of the sesquicentennial celebration of Daniel Webster's birth that may be held in the Commonwealth of Massachusetts.

[Approved May 7, 1931.]
CHAPTER 248.

JOINT RESOLUTION FOR THE INVESTIGATION OF COUNTY AFFAIRS.

WHEREAS it appears that the present laws relating to the expenditures and accounting of county funds are inconsistent with present day business methods; now therefore, be it

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 five competent persons to constitute a commission for study and analysis of existing laws relating to the general subject of county expenditures and a uniform system of accounting, which shall report to the next legislature its findings and recommendations as to the expediency of revising or amending the existing laws relating to county government or any part thereof, including settlement of paupers, together with draft of any bills whose enactment it may recommend. Such commission shall, so far as practicable, be so composed as to give due representation to the different sections of the state. The members of such commission shall serve without compensation, but shall be reimbursed for their actual expenses. The commission shall have power to summon witnesses, who shall appear and testify under oath, the production of papers and the filing of reports and to employ any necessary legal, clerical and stenographic assistants, the accounts therefor to be approved by the governor and council. A sum not to exceed fifteen hundred dollars is hereby appropriated to carry into effect the provisions hereof, and the governor is hereby authorized to draw his warrant therefor out of any money in the treasury not otherwise appropriated.

[Approved May 7, 1931.]

CHAPTER 249.

JOINT RESOLUTION IN FAVOR OF GUY S. NEAL AND OTHERS.

Resolved by the Senate and House of Representatives in General Court convened:

That Guy S. Neal, sergeant-at-arms and Raymond B. Lake- man, sergeant-at-arms be allowed the sum of $472.50 each;
that Clinton K. Barton, custodian, be allowed the sum of $416; that Arthur A. Tilton, Harvey E. Stowe, W. B. Plummer, David O'Shan, William W. Allen, doorkeepers, be allowed the sum of $416 each; that George A. Simpson, warden, be allowed the sum of $416; that Ross P. Sanborn, assistant warden, be allowed the sum of $416; that Charles A. Cloutman, Eli Langlois, Walt M. Goodale, George H. Gross, Wallace S. Thompson, Edward L. Bacon, William J. King, messengers, be allowed the sum of $416 each; that W. Robert Harris, Harry G. Parshley, Charles C. Sargent, Herbert V. Johnson, Arthur M. Clark, pages, be allowed the sum of $260 each; that Percy S. Congdon, speaker's page, be allowed the sum of $315; that Harrie M. Young and Benjamin F. Greer, clerk of the house and senate, respectively, be allowed the sum of $300 each; that Cyril J. Fretwell and Frank M. Ayer, assistant clerk of the house and senate, respectively, be allowed the sum of $300 that Helen M. Young, stenographer, be allowed the sum of $416; that Alice V. Flanders, house stenographer, be allowed the sum of $832; that Bessie A. Callaghan, senate stenographer, be allowed the sum of $832; that Marion C. Colby, stenographer, be allowed the sum of $624; that Frances C. Barnard, stenographer, be allowed the sum of $624; that Evelyn S. Conway, stenographer, be allowed the sum of $624; that Ruth Cotton, stenographer, be allowed the sum of $520; that Helen M. Young, stenographer, be allowed the sum of $572; that Marion G. Alexander be allowed the sum of $250; that Ula M. Blake be allowed the sum of $11; that the state house department be allowed the sum of $945; that the Union-Leader Publishing Company be allowed the sum of $457.78; that the Monitor-Patriot Company be allowed the sum of $154.82; that the Laconia Evening Citizen be allowed the sum of $2; that the Foster Daily Democrat be allowed the sum of $6; that the Nashua Telegraph be allowed the sum of $3.80; that Bektash Temple A. A. O. N. M. S. be allowed the sum of $85; that the Concord Chamber of Commerce be allowed the sum of $20; that the American Legion be allowed the sum of $100; that the Evans Printing Co. be allowed the sum of $772.50; for deficit in legislative appropriation for the year ending June 30, 1931, the sum of $16,398.79.

The governor is hereby authorized to draw his warrant for
the above sums out of any money in the treasury not otherwise appropriated.

[Approved May 7, 1931.]

CHAPTER 250.

NAMES CHANGED

From January, 1929, to January, 1931, the registers of probate returned to the secretary of state the following changes of names made by the probate court:

Rockingham County—Florence H. Leyden to Florence Boardman Hill; Frank Carroll to Frank Carroll Heselton; Carolyne Lois Trueman to Carolyne Lois Procter; Joyce Shockley Martin to Joyce Shockley Martin Peterson; Robert Ellsworth Lewis to Robert Ellsworth Bradley; Doris E. Gray to Doris E. Brown; Louise M. Churchill to Louise M. Task; Edna Mary Burke to Edna Mary Ames; Jean Warburton to Jean O'Brien; Alice Marie Taylor to Alice Marie Colliston; Annie M. Page to Anna M. Page; Esther Lillian Dockham to Esther Lillian Locke; Frederick Durand King to Charles Frederick Moberly Brine; Mildred Ada Johnson to Florence Mildred Moberly Brine; Kissag Arslanian to George Ashland; Clara May Dockham to Jean Louise Hutchins; Mary Luetta Carlisle to Mary Luetta Nutting; Margaret Rand to Margaret Gatchell; Russell Walton to Russell Simpson; Mildred E. Letalien to Mildred E. Corson; Alexander Emerson to Emerson Alexander Gilmore; Helen Olive Meserve to Rita Theresa Tetreault; Rena May Lang to Rena Mae Bartlett; Barbara Lang to Barbara Lang Bartlett; Vivian Diener to Jeremy Howard; Bernard Ingraham to Bernard Edward Whidden; Elizabeth B. Clark to Elizabeth B. Webster; Vivian Leslie Storer to Leslie Vivian Schneider; Rose Mary Storer to Rose Mary Schneider; Stanley M. Dinkowski to Stanley M. Thompson; James W. Merchant to James Jacob Purington; Ruth Evelyn Allen to Ruth Evelyn Moore; Joseph Senneville to Wilfred John Brisebois; Ruth Messer Houle to Ruth Messer Ladd; Robert Foote to Edward Joseph Cleveland; Annette Ikan to Marilyn Annette Prolman; Barbara Alice Paulding to Barbara Alice Stevens; Francis Raleigh Grelish to Francis
Raleigh Copeland; Anita Bassett to Anita Hurst; Pearl Evelyn Bassett to Pearl Evelyn Hurst.

Strafford County—Arthur Michel Grondin to Ernest Michel Grondin; Simeon Max Krinsky to Simeon Kinsley; Libberratore Colnalcante to Albert Mitchell; Robert Hodgson to Robert Wendell Googins; Francis Woodrow Morrison to Charles Francis Morrison; Heinz Abraham to Heinz Brown; Leon Clifton Pike to Leon Clifton Howard; Agnes Christine Cilley to Agnes Christine Blaisdell; Ruth Lucinda Hodgdon to Ruth Lucinda Smiley.

Belknap County—Philip Thomas Beauchesne to Philip Thomas Huckins (adpt.); Faye Elaine Evirs to Faye Elaine Wakefield (adpt.); Ernest W. A. Wescott to Ernest Harry Young (adpt.); Marie Anna Parent to Marie Anna Morin (adpt.); Edith Helen Whalen to Edith Helen Tibbetts; Joseph John Hampel Whalen to Joseph John Hampel Tibbetts; Helen Maurine Winter to Helen Maurine Forbes; Herbert A. Fifield to Herbert A. Heath (adpt.); Etta Louise Wilkins to Etta Louise Ellis (adpt.); George Turcotte to George Piatkiewicz (adpt.); John F. Garrigan to John F. Bennett (adpt.); Alan Beamish Taber to John Richard Tabor; Leonce A. Pilotte to Leonce Alphonse Paradis (adpt.); Miriam E. Maltais to Miriam Eugenie Tyler; Dorothy May to Dorothy May Young (adpt.); Donald Arthur Heath to Donald Arthur Heath (adpt.); Richard Baker to Richard Baker Downing; Kenneth Emerson to Lester Frank Potter (adpt.); Arnold E. Shirley to Arnold Shirley Goss (adpt.); Ellen F. Burroughs to Ellen F. Randell (adpt.).

Carroll County—Evelyn Glidden to Evelyn Huff; Frederick Crowell to Leon Rodman Warren; Florence Arlene Thurston to Florence Arlene Frost; Gene Louise Philbrick to Gene Louise Ward; Robert M. Meserve to Robert Littlefield Glidden; Gloria Constance McDonald to Gloria Constance Doyle; Cora E. Geary or Gerry to Cora E. Avery.

Merrimack County—Marion Grace Eaton to Grace Eulila Shaw; Donald Milton LaForge to Gerardo Donald Grimaldi; John Crawford Meagher to John Crawford Langlitz; . . . . . Plastridge to Mary Boyd Crockett; Jeannette May Anderson to Jeannette May Clarke; Robert Barnard to James Gordon Kittredge; Louie Joseph LaPointe to Louie Joseph Bonette;
Alberta Guyett to Barbara Livingston Kittredge; Betty Sanborn to Janet Ruth Lorden; Walter Frederick Bailey to Graham Gordon; Marjorie Mae Burt to Marjorie Mae Cate; Barbara Gerald to Barbara May Ash; Dorothy Fernald to Dorothy Elaine Hall; Sylvia Alice Freeman to Cora Meredith Schoolcraft; Irving Stanley Marshall to Irving Stanley Cross; Eugene Everett Carroll to Leonard Alfred Stockwell; William King Carroll to William King Stockwell; John Gordon Chase to John Gordon; Francis Eugene Parshley to Francis Eugene Johnson; Barbara Anna Adams to Barbara Anna Field; Gordon Eugene Champion to Gordon Eugene Aiken; Edward Chase to Edward Wesley Heath; Edward Foisie to Edward Jones; Elva Noreen Smith to Joy Smith Harlow; Philip Allen Lowell to John Knowlton Beede; Florence Dupuis to Margaret Louise King; Winnie Marguerite Whitcomb to Winnie Marguerite Whitcomb Emerson; Barbara MacNaught to Jane Porter; Roland Noel Gelinas to Joseph Menard Roland Plante; Kenneth Wright to Harry Dayton Manning; Anna A. Wells to Anna A. Sargent; Richard Alfred Gould to Richard Alfred Heath; Beverly Van Neel to Janet McInnis; Willis Manley Peters to Willis Manley Spaulding; Roberta Goddard to Natalie Ann Clough; Geraldine Bean to Priscilla Jane Worthen; Kathleen R. Leemon to Kathleen R. Jordan; Richard Lincoln Burns to Richard Lee Mitchell; Elizabeth Ann Chambers to Lucy Newton Metealf; Bernice May Hall to Bernice May Roberts; Roderick Hughes to Roderick Hughes Bare; Eric Oberstebrink to Eric Ober; Emilie Oberstebrink to Emily Ober; Hildegarde Oberstebrink to Hilda Ober; Omega Frances Connor to Frances Belane Connor; Daniel George Hannington to Daniel Harrington; Carl D. Peverly to George D. Peverly; Aris Elizabeth Saltmarsh to Aris Elizabeth Davenport; Waldo A. Clement to Waldo A. Johnson; Celia B. Lemay to Celia B. Hayward; Arabelle M. Jewell to Arabelle M. Bailey; Christiana M. Shaw to Christiana M. Heartz; Royal A. McClary to Royal A. Ford; Charles W. Nelson, Jr. to Charles Brown Nelson; Ernest Elkins to Ernest Elkins Green; Leo J. Lambert to Noie Minnon.

**Hillsborough County**—Susie Ellen Whitney to Susie Ellen Pelletier; John Rzeznikiewicz to John Ross; Philip Belavsky to Philip Belasco; Edna M. Burpee to Edna M. Basha; Blanche
Eva Wilber to Betty Eva Wilber; Anna M. Gillan Bammann to Anna M. Gillan; Gordon Lee McLaughlin to Gordon Lee Conrey; Margaret Hope McLaughlin to Margaret Hope Conrey; Jessie S. Wentworth to Jessie S. Gilbert; Grosvenor Wendall Parker to Grosvenor Wendall Rice; Elise Ingalls (Gage) Norwood to Elise Ingalls Gage; Andrew John Wazniak to Andrew John Wayson; Irene A. (Pontbriand) O‘Connell to Irene A. Pontbriand; Therese Cote to Therese Lamarche; Guy Charlie Demerse to Guy C. Miller; Holman Frank Blake, Jr. to John William Blake; Adam Valentine Ziemma to Joseph Valentine Adams; Mercedes Park to Mercedes McCormick Lacock; Lawrence Frederick Brown to Lawrence Frederick Reed; John Niziankowicz to John Janko; Elizabeth F. Rushbon to Elizabeth Wagner; Beatrice Steuart to Beatrice Weightman; Theresa Francisca Prive to Frances Theresa Markey; Edward Joseph Kowalewski to Edward Joseph Richards; Cornelious Winter to John C. Reed; Janet Hodge to Janet Rae; Joseph Alfred Houle to Fred J. Hall; Sadie May Fisher to Sadie Reed; Maude Webster Adams to Maude Beatrice Webster; Henri Noel Lagniere to Henry Paris; Stanley A. Borciak to Stanley A. Marshall; Alphonse Dionne to Alphonse Larochelle; Barbara Frances Flynn to Barbara Frances Calvert; Jean Frances Flynn to Jean Frances Calvert; William James Flynn to William James Calvert; and the following through adoption: Gloria Mitchell to Gloria Bellisle; Alice Bailey to Alice Triggs; Winslow Parker to Winslow Parker Triggs; Irene Guillot to Irene Marie Thibault; John Joseph McRell to Joseph Joseph Turcotte; Clarence McGinnis to Clarence Doherty; Romeo Jean Gagne to Robert Eugene Hitchcock; Iona Nereen Masters to Iona Nereen Warburton; Speridon Samalis to Speridon Docos; Evelyn Gelinas to Evelyn Olivette Theberge; Arthur Gerald Venne to Paul Joseph Bergeron; Edith Mary Parker to Doris Mary Labarre; Alexandros Economides to Alexandros C. Papagianis; Rolland Gendron to Rolland Wilfred Benjamin; George Keith to George Philip Gosselin; Eva Louise Bishop to Eva Louise Currie; Nelly Emma Blood to Natalie Blood; Ernest Humphrey to Roger R. Roy; Mary Bolley to Mary Van DeVelde; Marion Edna Beauvais to Marion Edna Heiden; Daniel Blanchette to James Daniel Patten; Mary Barbara
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Thibodeau to Rita Michaud; Earl K. Jackman to Edward Blanchard Batchelder; Andrew Lachance to Robert McCarthy; James Stovish to James Grealish; Geraldine Mary Devine to Geraldine Mary Jordan; Henry Lesniak to Hector Henry Prevost; Tanno E. Hill to Tanno E. Johnson; Alice Heselton to Alice Sullivan; Beatrice Lavoie to Beatrice Desclés; Gloria McNeil to Gloria Eklund; Richard Leo Guillemette to Richard Leo Toussaint; ...... Anderson to John Bernard Whittemore; David Paul Lovett to David Paul Johnson; Jeanne d'Arc Raymond to Jeanne d'Arc Francoeur; Robert Sanford Knight to Robert Sanford Brown; Patricia Cass to Patricia White; Lois Taintor to Lois Ross; Catherine Louise Scott to Velma Catherine Newton; Richard Piper to Archie Donald Holloway; Phyllis Mary Cote to Rita Mary Michaud; Phyllis Miller to Phyllis Belle Carswell; Eileen Paquin to Mary Alberta Yvonne Savard; Howard McAlister to Howard Guy Watkins; Francis Albert Pelletier to Rosaire Beaulieu; Raymond Russell Unwin to Raymond Russell Blood; Mary Smith to Mary O'Hare; Alice Nadeau to Alice Fournier; Dora Foisie to Shirley Barbara Lawrence; Joseph Herbert Riley to Joseph Herbert Robinson; Paul Wayne Smith to Paul Wayne Keyser; Anthony Tomaselli to Melvin Robert Sibulkin; John Crawford to John Crawford Hayes; Mary Theresa Joan Anctil to Mary Theresa Joan Carriere; James Frederick Towne to James Frederick Whitney; Harry H. Wheelock to Robert Albin Anderson.

Cheshire County—Jeanette Mildred Richards to Jeanette Mildred Derby; Emilia Anttila to Dorothy Emilia Grube; Lilian Ruth Blair to Lilian Ruth Blair Sweeney; Barbara Jane (Davis?) to Barbara Jane Pike; Grace S. Beek to Grace S. Green; James Burnham McMaster to James Burnham Robbins; Marion Margaret Scott to Marion Margaret Mundell; Caroline Helen Hadley to Pauline Helen Hadley; Mildred A. Shea to Arlene Clarissa Greenwood; David Bernard Pitt to David Bernard O'Neil; Dorothy Mae McCann to Marion Mae Kinsman; Elizabeth Kenyon to Barbara Jean Raynes; Joseph Loiselle to Joseph Boulia; Wallace Fisher to Wallace F. Angier; Frances Ina Hill to Beverly Jane Luce; David Leighton Livingston to David Leighton Carpenter; Alice Swatzer to Roxana Louise Wyatt; Richard L. Connor to Donald Earl Wyman;
Phyllis Arlene Brockway to Phyllis Arlene Duby; Lottie A. Lane to Charlotte A. Lane; Pearl Forcier to Theresa Pearl Pelletier; Mary Elizabeth Kiniry to Dorothy Ambler Welch; Joan Rosalie Adams to Joan Rosalie Stacy; Madge A. Hunt to Madge Alberta Hastings; William J. Bergeron to Gordon Floyd Walker; Eleanor Walker to Eleanor Ellinwood.

**Sullivan County**—Betty M. Fogerty to Betty M. Young; Ruth Bruce to Ruth D. Delangis; Harry Bruce to Harry A. Delangis; Donald Bruce to Donald T. Delangis; Marion Lena Beckwith to Marion Beckwith Kibbie; Arnold Henry Beckwith to Arnold Beckwith Chapman; Alice Louise Tuttle to Marion Ruth Clark; Anna Theresa Kyne to Mary Theresa Richardson; Ernest Roland Downing to Ernest Roland Sturtevant; Donald Arthur Cross to Donald Arthur Scott; "Unknown Parentage" to June J. Economu; John Allen Rich to John Allen Walker; Richard Augustus Brown to Richard Collins Ruggles; Leona Annette Brown to Leona Annette Ruggles; Frank Wilbur Stevens to Marvin Burt Lindsay.

**Grafton County**—Ralph Roy Avery to Ralph Roy Clifford; Dorothy Ella Buchanan to Dorothy Ella MacDonald; Louise M. Butler to Louise St. John Goodsell; Alfred E. Butler to Alfred Ira Goodsell; Arthur E. Butler to Charles Russell Goodsell; Elmer W. Butler to Elmer Butler Hassett; Marion M. Butler to Marion Butler Hassett; Susie Pearl Bugbee to Susie Pearl Tuxbury; Arlene Millicent Cowles to Arlene Millcent Cowles Moody; Irene May Canfield to Irene May Austin; Alfred Napolin Collins to Alfred Martin Downing; Frederick Crocker to Frederick Eastman; Nelson Cota to Nelson Morrison; Hazel Crosby to Hazel Margaret Adams; Vernon Stackpole Davis to Vernon Davis Boyd; Dennis C. Fitzgerald to Dennis C. Shannon; Clara Holt to Clara Therese Goyette; Heber William Horam to Heber William Hull, 2nd; Lena O. Johnson to Lena O'Connor Johnson; Madison Karl Knighton to Madison Karl Boemig; Mayo Kenneth Laware to Oliver Charles Bean, Jr.; Laurence A. LaLiberte to Laurence A. Myott, Jr.; Mary Slayton Nadeau to Mary Slayton; Shirley Fay Stevens to Shirley Stevens Estes; Wanita Francis Seeley to Wanita Francis Henderson; Joseph Harlin Tarbox to Harry Lewis Goodsell; Ruth Frances Whitney to Ruth Frances...
Montsie; Frederick Watson to Frederick Farrington; Doris Washburn to Doris Arlene Martin.

**Coos County**—Eva M. Paquet to Eva M. Hicks; Gladys Blasland Rich to Gladys Blasland; Charlotte Virginia Notvig to Charlotte Virginia Johnson; Katherine Ann Larsen to Katherine Ann Johnson; Arthur G. Minah to Arthur G. Girard; Irene Chevrier to Irene Frechette; Joseph George Henry Arsenault to Joseph George Henry Morrisette; Simon Droskin to Simon Davis; Madeline Lacasse to Madeline Keroack; Dorothy Downs to Dorothy Hanson; Nicholas W. Corbett to Nicholas W. Brosius; Richard Raymond McGoff to Stephen Curtis Hook; Neil Lyman Perry to Lyman Perry Sweatt; Audrey Elizabeth Cole to Audrey Elizabeth Hilliard; Bernard Strout to Bernard Glenn Cole; Robert Ronald Beckwith to Robert Russell Garneau; Delvina E. Colby to Delvina E. Melbury; William George Chadburn to William George Laperle; Pearle Josephine Beauchemin to Pearle Josephine Benoit; Ethel Elizabeth Anderson to Ethel Elizabeth Hamilton; Walter Harris Oleson to Walter Harris Johnson.

From January, 1929, to January, 1931, 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**—Helen B. Pavey to Helen B. Conely; Elda E. Wallace to Elda E. Guyette; Ruth E. McNeely to Ruth E. MacKinley; Arlene Downing to Arlene Richardson Ricker; Bernice A. Gonin to Bernice A. Hamblett; Muriel S. Andress to Muriel Snyder; Beatrice M. Carnes to Beatrice M. Tewksbury; Anna H. Ryan to Anna Hollander; Exilie Demeres to Exilie Hamel; Bernice L. Morrill to Bernice L. Moore; Madeleine H. R. McLin to Madeleine H. R. Morgan; Bessie Donezan to Bessie Randall; Delia Chase to Delia Patmaude; Gertrude E. Robinson to Gertrude Elizabeth Ham; Pearl E. Pecunias to Pearl E. Wilcox; Isabella Craig to Isabella Fuller; Esther L. Jenkins to Esther L. Task; Nettie B. Jacobs to Nettie Beatrice Fletcher.

**Strafford County**—Ida F. Kennedy to Ida F. Lough; Anna M. Boothby to Anna M. Beaudoin; Glenna A. Burleigh to Glenna A. Bryant; Gertrude E. Donovan to Gertrude Langmaid; Isabelle L. Stevens to Isabella Ricard; Martha E. Heck-
bert to Martha E. Fisher; Frances E. DeW. Sylvester to Frances E. DeWolfe; Ella E. Hester to Ella E. Brown; Irma Connell to Irma Grover; Althea Irene Connolly to Althea Irene Dame; Lucy Ann Kay to Lucy Ann O'Malley; Florence A. Boulanger to Florence A. Court; Elva P. Remick to Elva P. Holland.

**Belknap County**—Mary E. Durgin to Mary E. Igel; Lada B. Menard to Lada Brown; Rintha M. Pettigrew to Rintha M. Bryant; Esther S. Wiswell to Esther Stickle.

**Carroll County**—Leone E. Phinney to Leone Elfreda Thurs-ton; Marie E. Smith to Marie Elizabeth Brantley.

**Merrimack County**—Hazel B. Folsom to Hazel B. Cilley; Maud T. Bennett to Maud Towle; Irene Hayes Grant to Irene Wildred Hayes; Ella Heath Fagan to Ella Mavilla Heath; Beatrice Harriman Brown to Beatrice Mae Harriman; Lottie Pero to Lottie Cross; Gertrude E. Gilman to Gertrude Clark; Cora May Manning to Cora May Parshley; Elizabeth Morse Filspatore to Elizabeth Noble Morse; Lois J. Hamlin to Lois J. Keddie; Nanni J. Sullivan to Nanni J. Peterson; Gladys J. Haggerty to Gladys Moses; Elizabeth Hope Small to Elizabeth Hope Blood.

**Hillsborough County**—Glenna Wares to Glenna Keirstead; Florette Delorme Class to Alice Florette Delorme; Mildred F. Cornell to Mildred F. Bent; Aimee Dora Dion to Aimee Dora Gagnon; Erma L. Greenwood to Erma L. Baker; Susie E. Knight to Susie Emma Annis; Corine Martin to Corine Cote; Doris Yeatter to Doris Tarr; Ruby I. Goodwin to Ruby I. Twiss; Blanche E. Piper to Blanche E. Thompson; Eva Katsalis to Eva Boisvert; Lena Christidis also known as Helena Christidis to Lena Sturtevant; Lydia Soule to Lydia Buch; Florence Turrekens Terwoert to Florence Turrekens; Lily F. Tucker to Lily F. Stone; Laura E. Laschkowsky to Laura E. Nichols; Margaret Gallagher to Margaret E. Stickler; Irene K. Yates to Irene Foster; Rose Granz Schloth to Rose Granz; Anna I. Barry to Anna I. Dennis; Bernadette Katz to Bernadette Desbiens; Alma M. Meloon to Alma M. Rainville; Grace A. Massie to Grace A. Smith; Hazel W. Strong to Hazel B. Wilson; Eliza Franklyn Canning to Eliza Franklyn Tarrant; Mary Durkee to Mary Totten; Mary H. Hickman to Mary Elizabeth Harris; Helena K. Hickey to Helena Marguerite
Kenney; Dorothy M. Cesarini to Dorothy M. Eaton; Jennie M. Somers to Jennie M. Docks; Alice Lawrence to Alice Lussier; Frances Slayback to Frances Thomas; Christina Athas to Christina Lafazanis; Julia A. George to Julia A. Tkacz; Ida D. Breault to Ida Paris; Jennie W. George to Jennie W. Beal; Gertrude Richmond to Gertrude Sibulkin; Valerie Moreau to Valerie Marcoux; Helen M. Durgin to Hellen Mollor; Myrtle B. Mayhew to Myrtle B. Nichols; Lena M. Hill to Lena M. Card; Mary Kenyon to Mary Fitzgerald; Grayce Brown Giles to Grayce Brown; Lena Gallagher to Lena Dolly Rainville; Cora A. Healey to Cora A. Corning; Ruth Fournier to Ruth Mason; Anna S. Lufkin to Anna S. Center; Bernice I. Chase to Bernice I. Williams; Ruth Allys Glines Bruce to Ruth Allys Glines; Arlene H. Bancroft to Arlene H. Proctor; Dorothy M. Robinson to Dorothy M. Desotell; Bernice F. Burton to Bernice F. Lintott; Tania Roberts to Tania Daniel; Eva Lillian Murray to Eva Lillian Cochran.

Cheshire County—Edythe D. Brockway to Edythe D. Martin; Marion D. Wallace to Marion Stella Dickerman; Bessie Trask to Bessie Green; Lila M. Stone to Lila M. Brooks; Ella LaPointe to Ella Hatch; Elizabeth Isabelle to Elizabeth Beaudoin; Florence Edna Sullivan to Florence Edna Dewitt; Eleanor M. White to Eleanor Morris.

Sullivan County—Luluma E. Lapoint to Luluma E. Cushmon; Myrtie Julia McCormick to Myrtie Julia LaFrance; Celia Anna Greenlaw to Celia Anna Johnson; Thelma E. Johnson to Thelma E. Negus; Mary E. Kebrich to Mary Evangeline Daigle; Dora S. Lesperance to Dora S. Brooks; Ethel M. Perkins to Ethel May Bean; Helen L. Townsend to Helen L. Jacobs; Emily C. Parker to Emily C. Collier; Vera Hastings to Vera Thomas; Nora M. McGrane to Nora Mary Chambers; Fanniebelle Fowler to Fanniebelle Wilmarth; Jennie F. Atkins to Jennie F. Clarke; Irene S. Murray to Irene S. Simmons; Annie E. Hoyt to Annie E. Lees.

Grafton County—Gladys V. Sanborn to Gladys V. Ingram; Mae L. Lester to May Lillian Lussier; Dora Caplan to Dora Rolstein; Dora Fecteau to Dora Lalonde; Betsey Burleigh Stevens to Betsey Burleigh; Mary Etta Phillips to Mary Etta Johnson; Lulie M. Fenoff to Lulie M. Somers; Mildred Kelley Ball to Mildred Evelyn Kelley; Ruth Grout to Ruth Aldrich;
Edna G. McLeod to Edna G. McIntire; Anna F. Wright to Anna F. Champagne; Cristie Mae Shepard to Cristie Mae Lane; Anna M. Grenier to Anna M. VanHousen; Annabelle L. Goss to Annabelle L. Gardner; Eva D. Bishop to Eva D. Laramie; Nellie J. Stanley to Nellie J. Barnard; Elizabeth S. Burt to Elizabeth D. Spokesfield; Mary H. VanCuren to Mary Harriman Curtis; Flora B. Lanoix to Flora B. Berry; Ethelyn Millicent Bebler to Ethelyn Millicent Gilchrist; Carribel Lampro to Carribel Streeter.

Coos County—Nellie F. Giberson to Nellie Foster; Nellie Ward to Nellie Woodward; Seraphine G. Straw to Seraphine Gray; Mary A. Vallis to Mary Byrd; Esther Paradis to Esther Robertson.
PRIVATE ACTS

CHAPTER 251.

AN ACT AMENDING THE CHARTER OF THE CITY OF CONCORD.

Section 1. Board of public works.  
2. Excavations in highways.

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

1. Board of Public Works.  Section 32 of chapter 305 of the Laws of 1909, entitled "An Act to revise the charter of the city of Concord" is hereby amended, by striking out the second sentence and the third sentence thereof and substituting therefor the following: Said board shall employ an engineer, who shall perform the duties heretofore performed by the city engineer and the superintendent of streets, and shall have such title as said board shall determine, and said board shall also employ such other agents and employees as it may deem necessary for the proper execution of the details of the work under its charge, prescribe their duties, and fix their compensation and that of said engineer, and such engineer and other agents and employees shall act in all respects in accordance with its plans and directions and may be removed by it for any cause deemed by it sufficient; and further amend by inserting the word buildings after the word "materials;" so that said section as amended shall read as follows: Sect. 32. The board of public works shall have the expenditure of all appropriations voted by the board of aldermen for any purpose specified in the preceding section, and all bills for expenditures for such purposes shall be approved by a majority of its members before being paid by the city treasurer. Said board shall employ an engineer, who shall perform the duties heretofore performed by the city engineer and the superintendent of streets, and shall have such title as said board shall determine, and said board shall also employ such other agents and employees as it may deem necessary for the proper execution of the details of the work under its charge, prescribe their
duties, and fix their compensation and that of said engineer, and such engineer and other agents and employees shall act in all respects in accordance with its plans and directions and may be removed by it for any cause deemed by it sufficient. It shall have charge of all horses, vehicles, machinery, tools, materials, buildings and equipment owned by the city for the purposes of such work; may from time to time purchase all new equipment required for such purposes, and sell any discarded or surplus equipment; may make such regulations for its own government, and for the government of its subordinates and of the property under its charge, as it may deem expedient; and may, in its discretion, procure the performance of any work under its charge by contract, and for that purpose call for proposals and make and execute in the name and on behalf of the city a suitable contract therefor with the lowest responsible bidder, taking from him proper security for the performance of such contract; but no such contract shall call for the expenditure of a sum exceeding the amount appropriated or available for such work.

2. Excavations in Highways. Section 34 of said chapter 305 is amended by striking out the words "the superintendent of streets or other" and substituting therefor the following: its; so that said section as amended shall read as follows: Sect. 34. The board of public works shall also have exclusive jurisdiction, subject to the laws of the state and to such lawful regulations in the premises as the board of aldermen may from time to time ordain for its guidance and for the public protection and convenience, to grant, deny and revoke permits and licenses for making excavations in, moving buildings along, or placing and maintaining poles, wires, pipes or other structures in, over or under the streets, highways or sidewalks of the city, to fix the terms and conditions of such permits and licenses, to prescribe and change the locations and compel the repair or removal of such structures, and to exercise within the city all powers by law conferred on boards of mayor and aldermen or other municipal officers relative to the location, relocation and manner of construction of street-railway tracks. Authority to grant permits for excavations and other temporary obstructions, and to designate the particular portions of streets in which structures there
Chapter 252

AN ACT AUTHORIZING THE ENLARGEMENT AND EXTENSION OF THE SYSTEM OF WATER-WORKS IN THE CITY OF CONCORD AND RATIFYING CERTAIN ACTS TO THAT END.

Section 1. Extension into Pembroke. The city of Concord, in the county of Merrimack, in addition to the powers conferred by chapter 69 of the Laws of 1871, authorizing said city to construct, manage, maintain and own suitable water-works, and chapter 175, of the Laws of 1881, authorizing an enlargement of said water-works and granting general powers in relation thereto, and chapter 261 of the Laws of 1891, authorizing the enlargement and extension of the said system of water-works, and chapter 180 of the Laws of 1895 in amendment thereof, is hereby further authorized to enter upon and appropriate any springs, streams, or ponds in the town of Pembroke in said county of Merrimack, not belonging to any aqueduct or water-works company, and within the following described ter-
ritory, to wit, the water shed of the Soucook river lying north of the North Pembroke road, and to secure such streams, springs, and ponds, by conveyances, or otherwise, to dig or drive wells, dig ditches, make excavations and reservoirs through, over, in, and upon any land or inclosure through which it may be necessary for water to pass, to erect buildings and install pumping and other machinery necessary for the collection, retention, storage, purifying, pumping and conducting said water, and in connection therewith, to place such pipes, other materials and other works as may be necessary for making the same effective. The said city is further authorized to take land for necessary ways from highways to its pipe lines and to carry its said pipe lines over, through or under the Soucook river. If it shall be necessary to enter upon and appropriate any springs, streams, ponds, or land for the purposes aforesaid, or to raise or lower the level of the same, and the said city shall not be able to agree with the owners thereof for damages which may be done by said city, or the owners shall be unknown, either party may apply to the superior court at the trial term thereof in the county of Merrimack to have the damages determined; and said court shall refer the same to the county commissioners for said county, who shall appoint a time and place of hearing, and give notice thereof in the same manner as now provided by law for laying out highways. Said commissioners shall make report to said court, and said court may issue execution therein accordingly; but if either party shall desire it, upon application to said court before reference to said commissioners, they shall be entitled to trial by jury in such manner and under such regulations as the court may prescribe.

2. **Acquisition of Property.** Said city is empowered to purchase, and hold in fee simple or otherwise, real and personal estate in the above described portion of said town of Pembroke; and said city is authorized to enter upon and break ground, dig ditches, and make excavations in any street, place, square, passageway, or highway in said town of Pembroke, through which it may be necessary for the pipes and water-works of said city to pass, be, or exist, for the purpose of placing pipes or other water-works and such material as may be deemed necessary for the construction of said water-works,
and to relay and repair the same, subject to such regulations in regard to the safety of the citizens and the security of public travel as may be prescribed by the selectmen of said town of Pembroke with reference to the portion of said works that may be located or situated in said town.

3. **Use of New Source.** Said city is also authorized and empowered to use the water obtained by virtue of the provisions of this act for the purpose of supplying its citizens with water upon such terms and in accordance with the same powers that it now exercises with regard to water obtained from other sources of supply.

4. **Ratification.** The acts of the city of Concord and its agents, the board of water commissioners, heretofore taken and performed in acquiring real estate in the town of Pembroke and in the city of Concord, the acquisition of rights of way, laying of pipe lines, and all other acts heretofore taken or performed by the city of Concord or its agents in connection with and the development of an additional source of water supply for the city of Concord in the town of Pembroke and all expenditures heretofore made by the said city of Concord in connection therewith are hereby ratified and confirmed, and from and after the passage of this act shall be as effective as the basis of bonded indebtedness of the city of Concord as if said city of Concord, at the time of the performance of said acts or the expenditure of said moneys, had possessed full and express authority therefor, and bonds may be issued as provided by law to raise funds to pay for the work authorized or ratified by this act, and also to reimburse the city treasury for expenditures already made therefor.

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 January 22, 1931.]
CHAPTER 253.

AN ACT TO AUTHORIZE THE CITY OF CONCORD TO ISSUE WATER-WORKS BONDS.

Section 1. Authority to issue bonds. | Section 2. Takes effect.

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

1. Authority. The city of Concord is authorized to borrow on the credit of the city for the purpose of acquiring land, rights of way and sources of an additional water supply and development of the same for water takers in the city of Concord, for the erection of buildings and the purchase, acquisition and installation of necessary pumps, electrical apparatus, machinery, and all other equipment essential or necessary for the pumping and purification of the additional water supply so developed, and for the construction of such pipe lines as may be necessary, all in connection with the extension of its mains and system into the town of Pembroke and including in such borrowing the reimbursement of the city treasury for expenditures already made in connection therewith, the sum not to exceed two hundred thousand dollars ($200,000), and to issue bonds of the city therefor, payable in annual payments so that the amount of the annual payment in any year shall not be less than the amount of the principal payable in any subsequent year, and the first payment shall be made not later than seven years after the date of the bonds, and the last payment shall be made not later than twenty years after the date of the bonds. Bonds issued hereunder shall, in all other respects, 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 January 22, 1931.]
CHAPTER 254.

AN ACT UNITING BRISTOL UNION SCHOOL DISTRICT NUMBER 2 AND THE BRISTOL TOWN SCHOOL DISTRICT.

Section 1. Name. The Bristol Union School District Number 2 and the Bristol Town School District shall constitute a single school district to be called the School District of the town of Bristol.

Section 2. Powers. The school board of the consolidated district shall be the agents of the dissolved districts for the administration of any trust property, shall have all of the powers and perform all of the duties prescribed by law as to school districts, and, except as may be inconsistent herewith, shall be subject to the provisions of the statutes of New Hampshire relating to public schools.

Section 3. Authority to Take Property. The consolidated district shall be subject to all the liabilities and take over, own and control all of the buildings and other property which each of the districts hereby united shall have at the time this act becomes effective.

Section 4. Members of Board. The school board of the consolidated 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 each succeeding year, and election shall be for a term of three years and until their several successors are elected and qualified; provided, that the present members of the school boards of Bristol Union School District Number 2 and Bristol Town School District shall continue as members of the school board of said consolidated 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 June 30, 1931. As the terms of the present members of the board expire, such number of members shall be chosen for terms of three

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

1. Name. The Bristol Union School District Number 2 and the Bristol Town School District shall constitute a single school district to be called the School District of the town of Bristol.

2. Powers. The school board of the consolidated district shall be the agents of the dissolved districts for the administration of any trust property, shall have all of the powers and perform all of the duties prescribed by law as to school districts, and, except as may be inconsistent herewith, shall be subject to the provisions of the statutes of New Hampshire relating to public schools.

3. Authority to Take Property. The consolidated district shall be subject to all the liabilities and take over, own and control all of the buildings and other property which each of the districts hereby united shall have at the time this act becomes effective.

4. Members of Board. The school board of the consolidated 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 each succeeding year, and election shall be for a term of three years and until their several successors are elected and qualified; provided, that the present members of the school boards of Bristol Union School District Number 2 and Bristol Town School District shall continue as members of the school board of said consolidated 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 June 30, 1931. As the terms of the present members of the board expire, such number of members shall be chosen for terms of three
years each as will make the total membership of the board of
the consolidated district as herein provided.
5. First Meeting. The first meeting for the election of
officers and transaction of other business of said new district
shall be held between March 1 and April 2, 1931, and shall be
warned by the school boards of the districts hereby united
acting jointly.
6. 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 February 5, 1931.]

CHAPTER 255.

AN ACT TO AUTHORIZE THE SCHOOL DISTRICT OF THE TOWN OF
MARLBOROUGH TO EXTEND ITS LIMIT OF BONDED
INDEBTEDNESS.

Section
1. Debt limit increased.

Section
2. Takes effect.

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

1. Debt Limit Increased. The school district of the town
of Marlborough in the county of Cheshire is hereby authorized
to incur indebtedness in an amount not exceeding fifty thou-
sand dollars for the purpose of erecting a high school building
and for equipment thereof, which sum shall be the limit of the
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 5, 1931.]
CHAPTER 256.

AN ACT REGARDING THE POWERS AND DUTIES OF THE TRUSTEES OF TRUST FUNDS OF THE CITY OF CONCORD.

Section 1. Membership; custody; investments.

Section 2. Takes effect.

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

1. Membership; Custody; Investments. The city treasurer of the city of Concord for the time being shall be ex officio one of the trustees of trust funds of said city. The other two trustees shall be chosen, as vacancies occur, for terms of three years. The trustees may delegate the custody of the said funds to one of their number, and thereafter the trustees not in actual custody of the funds shall be relieved of all individual responsibility with respect to such custody. The funds shall be invested only by deposit in some savings bank or in the savings department of a national bank or trust company in this state, or in bonds, notes or other obligations of the United States government, or in state, county, town, city and school district bonds and the notes of towns or cities in this state; and when so invested the trustees shall not be liable for the loss thereof. The trustees may retain investments as received from donors, until the maturity thereof. All investments and reinvestments of the trust funds and all collections of principal of said investments shall be made only with the authority of a majority vote of the full board of trustees.

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 February 17, 1931.]
CHAPTER 257.
AN ACT IN AMENDMENT OF THE CHARTER OF MARGARET PILLSBURY GENERAL HOSPITAL.

Section 1. Property exemption. | Section 2. Takes effect.

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

1. Property Exemption. Section 2 of chapter 147 of the Laws of 1891, as amended by sections 22, 23, and 24 of chapter 60 of the Public Laws, is hereby re-enacted to read as follows: Sect. 2. Being a charitable institution for the relief of suffering without profit to any person, no fee shall be charged by the state for this act, and the property of the corporation, devoted solely to such use, shall be exempt from taxation.

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

[Approved February 21, 1931.]

CHAPTER 258.
AN ACT AMENDING THE CHARTER OF THE CITY OF CONCORD.

Section 1. Salaries of assessors. | Section 2. Office hours.

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

1. Salaries of Assessors. Section 38 of chapter 305 of the Laws of 1909, as amended by chapter 245 of the Laws of 1919, and further amended by chapter 194 of the Laws of 1923, is hereby amended by striking out the words "two thousand" and substituting therefor the following: twenty-four hundred; and further by striking out the words "twelve hundred" and substituting therefor the following: two thousand; so that said section as amended shall read as follows: Sect. 38. The board of assessors shall meet for taking their oaths of office and organization at three o'clock in the afternoon on the fourth Tuesday of January in the years 1911, 1912, and biennially thereafter. At such meeting
they shall choose one of their number to act as chairman for a term of two years, except that the term of chairman chosen in the year 1911 shall be one year. The member acting as clerk shall receive the sum of twenty-four hundred dollars annually, and the other members each the sum of two thousand dollars annually, in full for their services.

2. **Office Hours.** Section 40 of chapter 305 of the Laws of 1909, as amended by chapter 341 of the Laws of 1911, is hereby amended by striking out the words “During the months of April, May, June and July,” so that said section as amended shall read as follows: **SECT. 40.** The board of assessors shall hold regular meetings at such office for the transaction of business during stated hours, on at least two days in each week throughout the year. At least one member of the board, in addition to the clerk, shall be in attendance at such office daily during business hours, and the board shall hold such additional meetings, in the daytime or evening, as may be necessary to give all taxpayers a convenient opportunity to be heard. Nothing in this or the preceding section shall be construed as forbidding the absence of all the members of the board from the office during office hours, when elsewhere engaged in the performance of their official duties.

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

[Approved February 24, 1931.]
West as amended by chapter 190 of the Laws of 1891, is hereby amended to provide that said society may hold real and personal estate to the amount of twenty-five thousand dollars.

2. Acts Confirmed. All acts performed by said society under the name of the First Baptist Society in Hudson, which would have been legal for said society under the name of its incorporation, are hereby ratified and confirmed and the name of said society shall hereafter be the First Baptist Society in Hudson.

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

[Approved February 24, 1931.]

CHAPTER 260.

AN ACT RELATING TO SEWERS IN THE TOWN OF NEW LONDON.

Section 1. Assessment for sewers. Section 2. Takes effect.

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

1. Assessment for Sewers. The selectmen or sewer commissioners of the town of New London may, in their discretion, in making any assessment for sewers, under the provisions of chapter 95 of the Public Laws, assess the same to be paid in annual instalments extending over a period not exceeding twenty years, and in such case their assessment so made shall create a lien upon the land on account of which it is made, and the lien of each instalment so assessed shall continue for one year from June first of the year such instalment becomes due.

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

[Approved February 25, 1931.]
CHAPTER 261.

AN ACT INCREASING THE DEBT LIMIT OF THE SCHOOL DISTRICT OF BETHLEHEM.

Section 1. Debt limit increased.

Section 2. Takes effect.

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

1. Debt Limit Increased. The school district of Bethlehem in the town of Bethlehem is hereby authorized to incur indebtedness in an amount not exceeding thirty-five thousand dollars ($35,000) for the purpose of erecting a school building and for equipment thereof. The money so raised and appropriated shall not be included as a part of the debt of the town or the district in ascertaining and fixing the net debt of said town and district 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 3, 1931.]

CHAPTER 262.

AN ACT RELATING TO THE ISSUE OF BONDS OR NOTES FOR WATER OR SEWER PURPOSES BY THE TOWN OF GORHAM.

Section 1. Authority for bond issue.

Section 2. Construction.

Section 3. Takes effect.

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

1. Authority. The town of Gorham may issue bonds or notes for water or sewer purposes in the manner and to the amount now or hereafter permitted by general laws, notwithstanding the provisions of chapter 188 of the Laws of 1905, chapter 338 of the Laws of 1917, chapter 298 of the Laws of 1919 or any other special act now in force relating thereto.

2. Construction. This act shall not deprive the said town of any power or authority conferred by any of said acts or by any such special act.
3. Takes Effect. This act shall take effect upon its passage.

[Approved March 3, 1931.]

CHAPTER 263.

AN ACT LEGALIZING THE TOWN MEETING OF THE TOWN OF HOLDENNESS HELD TUESDAY, MARCH 11, 1930.

Section 1. Proceedings legalized.

Section 2. Takes effect.

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

1. Proceedings Legalized. All acts of the town of Holderness at the annual meeting held Tuesday, March 11, 1930, are hereby legalized, ratified and confirmed.

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

[Approved March 4, 1931.]

CHAPTER 264.

AN ACT RELATING TO THE CONVEYING OF CERTAIN LAND AND WATER IN THE TOWN OF WOLFEBORO TO THAT TOWN.

Section 1. Conveyance authorized.

Section 2. Takes effect.

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

1. Conveyance Authorized. The governor, with the advice and consent of the council, is hereby authorized to convey to the town of Wolfeboro the title of the state in and to that certain land and water commonly known as Back Bay in the town of Wolfeboro in the county of Carroll, located in an easterly direction from the main tracks of the Boston and Maine Railroad, Wolfeboro Branch, the same being more particularly described as that part of Smith river between Wolfeboro and Wolfeboro Falls which was cut off by the erection and maintenance of the roadbed and tracks of said railroad.
2. Takes Effect. This act shall take effect upon its passage.

[Approved March 7, 1931.]

CHAPTER 265.

AN ACT RELATIVE TO THE TRUSTEES OF THE PROTESTANT EPISCOPAL CHURCH IN NEW HAMPSHIRE.

Section 1. Property authorized. Section 2. Takes effect.

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

1. Property Authorized. An act entitled "An Act to incorporate sundry persons by the name of The Trustees of the Protestant Episcopal Church in New Hampshire," approved July 10, 1846, as amended by an act approved June 29, 1853 and an act approved June 28, 1877, is further amended by the addition of the following provisions: The Trustees of the Protestant Episcopal Church in New Hampshire may receive and hold in trust or otherwise by subscription, grants, gifts, bequests or otherwise real and personal estate not exceeding in value at any one time the sum of one million dollars, and the same or the income thereof may invest, reinvest or appropriate for the benefit of the Protestant Episcopal Church in New Hampshire as said corporation by its by-laws or votes may direct, and as the conditions of the trust shall prescribe.

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

[Approved March 11, 1931.]
CHAPTER 266.

AN ACT TO INCORPORATE THE CHICKAWOLNEPY DAM AND IMPROVEMENT COMPANY.

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

1. **Incorporators and Purpose.** That Orton B. Brown, William R. Brown, Downing P. Brown and Gordon Brown, all of Berlin in the county of Coos and state of New Hampshire, their associates, successors and assigns, be and hereby are made a body politic incorporated by the name of Chickawolnepy Dam and Improvement Company for the purpose of erecting dams and sluices, and making such other improvements as may be proper and necessary on the Chickawolnepy stream and its tributaries in the county of Coos, to improve said stream and its tributaries for the purpose of driving logs, lumber and pulpwood therein and over and through side booms and sluices, and of establishing rates of toll on lumber and pulpwood so driven and sluiced; and shall be vested with all the rights and privileges and subject to all the liabilities of a corporation of similar nature, and they may purchase and hold real estate or other property not exceeding in value the sum of fifty thousand dollars.

2. **Capital Stock.** The capital stock of said corporation shall not exceed the sum of fifty thousand dollars, divided into not more than five hundred shares of one hundred dollars each.

3. **May Erect Dams, etc.** Said corporation may clear, deepen, widen and improve the channel of said Chickawolnepy stream wherever it may be necessary below Success pond, in the town of Success, and may construct and maintain a dam or dams and raise thereby the level of the water in said Success pond not to exceed seven feet above high water mark, for the purpose of driving logs and pulpwood only, and may construct and maintain dams, sluices, side booms and other improvements in said stream and its tributaries whereby the facilities
for running logs, pulpwood and other forest products will be
improved; and if the owner or owners of any property affected
thereby shall feel that his or their property has been damaged
by reason of said improvements, he or they may apply to the
superior court for the county of Coos to have said damages
assessed and adjusted, and said court is hereby authorized
and empowered to adjust the same and assess the damages,
subject to the right to apply to the supreme court as in cases
of a similar nature.

4. **Deemed Public Utility.** The corporation hereby created
shall be a public utility and shall be subject to the supervision
of the public service commission in respect to capitalization
and rates of toll and in all other respects as other public
utilities are supervised, and said corporation may, subject to
the supervision of said public service commission, make and
establish such rates of toll for driving logs, lumber and pulp-
wood over and through said dams and sluices and said stream
and its tributaries as may be deemed expedient, and shall
have the power to sue and collect such tolls in the same man-
er as other corporations are by law allowed to sue and collect
debs; and said corporation shall have a lien on all logs, timber
and pulpwood which may pass over or through said dams, sluices
and improvements, and may hold possession of said logs, timber or pulpwood until said toll shall be paid or satis-
factorily secured.

5. **First Meeting.** Any two of the charter members
herein named may call the first meeting of said corporation
by mailing to each charter member due notice thereof at least
fourteen days prior to said meeting, which notice shall state
the day and place of said meeting; provided, however, that
if all the charter members shall be present at said meeting,
or if they shall accept notice of the same in writing, said
meeting may be called and held at any time without giving
the fourteen days notice as aforesaid.

6. **By-Laws.** Said corporation, when so made, may elect
associates, fix the amount of capital stock and establish such
by-laws, rules and regulations for the conduct of said corpora-
tion and may elect such officers as may be necessary and may
transact such business as may pertain to corporations of a
similar nature.
7. Application of Act Limited. This charter shall not be construed to interfere with the power of the state of New Hampshire to grant rights to other persons or corporations to build or construct dams or other improvements on said Chickawolnepy stream or its tributaries, and this charter shall be void unless said corporation shall organize within one year after the passage of this act, and shall so notify the secretary of state, and unless the improvements for the making of which this charter is granted shall have been substantially completed within five years from the date of the passage of this act.

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

[Approved March 16, 1931.]

CHAPTER 267.

AN ACT IN AMENDMENT OF THE CHARTER OF THE NEW HAMPSHIRE ODD FELLOWS' HOME.

Section I

Section 1. Amount of property authorized.

Section 2. Takes effect.

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

1. Amount of Property Authorized. Amend section 2, chapter 208, Laws of 1883, as amended by chapter 219, Laws of 1903 and chapter 233, Laws of 1923, by inserting the words one million, five hundred thousand dollars, in lieu of the words "three hundred and fifty thousand dollars," so that said section as amended shall read as follows: Sect. 2. Said corporation shall have the power to take and hold, by gift, grant, bequest, purchase, or otherwise, any real or personal estate to an amount not exceeding one million, five hundred thousand dollars.

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 18, 1931.]
CHAPTER 268.

AN ACT IN RELATION TO THE DUTIES OF THE ATTENDANCE OFFICER IN THE SCHOOL DISTRICT OF NASHUA.

Section 1. Enumeration of children. | Section 2. Takes effect.

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

1. Enumeration of Children. The attendance officer, or agents appointed by the board of education, of the school district of Nashua, shall once in every two years in the month of September make an enumeration of the children of each sex between the ages of five and sixteen years, in the school district of Nashua, giving such items in regard to each child as may be required by the board of education of the district or the state board of education, and shall make a report thereof to the board of education within fifteen days after its completion.

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 19, 1931.]

CHAPTER 269.

AN ACT TO LEGALIZE THE SCHOOL MEETING HELD ON MARCH 10, 1931, IN THE TOWN OF HEBRON.

Section 1. Proceedings legalized. | Section 2. Takes effect.

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

1. Proceedings Legalized. The votes and proceedings of the school meeting held on the tenth day of March, 1931, in the town of Hebron, are hereby legalized, ratified and confirmed.

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

[Approved March 19, 1931.]
CHAPTER 270.

AN ACT RELATING TO THE SCHOOL COMMITTEE OF THE CITY OF MANCHESTER.

Section 1. Salary, school committee of Manchester.

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

1. Salary, School Committee of Manchester. Amend section 1, chapter 323 of the Laws of 1909, by adding at the end thereof the following: The salary of each member of said school committee, with the exception of the mayor, shall be one hundred dollars a year, so that said section as amended shall read as follows: Section 1. At every election hereafter held in said city of Manchester there shall be elected from each ward one member of the board of school committee, who shall hold his office for the term of two years from the first Tuesday of January next following their election. The salary of each member of said school committee, with the exception of the mayor, shall be one hundred dollars a year.

2. Takes Effect. This act shall take effect upon January 1, 1932.

[Approved March 24, 1931.]

CHAPTER 271.

AN ACT TO ENABLE THE TOWN OF NEWPORT, NEW HAMPSHIRE, TO REFUND ITS INDEBTEDNESS.

Section 1. Refunding authorized.

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

1. Refunding Authorized. The town of Newport is hereby authorized, for the purpose of refunding outstanding bonds against the town, to raise, appropriate and borrow money to an aggregate amount not exceeding one hundred sixty-two thousand dollars ($162,000) and to issue its bonds therefor on the credit of the town. Said bonds shall be signed by the
selectmen and countersigned by the treasurer of the town, and shall have the town seal affixed.

Said issue of bonds shall be due and payable at such times, not more than twenty years from their date of issue, and in such amounts, and in such manner as the board of selectmen and treasurer of said town may determine, at a rate of interest to be fixed by said board. All bonds issued by virtue of this act and signed and sealed as herein provided shall, in favor of bona fide holders, be conclusively presumed to have been duly and regularly authorized and issued in accordance with the provisions herein contained, and no holder thereof shall be obliged to see to the existence of the purpose of issuing, or to the regularity of any of the proceedings by virtue of which said bonds are issued or to the application of the proceeds of such issue.

2. Takes Effect. This act shall take effect upon its passage.
[Approved March 26, 1931.]

CHAPTER 272.

AN ACT AUTHORIZING THE CITY OF PORTSMOUTH TO PROVIDE PENSIONS FOR SCHOOL TEACHERS.

Section 1. Retirement from active service.
2. Amount of pension.
3. Statement to mayor and council.

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

1. Retirement from Active Service. The mayor and city council of the city of Portsmouth may, at the request of the superintendent of schools and two thirds of the members of the school board actually voting in favor thereof, retire from active service any teacher of the public schools who has performed faithful service as a teacher in said Portsmouth for a period of at least thirty consecutive years, and may grant a pension to such retired teacher for a period not exceeding one year at a time. The mayor and city council may, in the same manner, grant a pension, for the same period, to any former
teacher of the public schools of said Portsmouth who has performed faithful service as such teacher for a period of at least thirty consecutive years.

2. **Amount of Pension.** No pension granted in accordance with the provisions of the foregoing section shall exceed in amount one half the annual salary or compensation received by the pensioner during the year immediately preceding retirement.

3. **Statement to Mayor and Council.** On or before April 1, 1931, and annually thereafter in January, the school board of said city of Portsmouth shall submit to the mayor and council a statement of the sum of money needed to carry out the provisions of this act.

4. **Payment Quarterly.** The treasurer of said city of Portsmouth shall be authorized to pay quarterly to said pensioner the sum of money specified by the school board of the city of Portsmouth.

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

[Approved March 26, 1931.]

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**CHAPTER 273.**

**AN ACT RELATING TO THE DATES OF VILLAGE DISTRICT MEETINGS AND TOWN MEETINGS IN THE TOWN OF BETHLEHEM.**

**Section 1.** Village district.

**Section 2.** Validation.

**Section 3.** Annual town meetings.

**Section 4.** Takes effect.

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

1. **Village District.** The provisions of chapter 207 of the Laws of 1927, entitled “An Act in amendment of section 12, chapter 295 of the Laws of 1925 relating to the Bethlehem Village District,” are revived and continued in force to such extent as may be necessary to authorize the taking effect of said chapter 207 of the Laws of 1927 upon the acceptance of its provisions at any regular or special meeting of the voters of said precinct the warrant for which shall contain an article calling for the consideration of the question of such acceptance.
2. **Validation.** All acts of the said precinct and of its officers which would have been valid if the meetings of said precinct had heretofore been held upon the dates provided by law shall have full effect and validity notwithstanding the dates when such meetings were actually held, and all such acts are hereby fully ratified and confirmed.

3. **Annual Town Meetings.** The annual town meeting of the town of Bethlehem shall be held on the second Tuesday of May in each year for the choice of town officers and the transaction of all other town business. Special meetings may be held as provided in the Public Laws for such town meetings in general. Upon the change of date of the annual meeting becoming effective as hereinafter provided, all town officers theretofore elected for terms which under the Public Laws run until the second Tuesday of March shall serve, in addition to the terms for which they were severally elected, until the second Tuesday of May of the year of expiration of their several terms, and until their successors shall be duly chosen and qualified.

4. **Takes Effect.** Section 3 shall take effect when its provisions shall have been adopted by a majority of those present and voting at any regular or special meeting of the legal voters of the town, the warrant for which meeting shall contain an article calling for the consideration of such acceptance. For purposes of inserting articles in the warrants of town and precinct meetings looking to the acceptance of the provisions of this act and of chapter 207 of the Laws of 1927, this act shall take effect upon its passage.

[Approved March 30, 1931.]

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**CHAPTER 274.**

AN ACT AUTHORIZING THE TOWN OF LISBON TO ISSUE REFUNDING NOTES OR BONDS.

Section 1. Authorization.  
Section 2. Terms.  
Section 3. Application.  
Section 4. Takes effect.

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

1. **Authorization.** The town of Lisbon is hereby author-
ized to issue its serial notes or bonds to the amount of thirty thousand dollars ($30,000) for the purpose of refunding floating indebtedness of a like amount, including outstanding notes, debts and other liabilities.

2. **Terms.** The said notes or bonds shall be issued at such time as the selectmen of the said town shall determine, shall bear interest at such rate, not exceeding five per cent per annum, as the said selectmen deem for the best interests of the town, and shall mature five thousand dollars ($5,000) annually beginning one year from the date of issue.

3. **Application.** The Municipal Bonds Statute shall apply to the notes or bonds issued under this act so far as is consistent with the provisions hereof.

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

[Approved March 31, 1931.]

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**CHAPTER 275.**

**AN ACT LEGALIZING THE PROCEEDINGS OF THE ANNUAL TOWN MEETING HELD IN THE TOWN OF AUBURN ON MARCH 10, 1931.**

**Section**

1. Proceedings legalized.  

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

1. **Proceedings Legalized.** The votes and proceedings of the annual town meeting held in the town of Auburn on the tenth day of March, 1931, are hereby legalized, ratified and confirmed.

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

[Approved March 31, 1931.]
CHAPTER 276.

AN ACT TO LEGALIZE THE ANNUAL TOWN MEETING OF GILFORD, MARCH 10, 1931, AND THE ADJOURNED MEETING THEREOF, MARCH 14, 1931.

Section I. Proceedings legalized.

Section 2. Takes effect.

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

1. Proceedings Legalized. The votes and proceedings of the annual town meeting of Gilford held on the tenth day of March, 1931, and the adjourned meeting thereof held on the fourteenth day of March, 1931, are hereby legalized, ratified and confirmed.

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

[Approved March 31, 1931.]

CHAPTER 277.

AN ACT LEGALIZING THE PROCEEDINGS OF THE ANNUAL TOWN MEETING HELD IN THE TOWN OF TUFTONBORO ON MARCH 10, 1931.

Section I. Proceedings legalized.

Section 2. Takes effect.

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

1. Proceedings Legalized. The votes and proceedings of the annual town meeting held in the town of Tuftonboro on the tenth day of March, 1931, are hereby legalized and confirmed.

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

[Approved March 31, 1931.]
CHAPTER 278.

AN ACT RELATIVE TO REPAIR AND CONSTRUCTION WORK OF THE BOSTON & MAINE RAILROAD.

SECTION 1. Amendment. Section 12 of chapter 367 of the Laws of 1917 is hereby amended by striking out the whole of said section and substituting the following therefor: Sect. 12. It will be a condition to the exercise of the rights, privileges and franchises granted herein that the repair and construction shops within this state maintained as of July 1, 1931, by the Boston & Maine Railroad or any of the subsidiary companies shall not be discontinued and that a proportionate part of the shop repair and construction work of the reorganized Boston & Maine Railroad shall be done within this state; such proportionate part shall be to the repair and construction work for the system as a whole as the combined locomotive...
and car miles operated within New Hampshire are to the combined locomotive and car miles operated on the system as a whole; and to determine whether such proportionate part of the shop repair and construction work is being done within the state, the compensation paid to employees engaged in such work within the state shall be compared with the compensation paid to employees engaged in such work for the system as a whole.

2. Conditions. It is provided as a condition to this amendment (1) that no repair or construction shop or shops now maintained within the state shall be discontinued prior to July 1, 1931, (2) that said passenger car repair work shall be transferred to the Concord shops on or before July 1, 1931, and (3) that the provisions of this act shall be accepted by the stockholders of the Boston & Maine Railroad on or before July 1, 1931; and it is further provided that if any of these conditions shall not be fully complied with, then this act shall be void and of no effect.

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

[Approved April 2, 1931.]

CHAPTER 279.

AN ACT RELATIVE TO THE CITY SAVINGS BANK OF BERLIN.

Section 1. Limitation on individual deposits.

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

1. Limitation on Individual Deposits. Amend section 2 of chapter 223 of the Laws of 1901 by striking out the words “not exceeding five thousand dollars from any one person except when made for the purpose of creating a sinking fund, subject to the by-laws of said savings bank,” in the third, fourth and fifth lines of said section 2, and by inserting in place thereof the following: the limitation upon the amount that may be deposited by any one person to be determined by the board of trustees and subject to the by-laws of said sav-
ings bank, so that said section as amended shall read as follows:

SECT. 2. Said corporation may receive from any person or persons, corporations or associations, disposed to enjoy the advantages of said savings bank, any deposit or deposits of money, the limitation upon the amount that may be deposited by any one person to be determined by the board of trustees and subject to the by-laws of said savings bank; and may manage, use, and improve the same for the benefit of the depositors in such manner as shall be convenient or necessary for the security and profitable investment thereof, under the restrictions of the laws regulating the investment and management of such funds; and all deposits, together with the net income and profits, may be withdrawn at such reasonable times, in such manner and proportions, and subject to such equitable rules and regulations, as said corporation may from time to time by its by-laws prescribe, not incompatible with the laws of the state.

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

[Approved April 3, 1931.]

CHAPTER 280.

AN ACT AUTHORIZING THE CITY OF FRANKLIN TO ISSUE BONDS FOR THE PURPOSE OF FUNDING THE INDEBTEDNESS INCURRED BY IT IN REPLACING REPUBLICAN BRIDGE OVER THE PEMIGEWASSET RIVER IN SAID CITY.

Section 1. Bonds authorized.
3. Takes effect.

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

1. Bonds Authorized. The city of Franklin is hereby authorized to borrow such amount of money as may be necessary to discharge all liabilities which have been or may be incurred by it in relocating and rebuilding the highway bridge on the Daniel Webster highway in said city across the Pemigewasset river heretofore known as the Republican Bridge and in the relocation and construction of the highway approaches
to the same and to issue bonds therefor with such provisions as to payment of principal and interest as may be determined by the city council of said city.

2. **Application of Laws.** The indebtedness and bond issue authorized under this act shall not be limited by the provisions of chapter 59 of the Public Laws as to the debt limit of cities and towns and any indebtedness created or existing by authority of this act shall not be taken into consideration in determining the debt limit of said city under the provisions of said chapter 59 of the Public Laws.

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

[Approved April 3, 1931.]

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**CHAPTER 281.**

**AN ACT RELATING TO THE SALARY OF THE CITY CLERK OF THE CITY OF LACONIA.**

**Section 1.** Salary, city clerk of Laconia. | **Section 2.** Takes effect.

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

1. **Salary, City Clerk of Laconia.** Amend section 17, chapter 241 of the Laws of 1893, as amended by chapter 316 of the Laws of 1917, and chapter 271 of the Laws of 1921, by striking out the words "fifteen hundred" and inserting in place thereof the words, three thousand, and by adding at the end of said section the words, All fees received by the city clerk shall be turned over by said clerk to the city treasurer for the use of the city of Laconia, so that said section as amended shall read as follows: **Sect. 17.** The mayor and council shall, at their first meeting May 3, 1893, and thereafter annually, on the fourth Tuesday of March, meet for the purpose of taking their respective oaths, and shall elect a city clerk, who shall be clerk of the city council and have a salary of three thousand dollars per annum. All fees received by the city clerk shall be turned over by said clerk to the city treasurer for the use of the city of Laconia.
2. Takes Effect. This act shall take effect upon its passage.

[Approved April 14, 1931.]

CHAPTER 282.

AN ACT RELATING TO CORRECTION OF CHECK-LISTS IN THE CITY OF KEENE.

SECTION 1. Sessions for correction of check-lists.

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

1. Sessions for Correction of Check-lists. Amend section 2, of chapter 162 of the Laws of 1878, as amended by section 2, of chapter 331 of the Laws of 1929, by striking out the same and inserting in place thereof the following: Sect. 2. Said supervisors shall publish in the newspapers of the city, at least twenty-nine days prior to said election, a notice of the time and place of meetings for the correction of said check-lists and also give notice of the same on the aforesaid copies, which meetings shall be as follows: the first, not less than twenty-one days prior to said election and the last not less than fourteen days prior to said election, and no adjourned meeting shall be held less than ten days prior to said election. Said meetings shall be from the hours of two p. m. to six p. m. and from seven p. m. to ten p. m. on the days specified and no name shall be added to said check-lists after the last meeting, except such name as may have been left off through mistake.

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

[Approved April 14, 1931.]
CHAPTER 283.

AN ACT TO AUTHORIZE THE COUNTY OF HILLSBOROUGH TO ISSUE BONDS.

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

1. County Bonds Authorized. The county commissioners of Hillsborough county are hereby authorized to issue for and in behalf of said county serial coupon bonds in the total amount of one hundred and fifty thousand dollars ($150,000), for the purpose of refunding a like amount of outstanding floating indebtedness including various notes and any refundings or renewals of all or any portion thereof heretofore or hereafter made, and to reimburse the county treasury for any funds advanced therefrom temporarily to pay any portion of said floating indebtedness, pending the receipt of proceeds of bonds or notes authorized by this act. Said bonds shall be payable to bearer, shall be dated May 1, 1931, shall be in the denomination of one thousand dollars ($1,000) each, shall mature ten thousand dollars ($10,000) on the first day of May of each of the years 1932 to 1946 inclusive, shall bear interest at a rate not to exceed five per cent per annum, payable semi-annually, and shall bear the county seal.

2. Execution. Each bond shall be designated Hillsborough County Funding Bond, shall be signed by the county commissioners or by a majority thereof, countersigned by the county treasurer, and bear on face a certificate of registration signed by the clerk of the superior court of said county. The coupons annexed shall bear the facsimile signature of the county treasurer. Said county commissioners may sell at less than par or at not less than par said bonds at public sale after publication of notice at least once each week for three successive weeks, the first publication being at least twenty-one days before the time of opening of bids, reserving, however, the right to reject any and all bids, and may sell at private sale all or any of said bonds not thus sold, at less than par or at not less than par. Other particulars as to the form, issuance and
sale of said bonds not fixed herein or by vote of the commissioners may be determined by the county treasurer.

3. **Presumption.** Bonds and notes herein authorized purporting on face to be issued by virtue and in pursuance of this act, shall, in favor of *bona fide* holders be conclusively presumed to have been authorized and issued in accordance with provisions herein contained; and no holder thereof shall be obliged to see to the application of the proceeds. The county shall annually raise by taxation a sum sufficient to pay the amounts of principal and interest of said bonds payable each year. Each bond and note issued under authority of this act shall be exempt from taxation imposed by New Hampshire laws.

4. **Anticipatory Loan.** The county commissioners may in the name of the county make a temporary loan for a period of not more than one year in anticipation of the money to be derived from the sale of such bonds and may issue notes therefor, the proceeds of said notes to be applied to the payment of said floating indebtedness specified in section 1 herein, may renew or refund such notes from time to time by an issue of new notes maturing within said period fixed for said temporary borrowing, provided that the period from the date of issue of the original anticipatory notes and the date of maturity of such renewal or refunding notes shall be not more than one year, and provided, also, that the period within which said bonds shall become due and payable shall not be extended, by reason of the making of such temporary loan, beyond the time fixed by section 1 of this act. Said notes may be in such form, may bear interest at such rate, or may be sold at such discount, as the county commissioners and the county treasurer may deem proper, discount to be treated as interest paid in advance.

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

[Approved April 14, 1931.]
CHAPTER 284.

AN ACT RELATING TO THE POWERS OF THE SCHOOL DISTRICT OF HANOVER*.

SECTION
1. Debt limit increased.
2. Limitation.
3. Takes effect.

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

1. Debt Limit Increased. The school district of Hanover is hereby authorized to incur debt not to exceed five and one-half per cent of the last assessed valuation, which sum shall be the limit of indebtedness of the district and not included as part of the indebtedness of other municipalities in fixing the net debt under the general statutes.

2. Limitation. The debt limit specified in this act shall apply only to debts authorized by the district within a period of five years from the passage of this act.

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

[Approved April 14, 1931.]

CHAPTER 285.

AN ACT RATIFYING AND LEGALIZING THE VOTES AND ACTION OF THE COOS COUNTY DELEGATION RELATING TO AN APPROPRIATION FOR THE ERECTION OF BUILDINGS AT THE COOS COUNTY FARM.

SECTION
1. Legalization.
2. Takes effect.

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

1. Legalization. The votes and action taken by the Coos county delegation, at a meeting duly called and held on March 25, 1931, on the following resolutions, are hereby legalized and confirmed:

"Resolved, that the sum of two hundred thousand dollars is hereby appropriated to provide for the construction, equipment and furnishing of a new almshouse and additional

*See also page 335, post.
facilities connected therewith at the Coos County Farm in West Stewartstown.

"The county commissioners are authorized to borrow upon the faith and credit of the county said sum of two hundred thousand dollars or any portion thereof to carry out the provisions of this resolution and for that purpose may issue bonds and notes in the name and on behalf of the county at a rate of interest not exceeding five per cent per annum. Such bonds shall be designated Coos County Farm Bonds, and, except as herein otherwise provided, such bonds and notes shall be issued in conformity with the provisions of chapters 38 and 59 of the Public Laws."

"Resolved, that a building committee be elected by this county delegation assembled at Concord on this twenty-fifth day of March, 1931. Said committee to consist of Warren W. James of Berlin, N. H., chairman, Frank B. Lewis, A. N. McCready, Clark E. Swail, William H. Leith, H. A. Moore and John C. Hutchins, all residents of Coos county; that said committee shall be designated as a building committee and shall have authority to make all necessary arrangements for the construction of a new Coos county almshouse with such facilities and equipment as in their judgment may be necessary for the shelter and care of the dependents of the county and the criminal of said county who may be legally committed to the care and custody of the board of commissioners of said county; that said committee shall have full authority to purchase plans, make contracts and disburse moneys to the limit of the appropriation made for building purposes and for equipping such new buildings suitably to meet the purposes herein mentioned. Said committee is further authorized to dispose of existing buildings and equipment at said county farm upon the most favorable terms available and proceeds therefrom shall be applied to carry out the provisions of this resolution; provided, however, that such application shall not go beyond the sum of two hundred thousand dollars authorized to be expended hereunder."

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

[Approved April 18, 1931.]
CHAPTER 286.

AN ACT UNITING BARTLETT TOWN DISTRICT AND BARTLETT SPECIAL DISTRICT.

Section 1. Name. The Bartlett town district and Bartlett special district shall constitute a single school district to be called the School District of the town of Bartlett.

Section 2. Powers. The school board of the consolidated district shall be the agents of the dissolved districts for the administration of any trust property, shall have all of the powers and perform all of the duties prescribed by law as to school districts, and, except as may be inconsistent therewith, shall be subject to the provisions of the statutes of New Hampshire relating to public schools.

Section 3. Authority to Take Property. The consolidated district shall be subject to all the liabilities and take over, own and control all of the buildings and other property which each of the districts hereby united shall have at the time this act becomes effective.

Section 4. Members of Board. The school board of the consolidated district shall consist of six members for the first year and other succeeding years unless a smaller number is voted by the district. Election shall be for a term of three years and until their several successors are elected and qualified, provided that the present members of the school boards of Bartlett town district and Bartlett special district shall continue as members of the school board of said consolidated 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 June 30, 1931. As the terms of the present or succeeding members of the board expire, such number of members shall be chosen for terms of three years each as will make the total membership of the board of the consolidated district as herein provided.

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

1. Name. The Bartlett town district and Bartlett special district shall constitute a single school district to be called the School District of the town of Bartlett.

2. Powers. The school board of the consolidated district shall be the agents of the dissolved districts for the administration of any trust property, shall have all of the powers and perform all of the duties prescribed by law as to school districts, and, except as may be inconsistent therewith, shall be subject to the provisions of the statutes of New Hampshire relating to public schools.

3. Authority to Take Property. The consolidated district shall be subject to all the liabilities and take over, own and control all of the buildings and other property which each of the districts hereby united shall have at the time this act becomes effective.

4. Members of Board. The school board of the consolidated district shall consist of six members for the first year and other succeeding years unless a smaller number is voted by the district. Election shall be for a term of three years and until their several successors are elected and qualified, provided that the present members of the school boards of Bartlett town district and Bartlett special district shall continue as members of the school board of said consolidated 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 June 30, 1931. As the terms of the present or succeeding members of the board expire, such number of members shall be chosen for terms of three years each as will make the total membership of the board of the consolidated district as herein provided.
5. First Meeting. The first meeting for the election of officers and transaction of other business of said new district shall be held before May 20, 1931, and shall be warned by the school boards of the districts hereby united acting jointly.

6. 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 18, 1931.]

CHAPTER 287.

AN ACT LEGALIZING THE TOWN MEETING OF WEARE HELD TUESDAY, MARCH 10, AND WEDNESDAY, MARCH 11, 1931.

Section 1. Proceedings legalized.

Section 2. Takes effect.

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

1. Proceedings Legalized. All acts of the town of Weare at the annual meeting held Tuesday, March 10, and Wednesday, March 11, 1931, are hereby legalized, ratified, and confirmed.

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

[Approved April 18, 1931.]

CHAPTER 288.

AN ACT TO AMEND THE CHARTER OF THE GRAFTON POWER COMPANY.

Section 1. Application of laws.

Section 2. Construction of act.

Section 3. Takes effect.

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

1. Amendment. Amend chapter 215 of the Laws of 1927 by striking out all of section 2, and inserting in place thereof a new section: 2. Application of Laws. 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, including the power to change its corporate name; and in addition to the powers specified in its charter, said corporation is empowered to construct, purchase, own, operate and maintain dams and other works required for storage reservoirs, and dams, power houses and other works required for the development of water powers and the generation of electricity therefrom, upon any other portions of the Connecticut river not set forth in its charter, and any other rivers which are wholly or partly located within this state, and transmission lines and apparatus for transmitting electricity from its power houses now owned or hereafter acquired or constructed, and to exercise in connection therewith the powers and privileges of a public utility corporation organized under said chapter 225 of the Public Laws, and 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.

2. Further Amendment. Further amend chapter 215 of the Laws of 1927 by inserting after section 2 a new section, and by renumbering section 3 making it section 4. 3. Effect. The grant of the powers and privileges under this act shall not be construed to supersede any provisions of the laws relating to public utilities and in the exercise of any or all of the said powers and privileges said company shall comply in all respects with all provisions of the laws relating to public utilities.

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

[Approved April 18, 1931.]
CHAPTER 289.

AN ACT DISANNEXING A PORTION OF THE TOWN OF CANTERBURY AND ANNEXING IT TO THE CITY OF CONCORD.

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<thead>
<tr>
<th>Section</th>
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<tbody>
<tr>
<td>1. Town line changed.</td>
<td>2. Takes effect.</td>
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</tbody>
</table>

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

1. Town Line Changed. The following described tract is disannexed from the town of Canterbury and annexed to the city of Concord, to wit: Beginning at a bound in the present town line on the northerly side of the highway leading from Penacook to Loudon, said bound being marked on its northerly side "C," on its southerly side "C 1884-1891," and on its easterly side "1877," thence westerly at right angles to the present town line a distance of twenty-five (25) feet; thence in a general northerly direction parallel with the present town line and twenty-five (25) feet westerly therefrom a distance of two thousand fifty-five and twenty-four-hundredths (2,055.24) feet; thence easterly at right angles to the present town line, twenty-five (25) feet to a bound on the present town line marked on its easterly side "C-C 1877;" thence in a general southerly direction by the present town line two thousand fifty-five and twenty-four-hundredths (2,055.24) feet to the point of beginning.

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

[Approved April 22, 1931.]

CHAPTER 290.

AN ACT LEGALIZING THE PROCEEDINGS OF THE ANNUAL TOWN MEETING HELD IN THE TOWN OF MILFORD ON MARCH 10, 1931.

<table>
<thead>
<tr>
<th>Section</th>
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<tbody>
<tr>
<td>1. Proceedings legalized.</td>
<td>2. Takes effect.</td>
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</tbody>
</table>

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

1. Proceedings Legalized. The votes and proceedings of the annual town meeting held in the town of Milford on the
tenth day of March, 1931, are hereby legalized and confirmed.

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

[Approved April 22, 1931.]

CHAPTER 291.

AN ACT RELATING TO THE SALARY OF THE MAYOR OF SOMERSWORTH.


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

1. Salary. Amend section 11, chapter 171, Laws of 1893, as amended by section 1, chapter 209, Laws of 1901, and by chapter 290, Laws of 1917, by striking out the whole of said section and inserting in place thereof the following: Sect. 11. The administration of all the fiscal, prudential, and municipal affairs of said city, and the government thereof, shall be vested in one principal officer to be called the mayor, who shall be chosen annually and who shall receive a salary of seven hundred dollars, who shall have the same negative upon all the acts of the council as by the Public Laws the mayors of cities are given upon the action of the aldermen, who shall preside in the meetings of the city council, but shall have no vote except in case of an equal division, and in whose absence the council may elect one of their number chairman, who shall have all the powers and perform all the duties of mayor during his absence or disability, or during a vacancy in his office for any cause,—and one board consisting of ten members, to be called the council, and the members whereof shall be called councilmen, as follows: At the first annual election after the adoption of this act, two councilmen shall be chosen by and from the qualified voters of each ward, to serve one for one year and one for two years, and at each annual election thereafter one councilman shall be chosen by and from the qualified voters of each ward to serve for the term of two years, or until another is chosen and qualified in his place, and the mayor and council shall sit and act together
and compose one body, and in their joint capacity shall be denominated the city council.

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

[Approved April 22, 1931.]

CHAPTER 292.

AN ACT AUTHORIZING THE CITY OF DOVER TO PROVIDE PENSIONS FOR SCHOOL TEACHERS.

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

1. Pension Authorized. The mayor and city council of the city of Dover may, at the request of the superintendent of schools and two thirds of the members of the school board actually voting in favor thereof, retire from active service any teacher of the public schools who has performed faithful service as a teacher in said Dover for a period of at least thirty years, and may grant a pension to such retired teacher for a period not exceeding one year at a time.

2. Amount Limited. No pension granted in accordance with the provisions of the foregoing section shall exceed in amount one half the annual salary or compensation received by the pensioner during the year immediately preceding retirement.

3. Estimates. On or before May 15, 1931, and annually thereafter in January, the school board of said city of Dover shall submit to the mayor and council a statement of the sum of money needed to carry out the provisions of this act.

4. How Paid. The treasurer of said city of Dover shall be authorized to pay quarterly to said pensioner the sum of money specified by the mayor and city council of the city of Dover.

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

[Approved April 22, 1931.]
CHAPTER 293.

AN ACT AUTHORIZING THE TOWN OF SALEM TO ISSUE BONDS OR NOTES TO REFUND TEMPORARY NOTES.

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

1. Refunding. The town of Salem is hereby authorized to issue its bonds or notes in the amount of not exceeding sixty-five thousand dollars for the purpose of refunding outstanding notes given in anticipation of taxes.

2. Debt Limit. The authorized debt limit of the said town is increased by such sum as may be required to validate the bonds or notes that may be issued under the provisions of this act.

3. Application of General Laws. Except as otherwise provided in this act, the provisions of the Municipal Bonds Statute shall apply to the bonds or notes herein authorized.

4. Ratification. All acts done or taken by the town of Salem before and in anticipation of the passage of this act and relating to the bonds or notes herein authorized are hereby ratified and confirmed.

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

[Approved April 22, 1931.]

CHAPTER 294.

AN ACT AUTHORIZING THE TOWN OF HAVERHILL TO ISSUE REFUNDING BONDS.

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

1. Authority. The town of Haverhill is hereby authorized to issue its bonds to the amount of sixty thousand dollars for
the purpose of refunding an equal amount of temporary loans originally made for bridge construction.

2. Ratification. The said bonds shall conform to the vote at the annual meeting of the said town held on March 10, 1931, which vote is hereby ratified and confirmed so far as may be necessary.

3. Application of General Law. Except in so far as this act or the vote of the town may be inconsistent, the provisions of chapter 59 of the Public Laws shall apply to the bonds herein authorized.

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

[Approved April 22, 1931.]

CHAPTER 295.

AN ACT ENLARGING THE POWERS OF MOORE'S FALLS CORPORATION.

Section 1. Amendment.

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

1. Amendment. Amend section 3 of chapter 221 of the Laws of 1923 as amended by chapter 304 of the Laws of 1925 by striking out the whole of said section and inserting in place thereof the following: Sect. 3. The rights, powers, privileges and franchises conferred by this act shall terminate and be forfeited on the first day of September, 1937, unless the actual work of constructing its dam and power plant by said Moore's Falls Corporation shall be commenced on or before said date and be prosecuted with reasonable diligence thereafter until completed and in operation.

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

[Approved April 28, 1931.]
AN ACT IN AMENDMENT OF THE CHARTER OF THE GRANITE STATE
FIRE INSURANCE COMPANY AND AUTHORIZING SAID COM-
PANY TO INSURE AGAINST EARTHQUAKES; ALSO
AGAINST THE RISKS OF BOMBARDMENT AND
STRIKES.

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. Amend section 1 of chapter 172 of the Laws of 1874, as amended by section 2 of chapter 161 of the Laws of 1885, chapter 262 of the Laws of 1915, chapter 298 of the Laws of 1917, and chapter 228 of the Laws of 1921, by striking out said section and inserting in place thereof the following: Section 1. That Frank Jones, Edwin Wallace, Samuel C. Fisher, John W. Sanborn, Charles H. Sawyer, Alvah W. Sulloway, George H. Stowell, Thomas G. Jameson and John F. Cloutman and their associates, successors and assigns be and they hereby are incorporated and made a body politic by the name of the Granite State Fire Insurance Company, to be located within this state where the board of directors may determine, with authority to have and exercise all the powers and privileges incident to corporations of a similar nature, for the purpose of making and effecting insurance in the following cases: against loss or damage by fire, tornado, hail, lightning, earthquake, explosion, and sprinkler leakage; also against the risks of bombardment, riot, strikes and civil commotion; also from theft or other casualty in connection with the use of registered mail; also on vessels, cars, or other vehicles, freight, goods, effects and money loaned on bottomry or respondentia, against loss or damage resulting from the perils of the sea and other perils usually insured against by marine insurance or from the risks and hazards of inland navigation and transportation; and also insurance on motor vehicles, their fittings and contents and use and occupancy, against loss or damage resulting from accident, theft, collision or other casualty, and against liability of the owner or user thereof for injury or damage to property caused thereby.
2. Takes Effect. This act shall take effect upon its passage.

[Approved April 29, 1931.]

CHAPTER 297.

AN ACT IN AMENDMENT OF THE CHARTER OF THE NEW HAMPSHIRE FIRE INSURANCE COMPANY AND AUTHORIZING SAID COMPANY TO INSURE AGAINST EARTHQUAKES; ALSO FROM THEFT OR OTHER CASUALTY IN CONNECTION WITH THE USE OF REGISTERED MAIL.

SECTION 1. Authority granted.

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

1. Authority Granted. Amend section 1 of chapter 97 of the Laws of 1869, as amended by chapter 234 of the Laws of 1909, chapter 259 of the Laws of 1915, chapter 281 of the Laws of 1917 and chapter 280 of the Laws of 1925, by striking out said section and inserting in place thereof the following:

SECTION 1. That Ezekiel A. Straw, James A. Weston, Samuel N. Bell, Albert H. Daniels, Samuel Upton, George B. Chandler, Clinton W. Stanley, David Gillis, John S. Harvey, Woodbury F. Prescott, William D. Knapp, Moses R. Emerson, John F. Chase, and their associates, successors and assigns be and they hereby are incorporated and made a body politic by the name of the New Hampshire Fire Insurance Company, to be located at Manchester, in said state, with authority to have and exercise all the powers and privileges incident to corporations of a similar nature, for the purpose of making and effecting insurance against loss by fire, tornado, hail, lightning, earthquake, explosion, and sprinkler leakage; also against the risks of bombardment, riot, strikes and civil commotion; also from theft or other casualty in connection with the use of registered mail; also on vessels, cars, or other vehicles, freight, goods, effects and money loaned on bottomry or respondentia, against loss or damage resulting from the perils of the sea and other perils usually insured against by marine insurance or from the risks and hazards of inland navigation
and transportation; and also insurance on motor vehicles, their fittings and contents and use and occupancy, against loss or damage resulting from accident, theft, collision or other casualty, and against liability of the owner or user thereof for injury or damage to property caused thereby.

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

[Approved April 29, 1931.]

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**CHAPTER 298.**

*AN ACT RELATIVE TO NEW LONDON SCHOOL DISTRICT.*

<table>
<thead>
<tr>
<th>Section</th>
<th>1. Excess limit for schoolhouse.</th>
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<tbody>
<tr>
<td>Section</td>
<td>2. Special district meeting.</td>
</tr>
<tr>
<td>Section</td>
<td>3. Takes effect.</td>
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</table>

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

1. **Excess Limit for Schoolhouse.** The New London School District of the town of New London is hereby authorized to incur indebtedness in an amount not exceeding eighty thousand dollars for the purpose of erecting a school building, 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 chapter 59 of the Public Laws.

2. **Special District Meeting.** The indebtedness provided for by the preceding section may be raised and appropriated at a special meeting of said district called for that purpose. The provisions of section 3, chapter 120 of the Public Laws, as amended by section 2, chapter 56 of the Laws of 1927, shall not apply to said special district meeting but said appropriation may be made by majority vote of the voters of said district present and voting at said special meeting.

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

[Approved April 29, 1931.]
CHAPTER 299.
AN ACT TO DISSOLVE CERTAIN CORPORATIONS.

<table>
<thead>
<tr>
<th>Section</th>
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<td>2. Remedies preserved.</td>
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<tr>
<td>3. Reinstatement.</td>
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</tbody>
</table>

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:
- Aluminum Foundry Company of Meredith (Meredith, 1927)
- Amsden & Horn, Inc. (Laconia, 1926)
- Automatic Coal Burner Corporation (Concord, 1929)
- Balsam’s Transportation Company, Inc., The (Dixville, 1924)
- Barton Company, The (Manchester, 1904)
- Beacon Realty Company (Plymouth, 1924)
- Berlin Nash Company, Incorporated, The (Berlin, 1926)
- Big Six (Manchester, 1909)
- Bishop’s Restaurant, Inc. (Hanover, 1927)
- Blaser & Phillips, Incorporated (Danville, 1929)
- Booth Radio Laboratories, Inc. (Manchester, 1927)
- Bowen Motor Company, Inc. (Charlestown, 1921)
- Brandenburg Motor Company (Claremont, 1928)
- Bristol Food and Creamery Company (Bristol, 1923)
- Brown’s Lumber Company of Whitefield (1874)
- Bryant Corporation, H. J. (Concord, 1928)
- Burnham, Bush & Straw Manufacturing Company, Inc. (Con-toocook, 1922)
- Camp Acadia, Inc. (Laconia, 1929)
- Camp Bay State, Inc. (Tilton, 1928)
- Candia Manufacturing Company (Candia, 1928)
- Cavanaugh Brothers (Manchester, 1923)
- Charlestown Machine Company (Charlestown, 1917)
- Charlestown Woolen Company (Charlestown, 1921)
- City Chevrolet Company, Incorporated (Manchester, 1927)
- City Club of Rochester (Rochester, 1917)
- Claremont Fuel and Supply Company (Claremont, 1926)
- Community Theatres, Inc. (Lincoln, R. I., 1928)
- Concord Household Appliance—Inc. (Concord, 1928)
Cone, Bushway, Inc. (West Lebanon, 1928)
Consolidated Mica Co. (Canaan, 1928)
Contoocook Valley Creamery Co. (Henniker Village, 1889)
Coos County Telephone Company (1905)
Coos Telephone Company (Lancaster, 1907)
Crags Company, The (Bartlett, 1925)
Critchett Bros. Inc. (Raymond, 1923)
Currier Drug Company, The (Manchester, 1906)
Currier Co., Inc., G. B. (West Stewartstown, 1923)
Derry Toy Manufacturing Company (Derry, 1927)
Derry Wood Heel Company, Inc. (Derry, 1928)
Derryfield Co., Inc., The (Manchester, 1924)
Eastern Minerals Company of New Hampshire (Hooksett, 1927)
Etna and Hanover Center Telephone Company (Etna and Hanover Center, 1921)
Farmington Savings Bank (Farmington, 1868)
Farrar Brothers Company (Troy, 1919)
Federal Lumber Company (Groton, 1918)
Flather Foundry Company (Nashua, 1892)
Folsom’s, Inc. (Manchester, 1922)
Gardiner, Beardsell & Company, Inc. (Nashua, 1925)
Gay Company, The R. D. (Manchester, 1910)
Gelinas & Sons, Inc., J. O. (Manchester, 1924)
Gerlach Garage, Inc. (Franklin, 1927)
Giffin Coal Co. (Keene, 1906)
Gillette Manufacturing Company (Concord, 1913)
Goss & Dyke, Inc. (Hanover, 1928)
Granite State Co-operative Loan Association (Manchester, 1924)
Granite State Flying School, Incorporated, of Keene (Keene, 1928)
Granite State Flying Service, Inc. (Hudson, 1928)
Granite State Motors Company (Tilton, 1919)
Granite State Outing Club (Manchester, 1910)
Guptill, Inc., Hervey E. (Seabrook, 1928)
Hall Drug Co., John B. (Manchester, 1924)
Harmon Company, The R. F. (Conway, 1925)
Hellenic Baking Company (Nashua, 1917)
Henniker Academy (Henniker, 1836)
Hillsborough County Fair Association (Greenfield, 1919)
Hollis Electric Light Company (Hollis, 1916)
Homestead Realty Company, The (Manchester, 1920)
Houle's Tire and Battery Shop, Inc. (Nashua, 1927)
Huard Bros., Inc. (Manchester, 1927)
Hutchinson, Inc., Miller Reese (Concord, 1921)
Investors Realty Co. (Manchester, 1926)
Kearsarge Creamery Building Association (Warner, 1901)
Keene Korrugated Kase Ko. (Keene, 1928)
Keniston, Incorporated (Concord, 1927)
Klein Motor Co. (Manchester, 1928)
Lake Road Woodworking Corporation (Manchester, 1928)
Lake Tarleton Club (Haverhill, 1909)
Lannin Co., Inc., J. J. (Dixville, 1922)
Lisbon Motor Company, Inc. (Lebanon, 1922)
Lisbon Products, Incorporated (Lisbon, 1929)
Louis The Tailor, Inc. (Manchester, 1926)
Loveren Co., Inc., The (Antrim, 1922)
M & C Realty Corporation (Concord, 1929)
Manchester Baseball Club (Manchester, 1925)
Manchester Coal & Ice Company (Manchester, 1895)
Manchester Manufacturing Company (Manchester, 1928)
Manchester Real Estate Exchange (Manchester, 1914)
Manchester Waste Paper Co., Inc. (Manchester, 1927)
Massasecum Spring Company, Incorporated, The (Bradford, 1926)
Maynard Theatres Company (Rochester, 1925)
Meredith Airport, Inc. (Meredith, 1928)
Meredith Heights Inn (Meredith, 1928)
Meredith Heights Land Company (Meredith, 1928)
Merrimack Valley Sun, Inc. (Manchester, 1928)
Mont Vernon Country Club, Inc. (Mont Vernon, 1927)
Mt. Sunapee Lodge, Inc. (Newbury, 1927)
Nashua Sun, Inc. (Nashua, 1929)
Nashua Times and Merchants' Booster (Nashua, 1928)
New England Manufacturing Company (Hancock, 1928)
New Hampshire Development Co., Inc. (Manchester, 1926)
New Hampshire Publishing Company (Manchester, 1928)
New Hampshire Spring Water Company (Laconia, 1927)
Northern Industrial Finance Company, The (Berlin, 1929)
Notre Dame Investment Company, The (Manchester, 1919)
Nu-Fashion Home Bakery (Manchester, 1923)
Nut Electro-Frier, Incorporated (Dover, 1928)
Old Guaranty Savings Bank of Nashua, The (Nashua, 1863)
Orpheum Amusement Company, The (Manchester, 1920)
Outing Club, The (Concord, 1896)
P & Q Shop of Manchester, N. H., Inc. (Manchester, 1919)
Pannaway Pictures Corporation (Boscawen, 1926)
Peterborough Company, The (Peterborough, 1920)
Piermont Creamery, Inc., The (Piermont, 1924)
Pike Woodlands Company (Haverhill, 1909)
Play-Cit Manufacturing Company (Nashua, 1928)
Presidential Inn, Inc. (Conway, 1927)
Priscilla Confectionery Company, Inc., The (Lebanon, 1923)
Proctor & Guier Shoe Company (Concord, 1921)
Puritan, The (Keene, 1927)
Redington Hub Company (Warner, 1909)
Richardson’s Garage, Incorporated (Concord, 1923)
Ruggles Mining Company (Plymouth, 1923)
Rumney Cemetery Association, The (Rumney, 1908)
Salomon’s Stores, Inc. (Littleton, 1922)
Sanborn and Atwood Corporation (Manchester, 1924)
Sandown Community Hall Association (Sandown, 1920)
Sarasin Six Wheel Truck Co. of New Hampshire, The (Bristol, 1928)
Se-No-So Laboratory, Inc. (Claremont, 1929)
Silisby & Johnson Co. (Newport, 1898)
Smith, Smith & Berry Company, Incorporated (Portsmouth, 1917)
Splendid Lunch, Incorporated, of Claremont (Claremont, 1927)
Standard Feldspar Company (Rumney, 1925)
Standard Sand & Gravel Co. (Manchester, 1916)
Standard Stocking Company (Franklin, 1930)
Stoneleigh School (Rye, 1930)
Tanner Co., Wm. P. (Manchester, 1928)
Texoreco Company, Inc. (Nashua, 1928)
Thompson Shoe Co., The (Concord, 1929)
Thornell Lumber Co., Inc., C. E. (Exeter, 1926)
Tileston-James Shoe Company (Derry, 1928)
Tilton Box Company (Manchester, 1905)
Times Publishing Company (Nashua, 1928)
Tonkin Construction Company, Inc. (Nashua, 1928)
Tree and Shrub Care Company (Rochester, 1928)
Triangle Motors Company, Incorporated (Berlin, 1928)
Tuttle and Leavitt Company, Inc. (Farmington, 1925)
United States Liniment Company (Manchester, 1928)
Verette, Inc., M. (Manchester, 1927)
Vye-Neill Company of New Hampshire (Manchester, 1928)
Walk Shoe Co., Inc. (Rochester, 1930)
Wearhouse, Inc., The (Hanover, 1929)
Webster Hosiery Company, Inc. (Franklin, 1925)
Webster Hotel Company, Daniel (Franklin, 1929)
Wells Co., Inc., S. F. (Penacook, 1927)
Wheelock Insurance Agency, Inc. (West Lebanon, 1928)
Willey Farms Company, The (Sutton, 1911)
Williams Display Co. (Manchester, 1925)
Woodstock Lumber Company (Woodstock, 1907)

The principal place of business and date of year of incorporation, when given in the above list, are included for the purpose of distinguishing corporations of the same or similar names.

2. Remedies Preserved. No remedy against any such corporation, its stockholders or officers, for any liability previously incurred, shall be impaired hereby.

3. Reinstatement. Any such corporation may, within ninety days after the date that this act takes effect, reinstate itself as a corporation by the payment of any fees in arrears and the filing with the secretary of state of any annual returns required by law and a statement under oath, signed by the clerk or secretary of such corporation, that it desires that its charter or certificate of incorporation shall remain in full force and effect.

4. 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 May 1, 1931.]

CHAPTER 300.

AN ACT TO AUTHORIZE THE TOWN OF EXETER TO ISSUE SERIAL NOTES OR BONDS IN THE SUM OF TWENTY-FIVE THOUSAND DOLLARS.

Section 1. Issuance of notes or bonds.  
Section 2. Interest.  
Section 3. Takes effect.

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

1. Issuance of Notes or Bonds. The selectmen of the town of Exeter are hereby empowered and authorized to issue for and in behalf of said town serial notes or bonds to an amount not exceeding twenty-five thousand dollars for the purpose of defraying the cost of remodeling the town hall in said town; said notes or bonds to be issued in conformity to chapter 59 of the Public Laws, covering a period not exceeding twenty years.

2. Interest. Said serial notes or bonds shall bear interest at not exceeding four and one-half per cent per annum and shall be signed by the selectmen of said town and countersigned by the treasurer of said town.

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

[Approved May 1, 1931.]
CHAPTER 301.

AN ACT TO LEGALIZE THE ACTION OF THE BETHLEHEM SCHOOL DISTRICT TAKEN AT A SPECIAL MEETING OF SAID DISTRICT HELD ON APRIL 22, 1931.

Section 1. Votes ratified.

WHEREAS, the Bethlehem School District, at a special school meeting, held in said district on April 22, 1931, elected Warren Woods, Bernard L. Harvey and M. J. Sullivan as a building committee; and

WHEREAS, said district by a vote of two hundred and seventy-five in the affirmative and four in the negative, there being five hundred and forty-two names on the check-list of said district, voted yes upon the following article: "To see if the district will vote to construct a building for high and elementary grades and equip the same, at a total cost not to exceed one hundred thousand dollars, said sum of one hundred thousand dollars to include the removal of the old building and the grading of grounds for the new building, and to see if the district will vote to raise and appropriate money for the same and to see if the district will vote to authorize the school board to issue bonds on the credit of the school district in the sum not to exceed one hundred thousand dollars, to carry out any action that may be taken under this article; the said bonds to be issued for such time, and under such terms as provided by law; and to see if the district will direct how such sums as may be raised under this article, shall be expended;"

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

1. Votes Ratified. That the votes taken at said meeting are hereby ratified, legalized and confirmed, and said district is hereby authorized to build a school building for high and elementary grades and equip the same at a total cost not to exceed one hundred thousand dollars; said sum to include the removal of the old building and the grading of grounds for the new building, and the school board of said district is hereby authorized to raise said sum of one hundred thousand dollars on the credit of said school district and to issue bonds for said
sum, payable at such times and under such terms as is provided by law, and said building committee is hereby authorized to remove the old building, grade the grounds for a new building and construct said new building.

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

[Approved May 5, 1931.]

CHAPTER 302.


Section
1. Establishment.
2. Approval of towns and precincts required.
3. Organization meeting.

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<td>6. Taxation; borrowing.</td>
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<td>7. Maintenance.</td>
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<tr>
<td>8. Takes effect.</td>
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Be it enacted by the Senate and House of Representatives in General Court convened:

1. Establishment. Upon petition of ten or more legal voters, inhabitants of the town of Bartlett, the town of Jackson, the North Conway Lighting Precinct, the Intervale Lighting Precinct, the selectmen of such town or towns together with the selectmen of the town of Conway in which said precincts are located shall fix by suitable boundaries, a district including such parts of the town or towns as may seem to them convenient for the construction or purchase and maintenance of a municipal lighting plant under the provisions of chapter 44 of the Public Laws, said plant to be used for the purpose of supplying through the whole or any portions of said district electricity for the use of its citizens and others. The selectmen above mentioned shall cause a record of the petition and their doings thereon to be recorded in the records of the towns in which the district is situate, said record to be made within ten days from the receipt of said petition.

2. Approval of Towns and Precincts Required. A special meeting of the legal voters shall be held in each of said towns
and precincts, not less than ninety days from the date this act becomes effective, to ascertain whether said towns of Bartlett and Jackson and the North Conway Lighting Precinct and the Intervale Lighting Precinct approve the formation of said district. The meetings shall be called by the selectmen and commissioners of the towns and precincts and notice given thereof in the same manner as for town meetings. At each of said meetings a check-list shall be used and the vote shall be by ballot. The check-list shall be prepared and posted in the manner required for town meetings. If a majority of those present and voting at each of said meetings shall approve the formation of the district, then an organization meeting shall be called by the selectmen of said towns as hereinafter provided. If a majority of those present and voting at each of said meetings shall not approve the formation of the district but a majority of those present and voting at one or more of the said meetings shall approve the formation of the district then the selectmen of the town or towns approving the formation of said district, together with the selectmen of the town of Conway, if either of said precincts approves the formation of said district at its meeting, shall fix by suitable boundaries a new district, including such parts of their town or towns as may seem to them convenient, for the purposes specified in section 1 of this act and shall call an organization meeting as hereinafter provided. The layout of the new district shall be recorded in the records of the town or towns in which the district is situated, said record to be recorded within ten days from the last special meeting provided for by this section.

3. Organization Meeting. If said district is approved by any town or precinct at its special meeting, as provided for in section 2, then the selectmen of the town or towns so approving, together with the selectmen of the town of Conway if either of said precincts approves the formation of said district at its meeting, shall call a meeting of the legal voters residing in the district as first laid out if approved by all of said towns and precincts, or as newly laid out if all of said towns and precincts did not approve the formation of the district as provided for in section 2, to see if they will vote to establish the district and if so to choose necessary officers therefor and
to see if the district will authorize the treasurer and commissioners to borrow and hire as provided in chapter 59 of the Public Laws of New Hampshire such sums of money on the credit of the district as may be deemed necessary and expedient for the purpose of defraying the cost of purchasing or taking the plant, property or facilities of any public utility operating within the district which the district may acquire or for construction or enlarging any plant, works or system, said indebtedness not to exceed at any one time ten per cent of the tax valuation of the municipality. The selectmen shall call the meeting and give notice thereof in the same manner town meetings are called and warned except that the warrant shall be posted in two or more public places in the district.

4. Procedure. At such meeting the legal voters may by vote establish the district, give it a name, and choose necessary officers therefor to hold office until the annual meeting of the district, and the district shall thereupon be a body, corporate and politic, and shall have all the powers in relation to the objects for which it was established that towns have or may have in relation to like objects and all that are necessary for the accomplishment of its purposes, and the district may at its organization meeting raise and appropriate money by taxation or, as provided in chapter 59 of the Public Laws of New Hampshire, borrow and hire on the credit of the district necessary money to carry out its purposes and may authorize the issue of bonds by a vote of two thirds of all the voters present and voting as at an annual meeting, and said district may do any other act or acts at its first meeting that towns or village districts may do at any annual meeting and all laws applicable to village districts shall apply to this district except in so far as they may be inconsistent with this act.

5. Officers. The officers of such district shall consist of a moderator, a clerk, three commissioners, a treasurer and such other officers and agents as the voters thereof may judge necessary for managing the district’s affairs, or as may be directed by law to be chosen. No two commissioners shall be residents of the same town or precinct forming the district except in the event that less than three of said towns
and precincts form the district in which case each town and precinct forming the district shall be represented.

6. Taxation; Borrowing. The district may raise by taxation and appropriate or may borrow and hire, as provided by chapter 59 of the Public Laws of New Hampshire, money on the credit of the municipality to carry out its purposes, said indebtedness not to exceed at one time ten per cent of the tax valuation of the district.

7. Maintenance. Said district may raise by taxation and appropriate such sums as may be necessary over and above the earnings from said plant to pay the charges of operating and maintaining the same and to pay the principal and interest on their notes and bonds.

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

[Approved May 6, 1931.]

CHAPTER 303.

AN ACT TO EXEMPT FROM TAXATION THE PROPERTY OF THE EXETER HOSPITAL OF EXETER.

Section 1. Property exemption. Section 2. Takes effect.

WHEREAS the Exeter Hospital is a corporation duly established by chapter 206 of the Laws of 1907, as amended by chapter 170 of the Laws of 1923, for the purpose of maintaining a hospital in Exeter for the relief, care and treatment of the sick and disabled; and

WHEREAS the real and personal estate of said Exeter Hospital is devoted to benevolent and charitable uses; now, therefore

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

1. Property Exemption. All property real or personal of the Exeter Hospital shall be exempt from taxation so far as the same is and shall be devoted to and used and occupied for benevolent and charitable purposes; provided however that the exemption granted by this act as regards real estate here-
after acquired by the corporation shall apply only to subsequent improvements therein and thereon and the real estate so acquired shall be assessed and taxed as other similar land and real estate in the vicinity is assessed and taxed.

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

[Approved May 6, 1931.]

CHAPTER 304.

AN ACT AMENDING THE CHARTER OF THE NEW HAMPSHIRE CENTENNIAL HOME FOR THE AGED.

Section 1. Authority to hold property increased.

Section 2. Takes effect.

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

1. Authority to Hold Property Increased. Section 2 of chapter 118 of the Laws of 1876, as amended by section 1 of chapter 152 of the Laws of 1893, and by chapter 317 of the Laws of 1917, is hereby amended by striking out the whole of said section and substituting therefor the following: Sect.

2. Said corporation is hereby authorized to establish and maintain in the city of Concord an institution for the support and maintenance of aged people of both sexes, and for that purpose may take and hold real and personal estate, by donation, bequest or otherwise, to an amount not exceeding one million dollars, which shall be exempt from taxation, so far as the same are devoted to and used and occupied for benevolent and charitable purposes, and may sell, convey and dispose of the same at pleasure, and may erect and maintain such buildings and appurtenances as may be deemed necessary for the purposes of the corporation; provided however that the exemption granted by this act as regards real estate hereafter acquired by the corporation shall apply only to subsequent improvements therein and thereon and the real estate so acquired shall be assessed and taxed as other similar land and real estate in the vicinity is assessed and taxed.
2. Takes Effect. This act shall take effect upon its passage.

[Approved May 6, 1931.]

CHAPTER 305.

AN ACT TO EXEMPT CERTAIN PROPERTY OF THE MANCHESTER HISTORIC ASSOCIATION FROM TAXATION.

Section 1. Exemption.

WHEREAS the Manchester Historic Association proposes to erect a building for its own use in the city of Manchester with funds donated and to be donated to said association for this purpose, and

WHEREAS said association is formed solely for educational purposes and the preservation of records of the history of the city and not for the purpose of profit or gain, therefore

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

1. Exemption. All property real or personal of the Manchester Historic Association shall be exempt from taxation so far as the same is and shall be devoted to and used and occupied for the purposes of said association; provided however that the exemption granted by this act as regards real estate now owned or hereafter acquired by the association shall apply only to subsequent improvements therein and thereon and the real estate now owned or so acquired shall be assessed and taxed as other similar land and real estate in the vicinity is assessed and taxed.

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

[Approved May 6, 1931.]
CHAPTER 306.

AN ACT AUTHORIZING THE PUBLIC SERVICE COMMISSION TO PERMIT SEASONAL SUSPENSION OF STEAM RAILROAD SERVICE BETWEEN WING ROAD AND FABYAN.

Section 1. Seasonal suspension. Section 2. Takes effect.

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

1. Seasonal Suspension. The public service commission may authorize the Boston & Maine Railroad to discontinue in whole or in part, during the period from December fifteenth to April fifteenth in each or any year or so much of such period as the commission may deem expedient, the operation of passenger and freight trains between Wing Road and Fabyan, if it shall appear that such seasonal suspension of service is not inconsistent with the public good and is necessary to avoid unreasonable expense to said railroad; but no order authorizing such suspension shall be made without notice to the attorney-general and such public notice and hearing as the commission may deem reasonable.

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 May 7, 1931.]

CHAPTER 307.

AN ACT CONSTRUING "AN ACT RELATING TO THE POWERS OF THE SCHOOL DISTRICT OF HANOVER," APPROVED APRIL 14, 1931.

Section 1. Construction. Section 2. Takes effect.

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

1. Construction. Section 1 of "An Act relating to the powers of the School District of Hanover," approved April 14, 1931*, shall be so construed that in ascertaining and fixing the net debt of the town of Hanover and the other municipal corporations within the said town under the provisions of the

*Page 309, ante.
Municipal Bonds Statute there shall be excluded so much of the indebtedness hereafter incurred by the said district under authority of the said act approved April 14, 1931, as, with all the other bonded indebtedness of the said district, exceeds two per cent of the last assessed valuation.

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

[Approved May 7, 1931.]

CHAPTER 308.

AN ACT AUTHORIZING THE COUNTY OF BELKNAP TO ISSUE BONDS.

Section 1. Authority.

Section 2. Takes Effect.

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

1. Authority. For the purpose of meeting deficiencies in money raised for county expenses heretofore made and/or accrued the commissioners of Belknap county may, with the authority of the county convention, issue the bonds of the county in the sum of not more than sixty-five thousand dollars. The said bonds shall be issued and the details thereof determined in accordance with the general provisions of chapters 35, 38, and 59 of the Public Laws.

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

[Approved May 7, 1931.]

CHAPTER 309.

AN ACT FOR THE PURPOSE OF PROVIDING A SITE FOR A STATE ARMORY BUILDING IN THE TOWN OF CLAREMONT.

Section 1. Appropriation authorized.

Section 2. Bonds authorized.

Section 3. Takes effect.

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

1. Appropriation Authorized. The town of Claremont is hereby authorized and empowered by majority vote of its
citizens present at any regular meeting of said town or at any special meeting of said town duly called for that purpose to raise and appropriate a sum of money not exceeding fifteen thousand dollars for the purpose of providing a lot of land in said town for the erection thereon of a state armory building. And said town of Claremont by its selectmen 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 the town of Claremont. Said conveyance of said land by the town to said state shall be made as aforesaid whenever the state by its duly authorized officer shall notify said town that an appropriation has been made by the state for the erection of a state armory in said Claremont, and that said state is ready to proceed with the erection of the same.

2. **Bonds Authorized.** For the purpose of providing said sum of not exceeding fifteen thousand dollars, authorized under the provisions of the preceding section, said town of Claremont is hereby authorized and empowered to issue its notes, at such times and at such rate of interest not exceeding six per cent as its selectmen may determine.

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

[Approved May 7, 1931.]
CHAPTER 1.

AN ACT RELATING TO THE NEW HAMPSHIRE BUILDING AT THE EASTERN STATES EXPOSITION.

Section 1. Rental; maintenance.

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

1. Rental; Maintenance. Amend chapter 40 of the Laws of 1929 by striking out section 6 and inserting in place thereof the following new sections: 6. Income. The commission may rent the building or parts of the building for exhibition purposes, at reasonable rents or rates, giving first preference to exhibitors of this state and from the income received pay the expenses and operating charges of said building, including a reasonable sum for insurance against loss by fire or other casualty, and turn over the balance thereof to the state treasurer to be held under a separate fund for the purposes of said building. 6-a. Repairs. In case of partial or total destruction of the building by fire or otherwise the commission may, under authorization of the governor and council, make needed repairs or replacement and for that purpose may use the proceeds of any insurance policy and whatever may be necessary from the building fund herein provided for.

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

[Approved February 28, 1930.]
CHAPTER 2.

AN ACT RATIFYING THE ACTION OF THE COOS COUNTY DELEGA-
TION RELATING TO AN APPROPRIATION FOR THE COOS
COUNTY FARM.

Section 1. Legalization.

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

1. Legalization. The vote and action taken by the Coos
county delegation, at a meeting held on February 26, 1930,
on the following resolution are hereby legalized and con-
firmed: Resolved, that the sum of two hundred and fifty
thousand dollars is hereby appropriated to provide for the
construction, equipment and furnishing of a new county farm
and necessary facilities and buildings connected therewith.
Of said appropriation an amount not exceeding forty thousand
dollars shall be used to purchase a location for the county
farm for said county. A committee of nine is hereby ap-
pointed to consist of the following: the three county commis-
sioners for said Coos county, the chairman and clerk of the
Coos county delegation and four other members of the county
delegation to be appointed by the chairman of said delegation.
Said committee is authorized to make all the necessary con-
tracts for plans of construction, equipment and furnishing of
said county farm and other building or buildings and facilities,
and to expend said sum or such portion thereof as may be
necessary. Said committee is further authorized and em-
powered to dispose of the existing buildings and equipment at
the Coos County Farm at Stewartstown upon the most favor-
able terms available and the proceeds therefrom shall be ap-
plied to carry out the provisions of this resolution. Said
committee is further authorized to take such steps as may be
necessary to fully effect the transfer of said county farm from
Stewartstown to the lower part of the county. The county
commissioners for said county are authorized and directed to
complete the purchase of said farm on or before May 1, 1930,
and upon failure of said commissioners to so complete said
purchase the remaining members of said committee of nine
are authorized to complete said purchase.
The county commissioners are authorized and directed to borrow upon the faith and credit of the county said sum of two hundred and fifty thousand dollars or any portion thereof to carry out the provisions of this resolution and for that purpose may issue bonds and notes in the name and on behalf of the county at a rate of interest not exceeding five per cent per annum. Such bonds shall be designated Coos County Farm Bonds and, except as herein otherwise provided, such bonds and notes shall be issued in conformity with the provisions of chapters 38 and 59 of the Public Laws.

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

[Approved February 28, 1930.]

CHAPTER 3.

AN ACT RELATING TO THE COUNTY CONVENTION OF SULLIVAN COUNTY.

Section 1. Debt limit increased.

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

1. Debt Limit Increased. The county convention of the county of Sullivan is hereby authorized to incur indebtedness to an amount not exceeding one hundred and fifty thousand dollars for the purpose of constructing buildings at the county farm of said county and making additions to existing buildings at said county farm. The money so raised and appropriated shall not be included as a part of the debt of said county in ascertaining and fixing the net debt of said county 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 28, 1930.]
CHAPTER 4.

AN ACT RELATING TO INSTITUTIONAL EXEMPTIONS.

Section 1. Institutions defined.

Section 2. Takes effect.

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

1. Institutions Defined. Amend section 22, chapter 60 of the Public Laws by inserting after the word "Veterans" in the eighth line of said section the words Veterans of Foreign Wars, and by adding at the end of said section the following: No institution shall be deemed an educational institution which does not have a curriculum regularly approved by the state board of education and in which training is not given for at least six months of each calendar year, and no institution shall be deemed a religious institution for the purpose of this act which does not conduct religious services for at least six months of each calendar year, but this limitation shall not apply to any church property owned and maintained by any regularly recognized and constituted denomination, sect or creed, or to property, though used less than six months in each year, of institutions regularly maintaining activities within this state, though not at the place where said property is situated, nor to any institution or organization exempted by any special act of the legislature so that said section when amended shall read: 22. Institutional Exemptions. The personal property of institutions devoted to educational purposes, charitable and religious societies, and of temperance societies, incorporated or organized within this state, and the real estate owned and occupied by them, their officers, or their students for the purposes for which they are established, parsonages occupied by pastors of churches, and personal property owned and real estate owned and occupied by the Grand Army of the Republic, the United Spanish War Veterans, Veterans of Foreign Wars or the American Legion, shall be exempt from taxation, provided none of the income or profits of the business of such corporations or institutions is divided among the stockholders or members, or is used or appropriated for other than educational, charitable or religious purposes. No institution shall be deemed an educational in-
stitution which does not have a curriculum regularly approved by the state board of education and in which training is not given for at least six months of each calendar year, and no institution shall be deemed a religious institution for the purpose of this act which does not conduct religious services for at least six months of each calendar year, but this limitation shall not apply to any church property owned and maintained by any regularly recognized and constituted denomination, sect or creed, or to property, though used less than six months in each year, of institutions regularly maintaining activities within this state, though not at the place where said property is situated, nor to any institution or organization exempted by any special act of the legislature.

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 February 28, 1930.]

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CHAPTER 5.

JOINT RESOLUTION PROVIDING FOR A RECESS COMMISSION TO STUDY THE SUBJECT OF TAXATION OF RETAIL STORES.

WHEREAS there is a widespread belief that the present system of taxing retail stores is inequitable, unfair, unjust and unduly burdensome to the independent merchant while allowing the chain stores to escape without paying their just share of the cost of government, and that a way should be found of distributing the tax burden more equitably upon retail stores and in a manner better calculated to promote the general welfare, but that more available data is desirable, as suggested in the supplemental report of the recess tax commission, to determine the form of important changes in this respect in the state’s system of taxation; now therefore be it

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 seven competent persons to constitute a commission for study and analysis of the subject of the taxation of retail stores, 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, in respect to the taxation of retail stores, together with drafts of any bills whose enactment it may recommend. The members of such commission shall serve without compensation.

[Approved February 28, 1930.]

CHAPTER 6.

JOINT RESOLUTION FOR THE APPOINTMENT OF A COMMISSION TO STUDY AND DESIGNATE A SYSTEM OF SECONDARY HIGHWAYS.

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 a commission of three, consisting of the highway commissioner and two other persons, which commission shall study and designate a system of secondary highways and report to the legislature of 1931. The members of said commission shall serve without compensation but shall be reimbursed for their necessary expenses. The sum of five hundred dollars is hereby appropriated to carry into effect the provisions hereof and said sum shall be a charge upon the maintenance fund for highways as provided by chapter 84 of the Public Laws.

[Approved February 28, 1930.]

CHAPTER 7.

JOINT RESOLUTION FOR THE CONSTRUCTION OF A BRIDGE IN THE TOWN OF HEBRON.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seven thousand dollars is hereby appropriated on condition that the town of Hebron appropriates three thousand dollars for building a bridge over the
inlet to Newfound lake on the road from Hebron to East Hebron. Said sums appropriated by the state and by the town shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

[Approved February 28, 1930.]

CHAPTER 8.

JOINT RESOLUTION FOR THE IMPROVEMENT OF THE MAIN ROAD LEADING FROM TAMWORTH VILLAGE TO WONOLANCET IN THE TOWN OF TAMWORTH.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of seven thousand dollars for the year 1930, be and hereby is appropriated on condition that the town of Tamworth appropriates three thousand dollars for the improvement of the main road leading from Tamworth Village to Wonolancet in the town of Tamworth. Said sums appropriated by the state and by the town shall be expended under the direction of the state highway commissioner and the sum appropriated by the state shall be a charge upon the maintenance funds as provided by chapter 84 of the Public Laws.

[Approved February 28, 1930.]

CHAPTER 9.

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, be allowed the sum of $58.50; that Frank M. Ayer, sergeant-at-arms, be allowed the sum of $54; that Benjamin H. Bragg, custodian, be allowed the sum of $40; that Harvey E. Stowe, Charles A. Cloutman, Dan B. Bunnell, doorkeepers, be allowed the sum of $40 each; that Raymond B. Lakeman, doorkeeper, be allowed the sum of $48; that George A. Simpson, warden, be allowed the sum
of $40; that Ross P. Sanborn, assistant warden, be allowed the sum of $40; that Arthur A. Tilton, Wilbur H. White, Walt M. Goodale, Edward L. Bacon, messengers, be allowed the sum of $40 each; that Percy S. Congdon, Wallace S. Thompson, Robert O. Kelley, pages, be allowed the sum of $25 each; that Chris Korculis, page, be allowed the sum of $5; that Cyril J. Fretwell, speaker’s page, be allowed the sum of $30; that Harrie M. Young and Norris H. Cotton, clerk of the house and senate, respectively, be allowed the sum of $200 each; that Howard H. Hamlin and Benjamin F. Greer, assistant clerk of the house and senate, respectively, be allowed the sum of $150 each; that Willis P. Odell, chaplain, be allowed the sum of $40; that Alice V. Flanders, stenographer, be allowed the sum of $80; that Marion C. Colby, stenographer, be allowed the sum of $60; that Frances C. Barnard, stenographer, be allowed the sum of $55; that Evelyn S. Conway, stenographer, be allowed the sum of $60; that Ula M. Blake, stenographer, be allowed the sum of $50; that Helen M. Young, stenographer, be allowed the sum of $50; that William J. King, governor’s messenger, be allowed the sum of $40; that the state house department be allowed the sum of $88; that the New England Telephone and Telegraph Company be allowed the sum of $3.39.

[Approved February 28, 1930.]
PRIVATE ACTS

CHAPTER 10.

AN ACT TO ENLARGE THE POWERS OF THE VILLAGE PRECINCT OF HANOVER.

Section 1. Milk inspectors. | Section 2. Takes effect.

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

1. Milk Inspectors. The village precinct of Hanover, comprising school district No. 1 of said town, is hereby authorized to adopt the provisions of sections 1 to 9 inclusive of chapter 163 of the Public Laws relating to inspectors of milk and licensing dealers, at any annual meeting or at a special meeting called for the purpose in accordance with section 2 of chapter 225 of the Laws of 1901. Upon the adoption of said provisions the precinct commissioners shall have, within the precinct, all the powers conferred upon the boards of health of cities and the selectmen of towns by said chapter 163 of the Public Laws.

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

[Approved February 28, 1930.]

CHAPTER 11.

AN ACT LEGALIZING THE CAUCUS AND ELECTION HELD IN THE TOWN OF AMHERST.

Section 1. Proceedings legalized. | Section 2. Takes effect.

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

1. Proceedings Legalized. All acts and proceedings of the caucus held on January 25, 1930, and the election held on February 5, 1930, in the town of Amherst, are hereby legalized, ratified and confirmed.
CHAPTER 12.

AN ACT LEGALIZING THE REPUBLICAN AND DEMOCRATIC CAUCUSES IN LACONIA.

Section 1. Caucuses legalized. Section 2. Takes effect.

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

1. Caucuses Legalized. The votes and proceedings of the Republican and Democratic caucuses held on February 12 and 15, 1930, in Laconia, for the nominations of a mayor, and candidates for the board of education are hereby legalized and confirmed.

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

[Approved February 28, 1930.]

CHAPTER 13.

AN ACT IN RELATION TO THE MARLBOROUGH WATER WORKS COMPANY.

Section 1. Charter revived and continued. Section 2. Takes effect.

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

1. Charter Revived and Continued. The charter of the Marlborough Water Works Company authorized by chapter 357 of the Laws of 1917, by chapter 233 of the Laws of 1921 and chapter 310 of the Laws of 1925, is hereby revived and continued for a term of five years from January 1, 1930; and the incorporators or stockholders of said company are hereby authorized to complete any work now in process of construction or take any action necessary to make said charter effective.
Chapter 14

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

[Approved February 28, 1930.]

CHAPTER 14.

AN ACT TO DISANNEEX A PART OF THE TOWN OF SANBORNTON ADJACENT TO THE DANIEL WEBSTER HIGHWAY NEAR WINNISQUAM BRIDGE AND ANNEX SAID PART TO THE TOWN OF TILTON.

Section 1. Sanbornton and Tilton boundaries changed.

Section 2. Takes effect.

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

1. Sanbornton and Tilton Boundaries Changed. That part of the town of Sanbornton which lies between the present town line between said Sanbornton and the town of Tilton on the north line of the Daniel Webster highway leading from Union bridge (now Lochmere) to Laconia across Winnisquam bridge, formerly known as Bay bridge, and a line beginning at the stone town line bound approximately fifty (50) feet northwesterly of the westerly end of said Winnisquam bridge, said bound being marked T/S and running N 67°3' W, a distance of one hundred seventy-three and four-tenths (173.4) feet to a concrete bound with a drill hole in the top; thence running along a curve to the left with a radius of six hundred seventy-one and six-tenths (671.6) feet, a distance of four hundred thirty-three and one-tenth (433.1) feet to a concrete bound with a drill hole in the top; thence running S 66°34' W, a distance of two hundred fourteen (214) feet to a concrete bound with a drill hole in the top; thence turning to the left and running S 23°26' E, a distance of sixteen and five-tenths (16.5) feet to an iron rod bound; thence turning to the right and running S 67°52' W, a distance of five hundred seventy and three-tenths (570.3) feet to a stone town line bound marked T/S on the present line between said Sanbornton and said Tilton, is hereby disannexed from the town of Sanborn- ton and annexed to the town of Tilton.

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

[Approved February 28, 1930.]
STATE OF NEW HAMPSHIRE

Office of Secretary of State,
Concord, June 12, 1931.

I hereby certify that the acts and resolutions and changes of names contained in this volume have been compared with the originals in this office and found to be correctly printed.

ENOCH D. FULLER,
Secretary of State.
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PREPARED BY

MARION G. ALEXANDER
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TO

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