ADDITIONAL

ACTS

OF THE

One Hundred and Seventy-seventh Legislature

OF THE

STATE OF NEW JERSEY

AND

Sixth Under the New Constitution

(Chapters 435 to 455 and Joint Resolution No. 15 of 1953)

New Jersey State Library
ADDITIONAL LAWS OF 1953
(Chapters 435 to 455 and Joint Resolution No. 15)
The following additional laws, passed by the One Hundred and Seventy-seventh Legislature, are published in accordance with Title 1, chapter 3, section 1 et seq. of the Revised Statutes.

LLOYD B. MARSH,
Secretary of State.
ADDITIONAL ACTS

PASSED BY

The One Hundred and Seventy-seventh
Legislature

CHAPTER 435

An Act relating to the expenses of administration
of unemployment compensation, and making a
supplemental appropriation therefor.

Whereas, The State of New Jersey is faced with an
emergency condition in a large and growing back­
log of unpaid unemployment compensation claims
which had increased from 8,878 on August 22 to
63,268 on November 21; and

Whereas, Under the Federal-State system of un­
employment compensation it is the responsibility
of the Federal Government to allot to the States
necessary funds for administration out of the
proceeds of a tax of three-tenths of one per
centum (\( \frac{3}{10} \) of 1\%) upon the first three thou­
sand dollars ($3,000.00) of earnings of covered
workers which is collected by the Federal Gov­
ernment from subject employers of eight or more
persons; and

Whereas, The Federal Government has during the
period 1936 through 1952 collected from New
Jersey employers $112,700,000.00 in such pay­
roll taxes, but has returned to the State grants
for administration of employment security
amounting to only $69,000,000.00 during the same period, thereby diverting approximately $43,700,000.00 of the funds paid by New Jersey employers to other Federal purposes; and further, after allowing for all Federal expenditures for employment security administration, the Federal Government has similarly diverted $62,000,000.00 in 1952 and a total of $732,700,000.00 since 1936 out of the Federal unemployment tax paid by employers in all States; and

Preamble.  Whereas, The New Jersey Division of Employment Security requested for the fiscal year ending June 30, 1954, the amount of $9,624,957.00 for administration, a sum arrived at after a series of conferences with representatives of the regional office of the Federal Bureau of Employment Security who made a thorough study of functional, time, and cost procedures of our State agency, and the Federal Bureau of Employment Security subsequently granted a "tentative basic allowance" for 1954 of $8,814,637.00 which was later reduced to $7,956,094.00 on the basis of Congressional appropriation, a reduction of $1,669,000.00 from the amount requested and $858,637.00 from the tentative basic allowance approved by the Federal Administration; and

Preamble.  Whereas, The allotment to New Jersey for the fiscal year ending June 30, 1954, is actually $817,985.00 less than the total grants for the 1953 fiscal year, and the New Jersey agency has also been required to absorb an additional $600,000.00 in State salary increases and adjustments for which the Federal Government has made no provision this year; and

Preamble.  Whereas, The inadequacy of funds for administration, due to the foregoing factors, has resulted in sharp curtailment in personnel, services and overtime work, the placing of claimants on a bi-
weekly reporting basis, and the accumulation of an alarming backlog of unpaid valid claims; and

Whereas, The State of New Jersey intends to discharge its responsibility for the prompt payment of valid benefit claims, so as not to deprive deserving claimants of benefits when they are needed; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Director of the Division of Budget and Accounting in the State Department of the Treasury is hereby directed to make available immediately, for expenditure in the second and third quarters of the current fiscal year, the sum of five hundred thousand dollars ($500,000.00), or so much thereof as may be necessary, from such funds as may have been allocated for the fourth quarter for the administration of unemployment compensation. He is also authorized and directed to take such steps as may be required, in conjunction with the Department of Labor and Industry, to demand a supplementary allotment from the payroll tax funds paid by employers in New Jersey to the Federal Government, in such amount as may be required to assure the prompt payment of benefit claims through the end of the fiscal year ending June thirtieth, one thousand nine hundred and fifty-four.

2. In the event that there should be insufficient funds remaining for administration of unemployment compensation during the fourth quarter of the current fiscal year, there is hereby appropriated the sum of five hundred thousand dollars ($500,000.00), or so much thereof as may be necessary, out of the fund created by section 43:21-14 (g) of the Revised Statutes, to aid in defraying the cost of administration of chapter twenty-one of Title 43 of the Revised Statutes (R. S. 43:21-1 et seq.) and for essential and neces-
sary expenditures in connection therewith not pro-
vided in or by grants of the Federal Government,
for the fiscal year ending June thirtieth, one thou-
sand nine hundred and fifty-four. Such sum shall
be expended subject to the approval of the Com-
missioner of Labor and Industry and the Director
of the Division of Budget and Accounting in the
State Department of the Treasury under appro-
priate work programs and allotments.

3. Any moneys expended pursuant to section two
hereof shall be considered as an advance of State
funds pending a further or supplementary allot-
ment by the Federal Government in discharge of
its responsibility to provide funds for administra-
tion of the unemployment compensation system.
Such advance shall be repaid, and credited to the
funds from which it was drawn, out of the first
moneys received from any such further or supple-
mentary Federal allotment for the fiscal year end-
ing June thirtieth, one thousand nine hundred and
fifty-four.

4. This act shall take effect immediately.

Approved December 8, 1953.
CHAPTER 436

An Act to amend the title of "An act concerning certain exemptions from taxation on real and personal property for citizens and residents of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States; and for widows, during widowhood, of citizens and residents of this State who have met or shall meet their deaths on active duty in time of war in any such service; and to repeal section 54:4-3.12 of the Revised Statutes, 'An act concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirteenth, one thousand nine hundred and forty (P. L. 1940, c. 39), 'An act to provide for the continuation of certain exemptions provided for and allowed to all members of the New Jersey National Guard during their term of service after they have been mustered into Federal service, and to extend these exemptions for the duration of the present war and for six months thereafter to all drafted persons and to persons who enlist in the Army, the Navy or the Marine Corps,' approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 70), and 'An act concerning taxation, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 212)," approved June seventh, one thousand nine hundred and fifty-one (P. L. 1951,
c. 184), so that the same shall read "An act concerning certain exemptions from taxation on real and personal property for citizens and residents of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States; and for certain widows, during widowhood and while residents of this State, of certain citizens and residents of this State who had active duty in time of war in any such service; and to repeal section 54:4-3.12 of the Revised Statutes, 'An act concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirteenth, one thousand nine hundred (P. L. 1940, c. 39), 'An act to provide for the continuation of certain exemptions provided for and allowed to all members of the New Jersey National Guard during their term of service after they have been mustered into Federal service, and to extend these exemptions for the duration of the present war and for six months thereafter to all drafted persons and to persons who enlist in the Army, the Navy or the Marine Corps,' approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 70), and 'An act concerning taxation, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 212)," and to amend the body of said act.
CHAPTER 436, LAWS OF 1953

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The title of "An act concerning certain exemptions from taxation on real and personal property for citizens and residents of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States; and for widows, during widowhood, of citizens and residents of this State who have met or shall meet their deaths on active duty in time of war in any such service; and to repeal section 54:4-3.12 of the Revised Statutes, 'An act concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirteenth, one thousand nine hundred and forty (P. L. 1940, c. 39), 'An act to provide for the continuation of certain exemptions provided for and allowed to all members of the New Jersey National Guard during their term of service after they have been mustered into Federal service, and to extend these exemptions for the duration of the present war and for six months thereafter to all drafted persons and to persons who enlist in the Army, the Navy or the Marine Corps,' approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 70), and 'An act concerning taxation, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 212)," approved June seventh, one thousand nine hundred and fifty-one is amended to read "An act concerning certain exemptions from taxation on real and personal property for citizens and residents of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States; and for certain widows, during widowhood and while residents of this State, of certain citizens and residents of this State of certain exemptions from taxation on real and personal property for citizens and residents of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States; and for widows, during widowhood, of citizens and residents of this State who have met or shall meet their deaths on active duty in time of war in any such service; and to repeal section 54:4-3.12 of the Revised Statutes, 'An act concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirteenth, one thousand nine hundred and forty (P. L. 1940, c. 39), 'An act to provide for the continuation of certain exemptions provided for and allowed to all members of the New Jersey National Guard during their term of service after they have been mustered into Federal service, and to extend these exemptions for the duration of the present war and for six months thereafter to all drafted persons and to persons who enlist in the Army, the Navy or the Marine Corps,' approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 70), and 'An act concerning taxation, and supplementing chapter four of Title 54 of the Revised Statutes,' approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 212)," approved June seventh, one thousand nine hundred and fifty-one is amended to read "An act concerning certain exemptions from taxation on real and personal property for citizens and residents of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States; and for certain widows, during widowhood and while residents of this State, of certain citizens and residents of this State..."
who had active duty in time of war in any such service; and to repeal section 54:4-3.12 of the Revised Statutes, "An act concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes," approved April thirteenth, one thousand nine hundred and forty (P. L. 1940, c. 39), "An act to provide for the continuation of certain exemptions provided for and allowed to all members of the New Jersey National Guard during their term of service after they have been mustered into Federal service, and to extend these exemptions for the duration of the present war and for six months thereafter to all drafted persons and to persons who enlist in the Army, the Navy or the Marine Corps," approved May second, one thousand nine hundred and forty-two (P. L. 1942, c. 70), and "An act concerning taxation, and supplementing chapter four of Title 54 of the Revised Statutes," approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 212)."

2. Section one of the act of which this act is amendatory is amended to read as follows:

1. As used in this act:

(a) "Active service in time of war" means active service at sometime during one of the following periods:

The Korean conflict, June 23, 1950, to the termination, suspension or revocation of the proclamation of the existence of a national emergency issued by the President of the United States on December 16, 1950, or termination of the existence of such national emergency by appropriate action of the President or Congress of the United States;

World War II, December 7, 1941 to September 2, 1945;

World War I, April 6, 1917 to November 11, 1918;

Spanish-American War, April 21, 1898 to August 13, 1898;

Civil War, April 15, 1861 to May 26, 1865;

or, as to any subsequent war, during the period
from the date of declaration of war to the date on which actual hostilities shall cease.

(b) "Assessor" means the assessor, board of assessors or any other official or body of a taxing district charged with the duty of assessing real and personal property for the purpose of general taxation.

(c) "Collector" means the collector or receiver of taxes of a taxing district.

(d) "Honorably discharged or released under honorable circumstances from active service in time of war," means and includes every form of separation from active, full-time duty with military or naval pay and allowances in some branch of the Armed Forces of the United States in time of war, other than those marked "dishonorable," "undesirable," "bad conduct," "by sentence of general court martial," "by sentence of summary court martial" or similar expression indicating that the discharge or release was not under honorable circumstances. A disenrollment certificate or other form of release terminating temporary service in a military or naval branch of the Armed Forces rendered on a voluntary and part-time basis without pay, or a release from or deferment of induction into the active military or naval service shall not be deemed to be included in the aforementioned phrase.

(e) "Pre-tax year" means the particular calendar year immediately preceding the "tax year."

(f) "Resident" means one legally domiciled within the State of New Jersey. Mere seasonal or temporary residence within the State, of whatever duration, shall not constitute domicile within the State for the purposes of this act. Absence from this State for a period of twelve months shall be prima facie evidence of abandonment of domicile in this State. The burden of establishing legal domicile within the State shall be upon the claimant.

(g) "Tax year" means the particular calendar year in which the general property tax is due and payable.
(h) "Veteran" means any citizen and resident of this State honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States.

(i) "Widow" means only the surviving lawful wife of any of the following, while she is a resident of this State, during widowhood:

1. A citizen and resident of this State who has met or shall meet his death while on active duty in time of war in any branch of the Armed Forces of the United States; or

2. A citizen and resident of this State who has had or shall hereafter have active service in time of war in any branch of the Armed Forces of the United States and who died or shall die while on active duty in a branch of the Armed Forces of the United States; or

3. A citizen and resident of this State who has been or may hereafter be honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States.

3. Section two of the act of which this act is amendatory is amended to read as follows:

2. Every person a citizen and resident of this State now or hereafter honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States and a widow as defined herein, during her widowhood and while a resident of this State, shall be entitled, on proper claim being made therefor, to exemption from taxation on real and personal property to an assessed valuation not exceeding five hundred dollars ($500.00) in the aggregate.
4. Section three of the act of which this act is amendatory is amended to read as follows:

3. After the effective date of this act, no exemption from taxation on the valuation of real and personal property, as provided herein, shall be allowed except upon written application therefor, which application shall be on a form prescribed by the Director, Division of Taxation, in the Department of the Treasury, and provided for the use of claimants hereunder by the governing body of the municipality constituting the taxing district in which such claim is to be filed. As to claims filed with and approved by an assessor prior to the effective date of this act on forms not prescribed by the director, the assessor shall on or before July first, one thousand nine hundred and fifty-four, require the filing of a new application on a prescribed form and he shall, if it complies with the law, approve said application before continuing the exemption. Any exemption heretofore granted on the basis of a verbal application to the assessor shall not be continued except upon the filing of a written application, as herein provided, establishing the claimant’s right to a continuance thereof. Each assessor may at any time inquire into the right of a claimant to the continuance of an exemption hereunder and for that purpose he may require the filing of a new application or the submission of such proof as he shall deem necessary to determine the right of the claimant to continuance of such exemption. No application for exemption based upon service in the Armed Forces shall be allowed unless there is annexed thereto a copy, which may be photostatic, of claimant’s certificate of honorable discharge or of his certificate of release under honorable circumstances from active service in time of war in a branch of the Armed Forces of the United States. In the case of an application by a widow, said application shall not be allowed unless it clearly establishes that:
(a) Claimant's husband met his death while on active duty in a branch of the Armed Forces of the United States having had active service in time of war, as herein defined, in a branch of the Armed Forces of the United States, or in the case of a widow of a veteran, claimant shall establish that her husband was honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States, (b) claimant's husband was a citizen and resident of this State at the time of his death, (c) claimant was his wife at the time of his death, and (d) claimant is a resident of this State and has not remarried.

5. Section six of the act of which this act is amendatory is amended to read as follows:

6. Every fact essential to support a claim for exemption hereunder shall exist on October first of the pretax year and in the case of an application by a veteran such application shall establish that he was, on October first of the pretax year, (a) a veteran, as herein defined, (b) the owner of the legal title to the property on which exemption is claimed and (c) a citizen and resident of this State and, in the case of an application by a widow, as herein defined, such application shall establish that she was, on October first of the pretax year, (a) the owner of the legal title to the property on which exemption is claimed, (b) that she has not remarried and (c) that she is a resident of this State.

6. Section eight of the act of which this act is amendatory is amended to read as follows:

8. No person shall be allowed exemption from taxation in any one year on the assessed valuation of his real and personal property of more than five hundred dollars ($500.00) in the aggregate, but exemption may be claimed in any taxing district in which the claimant has taxable property and may be apportioned, at the claimant's option, between two or more taxing districts; provided, such claims shall not exceed five hundred dollars ($500.00) in the aggregate. If a widow, as herein defined, shall
herself have been honorably discharged or released under honorable circumstances from active service in time of war in any branch of the Armed Forces of the United States, she shall be entitled to an exemption for each status. The exemptions herein provided shall be in addition to any exemptions now or hereafter provided by any other statute for disabled veterans or widows as herein defined.

7. This act shall take effect January first, one thousand nine hundred and fifty-four, and the exemptions provided herein shall be applicable for the tax-year one thousand nine hundred and fifty-four and thereafter.

Approved December 19, 1953.

CHAPTER 437

AN ACT concerning certain alcoholic beverage licenses, and supplementing chapter one of Title 33 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In any municipality wherein not more than one retail consumption license and not more than one plenary retail distribution license may be issued pursuant to State law and wherein one license of either type or of each type is issued, if the holder of either type of license dies or shall have died and operation of the business ceases or shall have ceased during the license term and if no application for extension or transfer of the license is or shall have been filed within ninety days following the decease, the municipal issuing authority may by resolution void said license and thereafter it shall be lawful to issue in such municipality a new license of the same type as that of the license so voided.

2. This act shall take effect immediately.

Approved December 21, 1953.
CHAPTER 438

An Act to amend the title of "An act concerning civilian defense during emergency," approved May twenty-third, one thousand nine hundred and forty-two (P. L. 1942, c. 251), as said title was amended by chapter eighty-six of the laws of one thousand nine hundred and forty-nine, so that the same shall read "An act concerning civilian defense and disaster control during emergency"; to amend and supplement the body of said act; and to repeal sections seven and ten of chapter two hundred fifty-one of the laws of one thousand nine hundred and forty-two.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The title of "An act concerning civilian defense during emergency," approved May twenty-third, one thousand nine hundred and forty-two (P. L. 1942, c. 251), as said title was amended by chapter eighty-six of the laws of one thousand nine hundred and forty-nine, is amended to read "An act concerning civilian defense and disaster control during emergency."

2. Section one of the act of which this act is amendatory is amended to read as follows:

1. The purpose of this act is to provide for the health, safety and welfare of the people of the State of New Jersey and to aid in the prevention of damage to and the destruction of property during any emergency as herein defined by prescribing a course of conduct for the civilian population of this State during such emergency and by centralizing control of all civilian activities having to do with such emergency under the Governor and for that purpose to give to the Governor control over such re-
sources of the State Government and of each and every political subdivision thereof as may be necessary to cope with any condition that shall arise out of such emergency and to invest the Governor with all other power convenient or necessary to effectuate such purpose.

3. The following words and phrases as used in this act shall have the following meanings:

(1) “Disaster” shall mean any unusual incident resulting from natural or unnatural causes which endangers the health, safety or resources of the residents of one or more municipalities of the State, and which is or may become too large in scope or unusual in type to be handled in its entirety by regular municipal operating services.

(2) “Local disaster emergency” shall mean and include any disaster, or the imminence thereof, resulting from natural or unnatural causes other than enemy attack and limited to the extent that action by the Governor under this act is not required.

(3) “War emergency” shall mean and include any disaster occurring anywhere within the State as the result of enemy attack or the imminent danger thereof.

(4) “Emergency” shall mean and include “disaster” and “war emergency” as above in this section defined.

4. Section two of the act of which this act is amendatory is amended to read as follows:

2. The Governor is authorized to utilize and employ all the available resources of the State Government and of each and every political subdivision of this State, whether of men, properties or instrumentalities, and to commandeer and utilize any personal services and any privately owned property necessary to avoid or protect against any emergency subject to the future payment of the reasonable value of such services and privately owned property as hereinafter in this act provided.
5. Section five of the act of which this act is amendatory is amended to read as follows:

5. There is hereby created in the State Department of Defense, the office of civilian defense director. The civilian defense director shall be appointed by the Governor and shall hold office at the will and pleasure of the Governor with or without compensation in the discretion of the Governor. He shall assist the Governor in effectuating the purposes of this act and, to that end, the Governor is empowered to delegate to the said civilian defense director any of the powers conferred by this act upon the Governor to the extent that such delegation of power is, in the judgment of the Governor, necessary; provided, however, that all such powers shall be exercised in the name of the Governor. The Governor is authorized to establish an adequate organization to assist in supervising and co-ordinating the civilian defense activities of the State Government and of all of the political subdivisions of this State and for that purpose the said Governor is authorized and empowered, within the limits of appropriations, to establish and operate such subordinate offices as may be necessary. Nothing contained herein shall be construed to empower the Governor to delegate to the civilian defense director any of the powers heretofore conferred upon the established State Departments.

6. Under the supervision of the Chief of Staff, Department of Defense, the civilian defense director is hereby concurrently assigned the duties of State Disaster Control Director.

7. Section eight of the act of which this act is amendatory is amended to read as follows:

8. It shall be the duty of the members of the governing body and of each and every officer, agent and employee of every political subdivision of this State and of each member of all other governmental bodies, agencies and authorities of any nature whatsoever fully to co-operate with the Governor and the civilian defense director in all matters
affecting any emergency as defined by this act. The Governor is authorized to make, amend and rescind orders, rules and regulations as in this act provided, and it shall be unlawful for any municipality or other subdivision or any other governmental agency of this State to adopt any rule or regulation or to enforce any such rule or regulation that may be at variance with any such order, rule or regulation established by the Governor. In the event of a dispute on the question of whether or not any such rule or regulation is at variance with an order, rule or regulation established by the Governor under this act, the determination of the Governor shall control.

8. In every municipality of this State the mayor shall appoint a municipal disaster control director from among the residents of the municipality. The municipal disaster control director shall serve at the pleasure of the mayor.

9. Each municipal disaster control director shall appoint a deputy municipal disaster control director with the approval of the mayor. Wherever possible, such deputy shall be appointed from among the salaried officers or employees of the municipality.

10. Each municipal disaster control director shall be responsible for the planning, activating, coordinating, and the conduct of disaster control operations within his municipality.

11. Section nine of the act of which this act is amendatory is amended to read as follows:

9. Every municipality of this State, other than counties, shall create a local defense council. Each local defense council shall be composed of not more than fifteen members who shall be appointed by the mayor or chief executive officer of the municipality and shall hold office at the will and pleasure of the appointing authority. The municipal disaster control director shall be a member and shall serve as chairman of the local defense council. The local defense council shall assist the municipality in es-
establishing the various local volunteer agencies needed to meet the requirements of all local civilian defense and disaster control activities in accordance with rules and regulations established by the Governor in pursuance of the provisions of this act. The local defense council is authorized, within the limits of appropriations, to establish an adequate organization to assist in supervising and coordinating the civilian defense and disaster control activities of the local municipality. It shall be lawful for the members of the local defense council also to be members of other agencies created because of any emergency. Upon the effective date of this act, the local defense councils heretofore appointed shall become the respective local defense councils provided for in this act and shall thereafter continue to function as such local defense councils, subject to the provisions of this act.

12. In every county of this State the board of chosen freeholders shall appoint a county disaster control co-ordinator and a deputy county disaster control co-ordinator, which appointments shall be subject to the approval of the State Civilian Defense Director and thereafter shall be subject to his orders. The State Civilian Defense Director shall exercise supervision and control of all such appointees, who may be removed by said State Civilian Defense Director for cause.

13. The county disaster control co-ordinator shall be responsible for the development, coordination, and activation of county-wide mutual aid civilian defense and disaster control plans; and for the activation of such disaster control and civilian defense facilities and services as are available from the resources of the county government.

14. Section eleven of the act of which this act is amendatory is amended to read as follows:

11. Every political subdivision of this State is authorized to create by resolution any other agencies or instrumentalities that may be needed in order to meet the problems presented by any emer-
agency as defined by this act, not at variance with such rules and regulations as shall be established by the Governor. Any such agencies heretofore or hereafter established shall immediately conform to the rules and regulations that may be adopted and promulgated by the Governor.

15. Section twelve of the act of which this act is amendatory is amended to read as follows:

12. No private civilian agency of any nature whatsoever, carrying on any activities connected with any emergency, shall operate within the State of New Jersey without the approval of the Governor. Any person who shall be an officer, employee, agent or member of or who shall knowingly perform any work or activities connected with any such agency, which has not received the approval of the Governor, shall be guilty of a violation of this act.

16. Section thirteen of the act of which this act is amendatory is amended to read as follows:

13. In order to accomplish the purposes of this act, the Governor is empowered to make such orders, rules and regulations as may be necessary adequately to meet the various problems presented by any emergency and from time to time to amend or rescind such orders, rules and regulations, including among others the following subjects:

   a. On matters pertaining to the method of conducting black-outs, partial black-outs, and modifying and controlling illumination, and pertaining to the conduct of the civilian population of this State during such black-outs, partial black-outs, and periods during which illumination is modified.

   b. On matters pertaining to air raid warnings and air raids and the conduct of the civilian population during the alert period of an air raid or of a threatened or impending air raid and during and following any air raid.
e. Concerning the organization, recruiting, training, conduct, duties and powers of volunteer agencies, including air raid wardens, auxiliary police and firemen, demolition and clearance crews, fire watchers, road repair crews, rescue squads, medical corps, nurses’ aides corps, decontamination squads, drivers’ corps, messengers’ corps, emergency food and housing corps, utility repair squads, and all other civilian protection forces exercising or performing any functions or duties in connection with the problems of local civilian defense or disaster control.

d. The designation of vehicles and persons permitted to move during air raids or any emergency.

e. The conduct of the civilian population during the threat of and imminence of danger or any emergency.

f. The method of meeting threatened air raid danger insofar as it affects the children in our schools.

g. Concerning the meeting or counteracting of threatened and actual sabotage, subversive activities, and other dangers incident to any emergency.

h. Concerning the method of evacuating residents of threatened districts and the course of conduct of the civilian population during any necessary evacuation.

i. On any matter that may be necessary to protect the health, safety and welfare of the people or that will aid in the prevention of loss to and destruction of property.

j. Such other matters whatsoever as are or may become necessary in the fair, impartial, stringent and comprehensive administration of this act.

All such orders, rules and regulations when established shall be forthwith promulgated by proclamation of the Governor, which promulgation shall
be deemed to be sufficient notice to the public. All such orders, rules and regulations when promulgated shall be binding upon all political subdivisions, public agencies, public officials and public employees of this State. All such orders, rules and regulations having to do with the conduct of persons which shall be adopted by the Governor and promulgated as provided herein shall be binding upon each and every person within this State. Upon the adoption and promulgation of orders, rules and regulations as provided above, the civilian defense director shall send a copy to the municipal disaster control director and to the clerk of each municipality of this State in which such order, rule or regulation will take effect. The said municipal clerk shall forthwith post any such order, rule or regulation in a public place in the municipal building.

17. An officer of a municipality or county who is charged with duties pertaining to civilian defense or disaster control planning shall perform his duties in accordance with rules and regulations promulgated by the Governor.

18. The Governor may remove any municipal disaster control director at any time for cause. In such event the mayor of the municipality shall appoint a new municipal disaster control director with the approval of the Governor. If the mayor shall not appoint a municipal disaster control director within ten days after such office shall become vacant, the Governor may appoint a temporary municipal disaster control director who shall serve and perform all of the duties of that office until such time as a new municipal disaster control director shall be appointed by the mayor with the approval of the Governor.

19. Section fifteen of the act of which this act is amendatory is amended to read as follows:

15. The Governor is authorized to provide by his rules and regulations that any motor vehicle regulation or traffic act provision or any other
regulatory provision of law, the enforcement of which will be detrimental to the public welfare during any black-out, air raid, threatened air raid, preparations for emergencies or during the threat or imminence of danger in emergency, shall be suspended during such black-out, air raid, threatened air raid, preparations for emergencies or during the threat or imminence of danger. The judgment of the Governor on all such matters shall be conclusive.

20. Section sixteen of the act of which this act is amendatory is amended to read as follows:

16. The Governor shall be in command in the event of any actual or imminent or threatened disaster or catastrophe in anywise connected with any emergency, and the Governor is authorized to designate the person to take command anywhere within this State of all civilian defense and disaster control activities in the event of such actual or imminent or threatened disaster or catastrophe, and is further authorized to delegate to such emergency commander any and all powers which in the judgment of the Governor it is deemed necessary to delegate. The judgment of the Governor in such matters shall be conclusive. Nothing contained in this section shall be construed to apply to any case where the Federal Government has assumed jurisdiction pursuant to the war powers of said government.

21. Section seventeen of the act of which this act is amendatory is amended to read as follows:

17. Any person who shall:

a. Commit any unauthorized or otherwise unlawful act during the threat or imminence of danger in any emergency that jeopardizes the health, welfare and safety of the people; or

b. Commit any unauthorized or otherwise unlawful act during the threat or imminence of danger during any emergency that contributes to the loss of or destruction to property; or
c. Hamper, impede, or in any way interfere with any person who is performing any function authorized under this act; or

d. Drive any motor vehicle in a prohibited area during a black-out or while an air raid alert is in progress or in any other manner contrary to the rules and regulations covering any period of danger or any emergency; or

e. Go within a prohibited area contrary to rules and regulations; or

f. Refuse to obey the lawful orders of any air raid warden, civilian protection worker, or other person who is duly authorized to perform any act or function during the threat or imminence of danger or any emergency; or

g. Refuse to co-operate with any air raid warden, civilian protection worker, or other person who is duly authorized to perform any act or function in connection with activities during the threat or imminence of danger or any emergency; or

h. Violate any order, rule or regulation adopted by the Governor and promulgated as provided by this act; or

i. Violate any other provision of this act declared herein to be unlawful—

shall be adjudged a disorderly person and shall be punished by imprisonment in the workhouse, penitentiary or county jail for a term not exceeding one year or by a fine not exceeding one hundred seventy-five dollars ($175.00), or by both such fine and imprisonment, in the discretion of the court.

22. Whenever, in his opinion, a disaster has occurred or is imminent in any municipality, the municipal disaster control director of that municipality shall proclaim a state of local disaster emergency within the municipality. The municipal disaster control director, in accordance with regulations promulgated by the State Civilian Defense Director, shall be empowered to issue and enforce
such orders as may be necessary to implement and carry out disaster control operations and to protect the health, safety, and resources of the residents of the municipality.

23. No representative of any municipality shall request aid in time of disaster directly from non-contiguous municipalities nor shall any municipality or public or semipublic agency send personnel or equipment into a disaster-stricken municipality unless and until such aid has been directed by the county disaster control co-ordinator or his deputy. Specific exemptions from the action of this section may be granted only by authority of the State Disaster Control Director.

24. Section nineteen of the act of which this act is amendatory is amended to read as follows:

19. a. Whenever, in his opinion, the control of any disaster is beyond the capabilities of local authorities, the Governor is authorized:

(1) To assume control of all civilian defense and disaster control operations.

(2) To proclaim an emergency if he deems the same necessary.

(3) Temporarily to employ, take or use the personal services, or real or personal property, of any citizen or resident of this State, or of any firm, partnership or unincorporated association doing business or domiciled in this State, or of any corporation incorporated in or doing business in this State, or the real property of a non-resident located in this State, for the purpose of securing the defense of the State or of protecting or promoting the public health, safety or welfare; provided, that such personal services or property shall not be employed or used beyond the borders of this State unless otherwise authorized by law.

b. Compensation for any personal services required of any natural person under the provisions of subsection “a” of this section shall be paid at
the prevailing established rate for services of a like or similar nature.

c. There is hereby established an emergency compensation board in and for each county of the State, to be composed of three persons appointed by the Governor who shall serve at the will and pleasure of the Governor and without compensation. Wherever the volume of work makes it necessary, the Governor may appoint one or more additional emergency compensation boards in any county of this State. The emergency compensation board shall award reasonable compensation to the party entitled thereto for any property employed, taken or used under the provisions of this subsection and for any injury caused by such employment, taking or using. Any party who deems himself entitled to such compensation as is provided for in this section may file a petition for an award with the board, naming the State as defendant. Such petition shall be filed with an emergency compensation board in the county in which the property was located at the time it was employed, taken or used. A copy of said petition shall be served on the Attorney-General. The board shall thereupon after reasonable and proper notice to the petitioner and the Attorney-General, grant a hearing upon such petition and render a decision fixing the amount of the award. This award shall be paid within one year after the decision is rendered from any funds appropriated by the State for such purpose.

d. Any party who deems himself aggrieved by the decision of an emergency compensation board of any county shall have the right to bring an action for such compensation against the State as defendant in the Superior Court, according to the practice and procedure covering condemnation proceedings in such court. Either the State or the petitioner shall have a right to trial by jury in such court.
e. When, in the opinion of the Governor, the period of emergency under which action has been taken by him as provided under subsection "a" of this section has passed, he shall issue a proclamation declaring its end and suspending the powers granted to him under subsection "a" of this section and no petition for an award as provided for in subsection "c" shall be filed after one year from the date of the Governor's proclamation declaring the end of the emergency; provided, that any member of the Armed Forces of the United States whose property was employed, taken or used as provided in said subsection "a" of this section may file such petition within two years after the Governor's proclamation.

25. The provisions of chapter twelve of the laws of one thousand nine hundred and fifty-two, supplemental to the act of which this act is amendatory and supplementary, providing disability, death and medical and hospital benefits, in certain cases, to civil defense volunteers and their dependents, shall apply in the same manner to such volunteers and their dependents under the provisions of this amendatory and supplementary act.

26. Sections seven and ten of chapter two hundred fifty-one of the laws of one thousand nine hundred and forty-two are repealed.

27. This act shall take effect immediately.

Approved December 28, 1953.
CHAPTER 439

AN ACT to validate proceedings for the issuance of bonds or other obligations of school districts, and bonds or other obligations issued or to be issued in pursuance of such proceedings.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. All proceedings heretofore had or taken by any school district or at any special school district meeting or election for the authorization or issuance of bonds or other obligations of such school district issued or to be issued in pursuance of a proposal adopted by the legal voters at such meeting or election are hereby ratified, validated and confirmed, notwithstanding that the adoption of such proposal authorized the board of education to issue bonds, the principal amount of which, added to the amount of all the bonds and notes of the school district then issued and outstanding or authorized but unissued less the amount of any sinking funds held for payment of the same, exceeded any limitation or other restriction prescribed by section 18:5-84 of the Revised Statutes, or notwithstanding that the proposal contained in the notice or notices of such meeting or election was not set forth as framed by the board of education as required by the provisions of section 18:7-86 of the Revised Statutes, or notwithstanding that the notice or notices of such meeting or election were not published at least one week before the holding of such meeting or election as required by the provisions of section 18:7-15 of the Revised Statutes; provided, however, that the adoption of such proposal did not authorize the board of education to issue bonds in a principal amount exceeding the
amount stated in such notices; and provided further, that the notices of such meeting or election specified the date and time thereof and were posted at least ten days before such meeting or election as required by the provisions of section 18:7-15 of the Revised Statutes and such notice or notices were published at least three days before such meeting or election; and provided further, that the supplemental debt statements have been made, sworn to and filed in the places required by section 18:5-87 of the Revised Statutes and that the percentage of net debt as stated in any such supplemental debt statement does not exceed seven per centum (7%) or, if such percentage shall exceed seven per centum (7%), the consents of the State Commissioner of Education and of the local government board provided for in said section 18:5-86 shall, prior to the issuance of such bonds have been endorsed upon a copy of such proposal; and provided further, that no action, suit or proceeding to contest the validity of such meeting or election or the issuance of such bonds or other obligations has been heretofore instituted in any court of this State.

2. This act shall take effect immediately.

Approved December 29, 1953.
AN ACT to amend "An act concerning the several counties and municipalities, regulating the effect of the Federal census for the year one thousand nine hundred and fifty on offices and employments and the compensation of officers and employees in the several counties and municipalities," approved February eleventh, one thousand nine hundred and fifty-two (P. L. 1952, c. 1).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section three of the act of which this act is amendatory is amended to read as follows:

3. This act shall become inoperative on and after March first, one thousand nine hundred and fifty-four.

2. This act shall take effect immediately.

Approved December 29, 1953.
CHAPTER 441

AN ACT concerning the membership of township committees in certain townships, and amending sections 40:146-2 and 40:146-3 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 40:146-2 of the Revised Statutes is amended to read as follows:

40:146-2. In every township, except townships situate in a county of the sixth class, having a population of more than forty-five hundred the township committee shall consist of five members, who shall each hold office for three years except as herein otherwise provided, and in such townships, the two additional members shall be elected at the next annual election, one for two years and the other for three years. No ordinance shall require the vote of more than three members of the committee on its passage, unless otherwise provided by law.

2. Section 40:146-3 of the Revised Statutes is amended to read as follows:

40:146-3. The legal voters of any township having a population of less than forty-five hundred or of any township situate in a county of the sixth class may elect to increase the membership of the township committee of such township from three to five members. An election upon the proposition, to be held at the next general election, shall be ordered by the township committee on the petition of not less than twenty-five per centum (25%) of the legal voters of the township, as determined by the number of votes cast at the last preceding general election.

3. This act shall take effect immediately.

Approved December 30, 1953.
CHAPTER 442

An Act concerning the membership of the board of chosen freeholders in certain counties, and amending section 40:20-20 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 40:20-20 of the Revised Statutes is amended to read as follows:

40:20-20. The board of chosen freeholders in counties having a population of more than three hundred thousand shall consist of nine members; in counties having a population between one hundred and fifty thousand and three hundred thousand, other than counties of the fifth class, seven members; in counties having a population between seventy thousand and one hundred and fifty thousand, five members; except as hereinafter otherwise provided, in counties having a population less than seventy thousand the board shall consist of three members; in counties of the fifth class having a population of more than one hundred and fifty thousand the board shall consist of five members; in counties of the sixth class the board shall consist of five members.

2. This act shall take effect as of the first day of July, one thousand nine hundred and fifty-two.

Approved December 30, 1953.
CHAPTER 443

AN ACT concerning the construction and maintenance of certain dams and a storage reservoir across and in the Delaware river and of certain reservoirs in and immediately adjacent to the said river, for the purpose of impounding the waters of said river to provide a supply for domestic, commercial and industrial purposes and compensation flow; providing for the giving of authority to the Commonwealth of Pennsylvania, or, through it, to any commission or other public body or municipality singly or collectively designated by the Legislature of said Commonwealth to construct and maintain said dams and reservoir and use the water impounded therein for said purposes as a public project, subject to certain terms, conditions and limitations; providing for participation by the State of New Jersey in the said project; granting to the Commonwealth of Pennsylvania, or its authorized agency, the right to acquire property in New Jersey for the purposes of this act; providing for the exercise of the power of eminent domain in connection with said project by the New Jersey State Department of Conservation and Economic Development; granting certain powers to and imposing certain duties upon said department in connection with said project; prescribing the procedure for condemnation; providing for the inoperation of the act unless and until the Legislature of the Commonwealth of Pennsylvania shall enact into law legislation consistent with the terms of this act; and revoking in part (sub-
ject to Pennsylvania’s concurrence) the compact between New Jersey and Pennsylvania dated April twenty-sixth, one thousand seven hundred and eighty-three, and ratified by the act entitled “An act to ratify and confirm an agreement, made between commissioners appointed by the Legislature of the State of Pennsylvania, and commissioners appointed by the Legislature of the State of New Jersey, for the purpose of settling the jurisdiction of the river Delaware, and islands within the same,” passed May twenty-seventh, one thousand seven hundred and eighty-three (P. L. 1783, chap. XX 2d sitting).

WHEREAS, Litigation is pending in the United States Supreme Court between the State of New York, the City of New York, the State of New Jersey and the Commonwealth of Pennsylvania, relative to use of the Delaware river as a source of public water supply; and

WHEREAS, The State of New Jersey has claimed the right to divert a volume of water from the Delaware river, based upon its prior diversion through the Delaware and Raritan canal; and

WHEREAS, The Commonwealth of Pennsylvania has indicated that it will contest this State’s diversion of said waters for public water supply without compensation flow releases; and

WHEREAS, The Commonwealth of Pennsylvania has agreed not to contest this State’s right to divert a volume of water equivalent to one hundred million gallons per day out of the Delaware basin for domestic, commercial or industrial purposes, without any requirement for compensation flow releases, if the State of New Jersey enacts the following mutually advantageous legislation; and
Preamble.  Whereas, It is proposed that the United States Supreme Court will retain jurisdiction over diversions from the Delaware river by either State; and

Preamble.  Whereas, It is desirable that the water resources of the Delaware river be made available to meet the water needs of the State of New Jersey; and

Preamble.  Whereas, The city and State of New York have proposed substantially increased minimum flows of the river to be provided by them upon the completion of their present reservoir construction and the proposed dam and reservoir at Cannonsville, New York, all under the jurisdiction of the United States Supreme Court; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Subject to the provisions of this act, authority is given to the Commonwealth of Pennsylvania or, through it, to any commission or other public body or municipality singly or collectively designated by the Legislature of said Commonwealth to construct and maintain a storage dam across the Delaware river at or near the area known as Wallpack Bend, but above the confluence with Flatbrook, and including the works and appurtenances of said dam and to maintain the reservoir above said dam for the purpose of impounding the waters of said river to provide a supply of water for domestic, commercial and industrial purposes and compensation flow. Such construction and maintenance shall be deemed to be a public project for the benefit of New Jersey and Pennsylvania. The authority to construct such reservoir hereby conferred shall expire, unless sooner exercised, fifty years after the effective date of this act.

2. (a) The entire cost of such construction and maintenance shall be borne by the Commonwealth of Pennsylvania or by said commission or public body or municipality, but the State of New Jersey
shall be entitled to become a participant in the said
project and acquire a proportionate interest
therein, not to exceed a thirty per centum (30%)
interest, by paying to the Commonwealth of Penn­
sylvania or to said commission or public body or
municipality, immediately upon the completion of
the project, such proportionate amount of the cost
of the project, and thereafter from time to time
the proportionate cost of maintaining the project.

(b) The county of Sussex in the State of New
Jersey shall have the right to divert from the Wall­
pack Bend reservoir for the water supply of its
municipalities a quantity of water not exceeding
25 million gallons daily and shall pay for the quanti­
ties diverted the average production cost thereof
calculated by sound accounting principles. Pro­
vided, that if the State of New Jersey shall have
participated in the construction of the project, any
water diverted by the county of Sussex shall be
taken out of New Jersey’s proportionate share of
the water, and the county of Sussex shall make its
payments therefor solely to the State of New
Jersey.

3. Any such reservoir so constructed and main­
tained shall at all times be made available for fish­
ing and recreation, subject only to reasonable rules,
regulations and license fees to be adopted by the
State of New Jersey applicable to that section of
the reservoir within its territorial limits and by
the Commonwealth of Pennsylvania applicable to
that section of the reservoir within its territorial
limits. Each State shall have the right to erect
and maintain publicly owned recreational facilities
on its respective side of the reservoir and to pro­
vide reasonable access thereto in conformity with
such reasonable rules and regulations.

4. No work upon any such project shall be com­
menced by the Commonwealth of Pennsylvania or
said commission, public body or municipality until
copies of the plans and specifications for such work
shall first be filed with the New Jersey State De­
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5. In the event that the State of New Jersey shall elect to become a participant in any such project, as in section two of this act provided, the State of New Jersey shall be entitled to withdraw water from the said reservoir or said river or both, for domestic, commercial and industrial purposes and compensation flow, according to the proportion of its interest, but subject to any restrictions that may be imposed by decree of the Supreme Court of the United States. Any restrictions upon such taking which may be imposed upon New Jersey by decree of the Supreme Court of the United States shall not affect the right of the Commonwealth of Pennsylvania to construct the reservoir and diversion dam authorized herein.

6. Authority is also given to the Commonwealth of Pennsylvania or through it to any commission or other public body or municipality singly or collectively designated by the Legislature of said Commonwealth, to construct and maintain a diversion dam across the Delaware river at or near Yardley or Brookville, Pennsylvania, with necessary appurtenances, for the withdrawal of a water supply from the said river.

7. In connection with the construction of any such storage dam and reservoir or any such diversion dam, real property in New Jersey may be acquired by purchase or may be taken by the exercise of the power of eminent domain. The power so to take shall be exercised by the New Jersey State Department of Conservation and Economic Development, or its successor, hereinafter called the department, and any such acquisition or taking shall be deemed to be for and shall inure to the benefit of the State of New Jersey and the Commonwealth of Pennsylvania. The cost of any such acquisition and the entire expense of any condemnation proceeding, including the payment of awards, shall be borne by the Commonwealth of Pennsylvania, or by said commission, public body or municipality; provided,
however, that if the State of New Jersey shall be a participant in the construction of the storage dam and reservoir, the State of New Jersey shall bear its proportionate share of such cost and expense. Before such condemnation proceeding shall be instituted, the Commonwealth of Pennsylvania, or its authorized commission, public body or municipality, shall deposit with the Treasurer of the State of New Jersey for the use of the department such reasonable amount in cash or United States Government securities as shall meet with the approval of the Governor of the State of New Jersey as security for the payment of its share of such cost and expense, and any surplus remaining after the payment of such cost and expense shall be repaid or returned to the Commonwealth of Pennsylvania.

8. Upon the exercise of the power of eminent domain by the department, the compensation to be paid thereunder shall be ascertained and paid in the manner provided in chapter one of Title 20 of the Revised Statutes in so far as the provisions thereof are applicable and not inconsistent with the provisions contained in this act. Subject to the rules of civil practice in the Superior Court adopted by the Supreme Court of New Jersey the department may join in separate subdivisions in one complaint the descriptions of any number of tracts or parcels of land or property to be condemned, and the names of any number of owners and other parties who may have an interest therein and all such land or property included in said complaint may be condemned in a single proceeding; provided, however, that separate awards be made for each tract or parcel of land or property; and provided, further, that each of said tracts or parcels of land or property lies wholly in or has a substantial part of its value lying wholly within the same county.

9. Upon the filing of such a complaint or at any time thereafter, the department may file with the clerk of the county in which such property is located and also with the Clerk of the Superior Court a declaration of taking, signed by the department,
declaring that possession of one or more of the tracts or parcels of land or property described in the complaint is thereby being taken by and for the use of the Commonwealth of Pennsylvania and State of New Jersey. The said declaration of taking shall be sufficient if it sets forth (1) a description of each tract or parcel of land or property to be so taken sufficient for the identification thereof and to which there may or may not be attached a plan or map thereof; (2) a statement of the estate or interest in the said land or property being taken; (3) a statement of the sum of money estimated by the department by resolution to be just compensation for the taking of the estate or interest in each tract or parcel of land or property described in said declaration; and (4) that, in compliance with the provisions of this act, the department has established and is maintaining a trust fund as hereinafter provided.

10. Upon the filing of the said declaration, the department shall deposit with the Clerk of the Superior Court the amount of the estimated compensation stated in said declaration. In addition to the said deposits with the Clerk of the Superior Court the department at all times shall maintain a special trust fund on deposit with a bank or trust company doing business in this State in an amount at least equal to the aggregate amount deposited with the Clerk of the Superior Court as estimated compensation for all property described in declarations of taking with respect to which the compensation has not been finally determined and paid to the persons entitled thereto or into court. Said trust fund shall consist of cash or securities readily convertible into cash constituting legal investments for trust funds under the laws of this State. Said trust fund shall be held solely to secure and may be applied to the payment of just compensation for the land or other property described in such declaration of taking. The department shall be entitled to withdraw from said trust fund from time to time so much as may then be in excess of the
aggregate of the amount deposited with the Clerk of the Superior Court as estimated compensation for all property described in declarations of taking with respect to which the compensation has not been finally determined and paid to the persons entitled thereto or into court.

11. Six months after the filing of the said declaration as aforesaid and depositing with the Clerk of the Superior Court the amount of the estimated compensation stated in said declaration, the Commonwealth of Pennsylvania and State of New Jersey, without other process or proceedings, shall be entitled to the exclusive possession and use of each tract of land or property described in said declaration and may forthwith enter into and take possession of said land or property, it being the intent of this provision that the proceedings for compensation or any other proceedings relating to the taking of said land or interest therein or other property shall not delay the taking of possession thereof and the use thereof by the Commonwealth of Pennsylvania and State of New Jersey for the purpose or purposes for which the department is authorized by this act to acquire or condemn such land or other property or interest therein.

12. The department shall cause notice of the filing of said declaration and the making of said deposit to be served upon each party in interest named in the complaint residing in this State, either personally or by leaving a copy thereof at his residence, if known, and upon each party in interest residing out of the State, by mailing a copy thereof to him at his residence, if known. In the event that the residence of any such party or the name of such party is unknown, such notice shall be published at least once in a newspaper published or circulating in the county or counties in which the land is located. Such service, mailing or publication shall be made within ten days after filing such declaration. Upon the application of any party in interest and after notice to other parties in interest, including the department, any judge of the Superior
Court assigned to sit for said county may order that the money deposited with the Clerk of the Superior Court or any part thereof be paid forthwith to the person or persons entitled thereto for or on account of the just compensation to be awarded in said proceeding; provided, that each person shall have filed with the Clerk of the Superior Court a consent in writing that, in the event the award in the condemnation proceeding shall be less than the amount deposited, the court, after notice as herein provided and hearing, may determine his liability, if any, for the return of such difference or any part thereof and enter judgment therefor. If the amount of the award as finally determined shall exceed the amount so deposited, the person or persons to whom the award is payable shall be entitled to recover from the department the difference between the amount of the deposit and the amount of the award, with interest at the rate of six per centum (6%) per annum thereon from the date of making the deposit. If the amount of the award shall be less than the amount so deposited, the Clerk of the Superior Court shall return the difference between the amount of the award and the deposit to the department unless the amount of the deposit or any part thereof shall have theretofore been distributed in which event the court, on petition of the department and notice to all persons interested in the award and affording them an opportunity to be heard, shall enter judgment in favor of the department for such difference against the party or parties liable for the return thereof. The department shall cause notice of the date fixed for such hearing to be served upon each party thereto residing in this State either personally or by leaving a copy thereof at his residence, if known, and upon each party residing out of the State by mailing a copy to him at his residence, if known. In the event that the residence of any party or the name of such party is unknown, such notice shall be published at least once in a newspaper published or circulat-
ing in the county or counties in which the land is located. Such service, mailing or publication shall be made at least ten days before the date fixed for such hearing.

13. Whenever under chapter one of Title 20 of the Revised Statutes the amount of the award may be paid into court, payment may be made into the Superior Court and may be distributed according to law. The department shall not abandon any condemnation proceeding subsequent to the date upon which it has taken possession of the land or property as herein provided.

14. Whenever real property in New Jersey is acquired or taken in connection with said project, the municipalities wherein such real property is located shall be compensated for the loss of tax revenue by reason of such real property being devoted to a public use, by the payment to the said municipalities by the Commonwealth of Pennsylvania, or by said commission, public body or municipality, or proportionately by said Commonwealth or said commission, public body or municipality and by the State of New Jersey, should the State of New Jersey become a participant in the project, annually of an amount equal to the average annual taxes assessed against the real property during the five-year period preceding such acquisition or taking.

15. In the event that this act becomes operative as herein provided, the New Jersey State Department of Conservation and Economic Development shall be charged with the duty of administering it and shall have the power to do all things necessary thereto.

16. The procedure for condemnation of lands shall be to acquire in the name of the Commonwealth of Pennsylvania, or its authorized commission, public body, or municipality, singly or collectively, in accordance with the provisions of law, in so far as such provisions may be applicable, such public lands, or parts thereof or rights therein and
any fee simple absolute or any lesser interest in private property, and any fee simple absolute in, easements upon, or the benefit of restrictions upon, abutting property, to preserve and protect said dam or diversion projects.

17. This act shall not be construed as a consent by the State of New Jersey to the diversion by the Commonwealth of Pennsylvania of any specific volume of water from such reservoirs, dam or diversion dams. Any diversion by the Commonwealth of Pennsylvania shall be subject to restrictions or conditions that may be imposed by decree of the Supreme Court of the United States or restrictions or conditions arrived at by compact between the Commonwealth of Pennsylvania and the State of New Jersey.

18. Subject to the concurrence of the Commonwealth of Pennsylvania, but only if this act becomes effective in accordance with the following section, Paragraph First of the compact between the State of New Jersey and the Commonwealth of Pennsylvania, dated the 26th day of April, 1783, and ratified by the Act of May 27, 1783, (P. L. 1783, Chap. XX, 2d sitting), is hereby revoked in so far as it would prevent the Commonwealth of Pennsylvania or any commission or other public body or municipality, singly or collectively designated by the Legislature of said Commonwealth to construct and maintain the dams and reservoir specified in this Act.

19. This act shall become effective when the Commonwealth of Pennsylvania shall, prior to July first, one thousand nine hundred and fifty-five, by statute, accept the terms and conditions of this act relating to the construction, the payment of land damages, costs and expenses, and the payment of taxes to municipalities on land acquired for the aforesaid purposes, and shall concur in the revocation of the compact of April 26, 1783, to the extent provided in the preceding section.

Approved December 30, 1953.
CHAPTER 44

An Act to amend "An act to authorize the board of chosen freeholders of certain counties of the second or fifth class to establish the office of superintendent of elections for said county and providing for the appointment, term of office and compensation of such superintendent of elections and fixing his powers and duties, and supplementing Title 19 of the Revised Statutes," approved May twentieth, one thousand nine hundred and forty-seven (P. L. 1947, c. 167), as said Title was amended by chapter eighty-four of the laws of one thousand nine hundred and fifty-three.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is amendatory is amended to read as follows:

1. In any county of the second class, other than those having a population between two hundred and seventy-five thousand and three hundred and twenty-five thousand and other than those having a population between three hundred and fifty thousand and four hundred thousand according to the 1950 Census, and in any county of the fifth class having a population in excess of two hundred thousand according to the 1950 Census, the board of chosen freeholders may establish, by resolution, the office of superintendent of elections for the county, and said office when once established shall not be altered or abolished.

The board of chosen freeholders shall file a certified copy of such resolution, attested by the director and clerk of the board, in the office of the Secretary of State within ten days after the adopt-
tion of the resolution, and the resolution shall take effect at the expiration of thirty days after the next primary election for the general election, or the next general election, after the adoption of such resolution, whichever shall occur first.

The office so established shall be filled by some suitable person who shall be nominated by the Governor with the advice and consent of the Senate for a term of five years from the date of his appointment and until his successor is appointed and shall have qualified. In the event that no such appointment to such office is made within thirty days following the taking effect of the resolution, heretofore or hereafter adopted, of the board of chosen freeholders of the county, as herein provided, then the said board of chosen freeholders of the county shall appoint some suitable person to fill such office for a term of five years from the date of appointment and until the successor of such person is in the same manner appointed and shall have qualified. The board shall file notice of such appointment in the office of the Secretary of State.

Each superintendent so appointed shall receive a salary of four thousand dollars ($4,000.00) per annum to be paid by the county treasurer and shall have his office in the county for which he is appointed.

Any vacancy occurring in such office of superintendent of elections shall be filled in the same manner as the original appointment to such office was made, but for the unexpired term only.

2. This act shall take effect immediately.

Approved December 30, 1953.
CHAPTER 445

An Act to amend "An act creating the New Jersey Racing Commission and defining its powers and duties; providing for the granting of permits and licenses for the operation of race meetings whereat the running, steeplechase racing or harness racing of horses only may be conducted; providing for the licensing of concessionaires and operators and their employees; regulating the system of pari-mutuel betting and fixing the license fees, taxes and revenues imposed hereunder and fixing penalties for violations of the provisions of this act," approved March eighteenth, one thousand nine hundred and forty (P. L. 1940, c. 17), as said Title was amended by chapter one hundred thirty-seven of the laws of one thousand nine hundred and forty-one.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section twenty-five of the act of which this act is amendatory is amended to read as follows:

25. Permits shall be granted by the commission to operate a running race meeting on not more than three tracks and harness race meetings on not more than four tracks. No person, partnership, association or corporation shall be granted a permit to operate a harness race meeting on any day or days for which a prior permit holder has been granted a permit to conduct a harness race meeting located within twenty-five miles of any track already licensed without the consent of such prior licensee.

2. This act shall take effect immediately.

Approved January 11, 1954.
CHAPTER 446

An Act relating to the Waterfront Commission of New York Harbor, making a supplementary appropriation for the purposes thereof.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The sum of one hundred thousand dollars ($100,000.00) or so much thereof as may be necessary, in addition to any sums heretofore appropriated, is hereby appropriated out of any available funds in the State treasury, for the use of the Waterfront Commission of New York Harbor in the administration of the Compact between the States of New York and New Jersey known as the Waterfront Commission Compact (P. L. 1953, c. 202). The amount hereby appropriated shall, together with such amounts as may be similarly appropriated by the State of New York, be held by the commission as an advance of operating funds repayable to the respective states in installments from time to time, in proportion to their contributions of such funds.

2. This act shall take effect immediately.

Approved January 11, 1954.
CHAPTER 447

AN ACT concerning county district courts, and amending section 2A:6-22 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:6-22 of the New Jersey Statutes Section amended. is amended. is amended as follows:

2A:6-22. The judge, and in courts having branch parts, the presiding judge, of any county district court may, with the approval of the board of chosen freeholders, appoint one or more deputy clerks of such court, who shall be sworn to be faithful in the performance of the duties of the office. Such deputy shall sign the name of the clerk to and issue any writs or documents out of such court during the illness, absence or disability of the clerk, and any writs or documents so signed shall be as valid in law as if signed and issued personally by such clerk.

No appointments shall be made under this section until the appointing judge of such court shall certify in writing to the board of chosen freeholders of the county, that the business of such court requires such appointment.

2. This act shall take effect immediately.

Approved January 11, 1954.
CHAPTER 448

An Act to amend "An act continuing the Commission on Statutes in the legislative branch or department of the State Government under the name of Law Revision and Bill Drafting Commission, and defining the powers and duties of such commission and designating it as the permanent Law Revision Agency of the State (Revision of 1944)," approved April thirteenth, one thousand nine hundred and forty-four (P. L. 1944, c. 105).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section one of the act of which this act is amendatory is amended to read as follows:

1. The Commission on Statutes created by "An act to create a Commission on Statutes and to define its powers and duties, and to repeal an act entitled 'An act to create a law revision committee and to define its powers and duties,' approved March thirteenth, one thousand nine hundred and twenty-five," approved June twelfth, one thousand nine hundred and thirty-nine, hereby is continued in the legislative branch or department of the State Government under the name of Law Revision and Bill Drafting Commission, and hereby is designated as the permanent Law Revision Agency of the State to examine all of the statutory law, and to recommend to the Legislature such revisions thereof as are needed, from time to time.

The commission shall consist of one member of the Senate to be appointed each year by the President thereof, one member of the General Assembly to be appointed each year by the Speaker thereof, and three commissioners, who shall be counsellors-at-law and shall be appointed by the Governor with
the advice and consent of the Senate for terms of six years, but the members of the commission now in office shall continue in office until the expiration of the respective terms for which they were appointed.

The terms of the members appointed by the President of the Senate and the Speaker of the General Assembly shall continue from the date of their respective appointments until the second Tuesday in January following and the three commissioners appointed by the Governor shall continue in office after the expiration of their respective terms until their respective successors are appointed and shall qualify.

Vacancies occurring in the membership of the commission, otherwise than by expiration of term, shall be filled in the same manner as those occurring by expiration of term but for the unexpired terms only.

Any officer or employee of this State or of any bureau or commission thereof, or of any county or municipality of this State shall be eligible to appointment as a member of said commission and his acceptance of such appointment and service upon said commission shall not in any manner affect his holding of such office, position or employment, or cause the vacation thereof notwithstanding the provisions of any statute to the contrary.

The members of the commission shall receive no compensation for their services but shall be reimbursed for expenses incurred in the performance of their duties.

2. This act shall take effect immediately.

Approved January 11, 1954.
CHAPTER 449

AN ACT creating a permanent commission on narcotic control.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. A permanent commission on narcotic control is hereby created which shall consist of five members, who shall be appointed by the Governor and shall serve, without compensation, for terms of five years each, except that of the members first appointed, two shall be appointed and shall serve three years. Vacancies caused otherwise than by expiration of term shall be filled for the unexpired term only.

2. The Governor shall appoint one member as chairman of the commission who shall serve as such during his term of office and the commission shall appoint a secretary from its own number.

3. The commission shall engage in the continuous study of the laws of this State relating to narcotic drugs and particularly relating to the control of the narcotic drug traffic and shall make such recommendations from time to time as to changes and improvements in such laws as it may find to be necessary to effectually control the illegal use of narcotic drugs.

4. The commission shall report annually on the second Tuesday in January setting forth the results of its studies of the preceding year and such recommendations for change and improvement in the laws of this State as it may determine to be desirable for the purposes aforesaid.

5. The commission may hold hearings in any part of the State and by its subpoena may compel the attendance of witnesses and the production of books, papers and records and may engage counsel and expert advisers on the subject matter of its study, if and to the extent only that funds are made
available for such purposes by appropriation, and it may draft such legal and clerical assistants, from any State department, as from time to time may be available, for the purpose of carrying on such studies and of formulating its said recommendations.

6. This act shall take effect immediately.
Approved January 11, 1954.

CHAPTER 450

An Act concerning bonds of clerks of county district courts, and supplementing chapter six of Title 2A of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. In any case where, at the time of the adoption of this act, the clerk of any county district court has defaulted or absconded, leaving a shortage in funds entrusted to his care by virtue of his office, and where the amount payable on the bond of such clerk, provided pursuant to section 2A:6-19 of the New Jersey Statutes, is insufficient to pay in full all outstanding claims against such funds, the surety on said bond is authorized to pay by certified check to the Attorney-General of New Jersey the full amount fixed in such bond and the Attorney-General upon such payment shall, for and on behalf of the State of New Jersey and the county where such court is situate, give the surety a full and general release of all obligations under such bond. Thereafter no action at law may be had on the bond against such surety by any person.

2. Upon receipt of any such certified check, the Attorney-General shall forthwith turn over such check to the judge of the county district court in
Satisfying claims.

3. It shall be the duty of the judge of the said county district court to pass upon all claims against the fund in said trust account, including the claims of private claimants and the claims of the State of New Jersey and the county in question. No claim shall be allowed unless such claim is clearly itemized, submitted under oath and fully substantiated to the satisfaction of the said judge of the county district court, whose determination shall be final. Final determination on all claims shall be made as expeditiously as possible but in no event later than one year from the receipt of the fund.

Payment of claims.

4. In the event that the amount in the trust account is sufficient to pay the claims of all private claimants found by the judge to be properly chargeable against the fund, said judge shall, with the approval of the Administrative Director of the Courts, pay to such claimants the amount of their respective claims in full without interest. The balance of the fund in the trust account shall be paid to the public claimants, any proved claim of the county in question being given precedence over claim of the State.

Claims prorated when fund is insufficient.

5. In the event that the amount in the trust account is not sufficient to pay the claims of all private claimants, found by the judge of the county district court to be properly chargeable against the fund in the trust account, then the judge of the county district court shall, subject to the approval of the Administrative Director of the Courts, pay to each claimant such proportion of his claim as the claim of such claimant bears to the total amount of private claims found by the said judge to be properly chargeable to the fund. In such event the public claimants shall be entitled to no part of the fund.

6. This act shall take effect immediately.

Approved January 11, 1954.
CHAPTER 451

An Act to validate certain proceedings heretofore conducted or caused to be conducted by any municipality pursuant to the "In Rem Tax Foreclosure Act (1948)" (P. L. 1948, c. 96).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Whenever heretofore any municipality has conducted or caused to be conducted any action or proceeding to foreclose rights of redemption of real property from tax sales pursuant to the "In Rem Tax Foreclosure Act (1948)" (P. L. 1948, c. 96) and publication of the notice or notices therein, as required by said act, has been made and has further caused the posting of such notice or notices in the office of the tax collector and three other places within the taxing district within thirty days of the date of publication instead of within fifteen days, as required by said act, such posting shall be deemed to be adequate, sufficient and valid, notwithstanding that such posting was not made within the said fifteen-day period, and the proceeding shall have the same effect as though such posting had been made within the said fifteen-day period, provided the governing body of the municipality, by resolution, confirms and ratifies such posting for the purpose of validating the same and the said governing body, by resolution, may also confirm, ratify and validate any proceeding taken thereafter and dependent upon such posting, relating to such foreclosure subsequent to such actual posting of said notice or notices.

2. This act shall take effect immediately.

Approved January 11, 1954.
CHAPTER 452

AN ACT to amend the title of "An act concerning the purchase by counties, municipalities and school districts of war savings bonds and other obligations of the United States of America or bonds or other obligations of such counties, municipalities or school districts," approved July twenty-ninth, one thousand nine hundred and fifty-three (P. L. 1953, c. 328), so that the same shall read "An act concerning the purchase by counties, municipalities and school districts of war savings bonds and other obligations of the United States of America or certain bonds of Federal Intermediate Credit Banks or Federal Home Loan Banks or bonds or other obligations of such counties, municipalities or school districts," and to amend the body of said act.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Title amended.

1. The title of "An act concerning the purchase by counties, municipalities and school districts of war savings bonds and other obligations of the United States of America or bonds or other obligations of such counties, municipalities or school districts," approved July twenty-ninth, one thousand nine hundred and fifty-three, is amended to read "An act concerning the purchase by counties, municipalities and school districts of war savings bonds and other obligations of the United States of America or certain bonds of Federal Intermediate Credit Banks or Federal Home Loan Banks or bonds or other obligations of such counties, municipalities or school districts."
2. Section one of the act of which this act is amendatory is amended to read as follows:

1. It shall be lawful for the board of chosen freeholders of any county, the governing body of any municipality or the board of education of any school district to use moneys, which may be in hand, for the purchase of war savings bonds or other obligations of the United States of America or bonds of any Federal Intermediate Credit Bank or Federal Home Loan Bank, which have a maturity date not greater than twelve months from the date of purchase, or bonds or other obligations of the county, municipality or school district. Said bonds or other obligations, if suitable for registry, may be registered in the name of the county, municipality or school district and the authorization to purchase these bonds or other obligations shall be by resolution adopted by a majority vote of all of the members of any such board of chosen freeholders, governing body, or board of education, as the case may be.

3. This act shall take effect immediately.

Approved January 18, 1954.

CHAPTER 453

An Act concerning county bridge commissions heretofore or hereafter created by counties of this State, and supplementing article two of chapter nineteen Title 27 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. No county bridge commission created pursuant to the article to which this act is a supplement shall hereafter acquire or construct any bridge extending within the limits of any State other than the State of New Jersey.
2. Every such county bridge commission owning or controlling any bridge or bridges extending within the limits of any State other than the State of New Jersey is hereby authorized to sell, grant or convey any such bridge or any other of its property, real or personal to any body corporate and politic and public corporate instrumentality of the State of New Jersey and such other State created or continued by any compact or agreement between the State of New Jersey and such other State heretofore or hereafter executed on behalf of the State of New Jersey and such other State and consented to by the Congress of the United States, or to the State of New Jersey. Such sale, grant or conveyance may include any and all lands or waters, or rights therein, and structures, real estate, riparian rights and other property, real or personal, located within or without the State of New Jersey, acquired by the commission, either in its own name or in the name of any county which created the commission, and shall be authorized by resolution of the commission without the consent, approval or concurrence of the board of chosen freeholders of any such county or of any other body, officer, agency or commission, and shall be made at such price or prices and on such terms and conditions as may be fixed by such resolution and approved by the body corporate and politic and public corporate instrumentality accepting such sale, grant or conveyance.

3. The proceeds received by any such county bridge commission upon any sale, grant or conveyance made pursuant to section two hereof shall forthwith upon their receipt be paid into a fund for the payment of the principal, redemption price and interest of bonds, notes or other evidences of indebtedness (hereinafter in this section called "bonds") issued by the commission, and, so long as any such bonds are outstanding, shall be held for and applied solely to the payment of such principal, redemption price and interest. The commission shall at the earliest time permitted by law...
and the provisions of such bonds and the availability to it of such proceeds and any other funds, pay and retire, or call for redemption and redeem and retire, all of such bonds. The remainder of such proceeds of such sale, after the retirement of all such bonds but before the commission shall be dissolved, shall be paid over to the county which created the commission; provided, that if the commission shall have entered into a contract for the payment to any municipality of annual sums of money in lieu of, or in reimbursement for, the loss of taxes on the bridge or other property sold, there shall be paid by the commission out of such remainder of such proceeds of such sale to each such municipality in full satisfaction of all obligations of the commission under such contract, an amount which bears the same proportion to such remainder of such proceeds of sale as the total assessed valuations of property in such municipality bear to the total assessed valuations of property in such county. In computing the amount so to be paid to any such municipality the assessed valuations for the most recent tax year for which such valuations are available shall be used.

4. In the event that any such county bridge is acquired in any condemnation proceeding by any such body corporate and politic and public corporate instrumentality of the State of New Jersey and any such other State, the proceeds of any award of damages or other award made to the commission shall be applied, used and distributed in the manner provided in section three hereof with respect to proceeds of a sale.

5. Any county bridge commission may be dissolved by the governing body of the county or counties creating it at any time after the bridge or bridges within its care have been sold, granted or conveyed to, or have been acquired by condemnation by, any body corporate and politic authorized to acquire such bridge or bridges and all the costs of such bridge or bridges and all bonds, notes or other evidences of indebtedness together with

C. 27:19-43. Use of proceeds from condemnation proceedings.

C. 27:19-44. May dissolve county bridge commission.
interest thereon and all costs and expenses in connection with any actions or proceedings by or on behalf of the holders thereof have been paid. Thereupon the governing body of the county shall assume the further duties, if any, of such commission and upon any such dissolution title to all real estate or any other property of such commission shall thereupon be vested in the county or counties creating the commission.

6. This act shall take effect immediately.
Approved January 18, 1954.

CHAPTER 454

AN ACT concerning judges of county district courts, amending section 2A:6-11, and supplementing chapter six of Title 2A, of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Each judge of a county district court, in office on January first, one thousand nine hundred and fifty-four, or thereafter appointed, in and for a county in which there was on January first, one thousand nine hundred and fifty-four, more than one judge of the county district court and more than one judge of the County Court, shall devote his entire time to his judicial duties and shall not, while in office, engage in the practice of law; provided, that any such judge of a county district court in office on December thirty-first, one thousand nine hundred and fifty-three, who was not then required to devote his full time to his judicial duties, shall not be required to so devote his full time hereunder during the remainder of the term for which he has been appointed, except that any
such judge may, at any time prior to the expiration of such term, file with the administrative director of the courts and with the board of chosen freeholders of the county a notice in writing that he elects to devote his full time to his judicial duties, in which case he shall thereafter, during the balance of his said term in office, devote his entire time to his judicial duties and shall not engage in the practice of law.

2. The annual salary of each judge of a county district court who is required to devote his entire time to his judicial duties and is prohibited from practice of law shall be fourteen thousand dollars ($14,000.00). Such annual salary shall be in lieu of any compensation prescribed or provided for by any other law.

3. Nothing herein contained shall be construed as reducing the annual salary now paid pursuant to law to any judge of any county district court; nor as amending, altering or repealing the existing provision of law requiring payment to any county district court judge designated as presiding judge, of extra compensation in addition to his salary, at a rate of five hundred dollars ($500.00) per annum for the time during which he shall act as presiding judge.

4. The salaries provided for herein shall be payable in the same manner as other salaries payable by a county.

5. Section 2A:6-11 of the New Jersey Statutes is amended to read as follows:

2A:6-11. The judges of the County Courts shall be ex-officio judges of the several district courts and any such judge or any Superior Court Judge may be assigned by the Chief Justice of the Supreme Court to hold temporarily a county district court either with or without the judge of such court. Any judge of a county district court required by law to devote his full time to his judicial duties may be assigned by the Chief Justice of the Supreme Court to hold temporarily the county district court in any county in which there is more
than one judge of the County Court and more than one judge of the county district court, either with or without the judge of such court.

A judge who holds any county district court upon such assignment may exercise all the power, authority and jurisdiction of a judge appointed for such court.

6. When the judge of a county district court who is required by law to devote his entire time to his judicial duties is assigned to sit temporarily without the county in and for which he is appointed, the county which pays his annual salary shall be entitled to forty dollars ($40.00) a day while he is so sitting. The payment of the forty dollars ($40.00) per day for such services shall be made by the county treasurer from the county funds of the county in which the services are rendered, on claim approved by the judge and administrative director of the courts.

7. Any acts or parts of acts inconsistent with any of the provisions of this act are, to the extent of such inconsistency, hereby repealed.

8. This act shall take effect immediately.

Approved January 18, 1954.
CHAPTER 455

AN ACT concerning county district courts in certain counties, and supplementing chapter six of Title 2A of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Notwithstanding the provisions of any other law to the contrary:
   From and after the effective date of this act, the county district court in counties of the first class having less than eight hundred thousand inhabitants shall be held by four county district judges.

2. Nothing herein contained shall be construed to reduce or affect the annual salary now paid pursuant to law to any judge of any such county district court.

3. Whenever the term "counties of the first class having less than eight hundred thousand inhabitants and having six judges" appears or reference is made thereto in the chapter to which this act is a supplement, the same shall be deemed to mean or refer to counties of the first class having less than eight hundred thousand inhabitants and having four judges.

4. Any acts or parts of acts inconsistent with any of the provisions of this act are, to the extent of such inconsistency, hereby repealed.

5. This act shall take effect immediately.
   Approved January 18, 1954.
JOINT RESOLUTION
Joint Resolution

JOINT RESOLUTION No. 15

A Joint Resolution creating a State Commission on Inter-Governmental Relations and providing for its functions, powers and duties.

Whereas, A Federal Commission on Inter-Governmental Relations has been established and its work and recommendations will be of concern to all States; and

Whereas, The problems of Federal-State relations with which the Federal Commission is primarily concerned are in many cases paralleled by problems of State-local and Federal-local relations, in matters such as public welfare, highways, public housing and slum clearance; and

Whereas, Within the State of New Jersey, as in other States, the need has been growing for a systematic review of the relationships between the State and local governments with respect to the responsibility to provide services and to meet their financial requirements, the further implementation of home rule powers of local government, and the solution of problems which cross the boundary lines of conventional political subdivisions by the use of regional agencies of government, inter-governmental agreements and the readjustment of service areas; now, therefore

Be it resolved by the Senate and General Assembly of the State of New Jersey:

1. A State Commission on Inter-Governmental Relations is hereby created. The commission shall

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New Jersey State Library
consist of two members of the Senate to be appointed by the President of the Senate, and two members of the General Assembly to be appointed by the Speaker thereof, and five members to be appointed by the Governor. In making his appointments, the Governor shall so far as practicable appoint persons who may be deemed to be representatives of counties, municipalities, school districts and the public at large.

2. The term of office of each member of the commission shall be two years from the date of his appointment. If any member of the commission appointed from the Senate or General Assembly shall cease to be a member of the Legislature, a vacancy in such membership shall occur and shall be filled by an appointment from the Senate or General Assembly, as the case may be, as in the case of an original appointment. Any vacancy in the membership appointed by the Governor shall be filled by the Governor and all vacancies created other than by expiration of term shall be filled for the unexpired term. The Governor shall designate one of the members of the commission to serve as its chairman during the term of office of such member.

3. The members of the commission shall serve without remuneration, but shall be reimbursed for their expenses incurred in connection with work of the commission.

4. The commission shall study the subjects of inter-governmental relations referred to in the preamble of this resolution, shall make itself available to co-operate with the Federal Commission on Inter-Governmental Relations, and shall from time to time report to the Governor and the Legislature results of its studies.

5. The commission shall organize as soon as possible after the appointments of its members, and shall appoint a secretary and such other officers, agents and members, and fix their respective compensation within the limits of available appropriations, as it may deem necessary. It may hold pub-
lic or private hearings in any part of the State and may examine any public records, documents or places or things relating to the purposes for which it is created.

6. The commission is empowered to call to its assistance and avail itself of the engineering, legal, clerical and other services and personnel of any State, county, municipal, school or special district or authority, board, bureau, commission or agency and technical, professional, expert or other assistance on the matters committed to its study.

7. This joint resolution shall take effect immediately.

Approved January 18, 1954.
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The following laws, passed by the One Hundred and Seventy-eighth Legislature, proclamations by the Governor and an index of the laws are published in accordance with Title 1, chapter 3, section 1 et seq. of the Revised Statutes.

EDWARD J. PATTEN,
Secretary of State.
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OF THE
One Hundred and Seventy-eighth Legislature
OF NEW JERSEY

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Cumberland ......W. HOWARD SHARP
Essex ............MARK ANTON
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Hudson ..........JAMES F. MURRAY, JR.
Hunterdon .........WESLEY L. LANCE
Mercer ..........SIDO L. RIDOLFI
Middlesex ..........BERNARD W. VOGEL
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Union ..........KENNETH C. HAND
Warren ..........WAYNE DUMONT, Jr.

* Resigned.
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Somerset ........ ANDERSON FOWLER

Sussex ........ DOUGLAS RUTHERFURD

Union ........ CARLYLE W. CRANE
               FLORENCE P. DWYER
               G. CLIFFORD THOMAS, Speaker
               WILLIAM R. VANDERBILT

Warren ........ JAMES C. JAMIESON
LAWS
An Act concerning the criminal judicial district of the county of Bergen, abolishing the criminal judicial district court in said county, and repealing "An act to incorporate the criminal judicial district of the county of Bergen," approved March tenth, one thousand nine hundred and forty-four (P. L. 1944, c. 39).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The criminal judicial district of the county of Bergen and the criminal judicial district court in the county of Bergen are abolished.

2. The office and term of the judge of the criminal judicial district court in the county of Bergen, upon the effective date of this act, shall cease and determine.

3. The term of every clerk, officer and employee of the criminal judicial district court in the county of Bergen, on the effective date of this act, shall cease and determine. Such clerks, officers and employees as are permanently in the classified service of the civil service under Title 11, Civil Service, of the Revised Statutes shall be carried on a special civil service list and as future appointments to posi-
tions or employments of comparable duties and responsibilities in the district court of the county are made, such appointments shall be made from among such persons in the order of their seniority of service when of equal rank, and of the seniority of service of other persons eligible for such appointment.

4. Any and all causes and proceedings of whatever character pending in said criminal judicial district court in the county of Bergen on the effective date of this act shall be transferred to the County Court of the county of Bergen and shall be continued in the said County Court with the same effect as though they had been commenced therein. For the purposes of this section, a cause shall be deemed to be pending notwithstanding that an adjudication has been entered therein, providing the time for review has not expired, or the adjudication reserved to any party the right to apply for further relief, or to take further action in respect thereto, including the enforcement of any bond or other undertaking given in said criminal judicial district court.

5. The files, records, papers, dockets, books of account, and all data appertaining thereto, and property, and any moneys on deposit as bail or for any other purpose, of said criminal judicial district court in the county of Bergen shall be transferred to the County Court of the county of Bergen.

6. Any unexpended appropriations for the maintenance of the said criminal judicial district court in the county of Bergen shall be transferred to the general funds of said county.

7. The board of chosen freeholders of the county of Bergen is authorized and directed to take any and all necessary action to carry out the provisions of this act, including the termination of existing lease, if any, for the court room of said criminal judicial district court in said county and the disposition of the furniture, fixtures, equipment and supplies of said court.
CHAPTERS 1 & 2, LAWS OF 1954

8. "An act to incorporate the criminal judicial district of the county of Bergen," approved March tenth, one thousand nine hundred and forty-four (P.L. 1944, c. 39), is repealed.

9. This act shall take effect April first, one thousand nine hundred and fifty-four. Approved January 19, 1954.

ALFRED E. DRISCOLL,
Governor.

CHAPTER 2

AN ACT concerning the county traffic court in the county of Bergen, abolishing the said court, and repealing chapter nine of Title 2A of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The county traffic court in the county of Bergen is hereby abolished, and the jurisdiction heretofore conferred upon and exercised by such county traffic court is hereby transferred to the county district court of such county.

2. The office and term of the county traffic magistrate of such county traffic court shall cease and determine upon the effective date of this act.

3. The term of every clerk, officer and employee of such county traffic court shall cease and determine upon the effective date of this act. Such clerks, officers and employees as are permanently in the classified service of the civil service under Title 11, Civil Service, of the Revised Statutes shall be carried on a special civil service list and as future appointments to positions or employments of comparable duties and responsibilities in the district
court of such county are made, such appointments shall be made from among such persons in the order of their seniority of service when of equal rank, and of the seniority of service of other persons eligible for such appointment.

4. Any and all causes and proceedings of whatever character pending in such county traffic court shall be transferred to the county district court of such county and shall be continued in the said county district court with the same effect as though they had been commenced therein. For the purposes of this section, a cause shall be deemed to be pending notwithstanding that an adjudication has been entered therein, providing the time for review has not expired, or the adjudication reserved to any party the right to apply for further relief, or to take further action in respect thereto, including the enforcement of any bond or other undertaking given in such county traffic court.

5. The files, records, papers, dockets, books of account, and all data appertaining thereto, and property of such county traffic court, and any moneys on deposit as bail or for any other purpose in said county traffic court shall be transferred and delivered to the county district court of such county.

6. Upon the abolition of such county traffic court, as provided in this act, all of the unexpended funds and appropriations for such court for the calendar year in which the same shall be abolished, shall be transferred to the general funds of such county.

7. Chapter nine of Title 2A of the New Jersey Statutes is hereby repealed. The repeal of this chapter shall in no way revive any statute or statutes which had been repealed by the said chapter.

8. This act shall take effect immediately.
Approved January 19, 1954.
CHAPTER 3

An Act to amend the Waterfront Commission Act, approved June 30, 1953 (P. L. 1953, c. 202), in relation to the definition of "stevedore."

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Waterfront Commission Act (P. L. 1953, c. 202), is amended by adding to said act a new section, to follow section 5, to be section 5-a, to read as follows:

5-a. Supplementary definitions.

As used in the compact:

(1) "Stevedore" shall also include contractors engaged for compensation pursuant to a contract or arrangement with the United States, any State or territory thereof, or any department, division, board, commission or authority of one or more of the foregoing, in moving freight carried or consigned for carriage between any point in the Port of New York District and a point outside said district on vessels of such a public agency berthed at piers, on piers at which such vessels are berthed or at other waterfront terminals.

2. This act constitutes an agreement between the States of New York and New Jersey supplementary to the Waterfront Commission compact and amendatory thereof, and shall be liberally construed to effectuate the purposes of said compact, and the powers vested in the Waterfront Commission hereby shall be construed to be in aid of and supplemental to and not in limitation of or in derogation of any of the powers heretofore conferred upon or delegated to the Waterfront Commission.

3. This act shall take effect upon the enactment into law by the State of New York of legislation having an identical effect with this act; but if the State of New York shall have already enacted such
legislation, then this act shall take effect immediately, and for the purpose of the assessment provided in article XIII of the Waterfront Commission compact and section 2 of the Waterfront Commission Act shall be in effect as of January 1, 1954.

Approved February 19, 1954.

ROBERT B. MEYNER,
Governor.

CHAPTER 4

An Act concerning counties, and amending section 40:17-2 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Counties of the first class shall consist of all counties having a population exceeding 600,000; counties of the second class shall consist of all counties having a population of not less than 200,000 nor more than 600,000; counties of the third class, except as herein otherwise provided, shall consist of all counties having a population of not less than 50,000 nor more than 200,000; counties of the fourth class, except as herein otherwise provided, shall consist of all counties having a population of less than 50,000 nor more than 200,000; counties of the fifth class shall consist of all counties bordering on the Atlantic ocean and having a population exceeding 100,000; counties of the sixth class shall consist of all counties bordering on the Atlantic ocean and having a population not exceeding 100,000.

2. This act shall take effect immediately, notwithstanding any provision of Title 40, chapter 17, of the Revised Statutes, nor shall anything herein contained be construed to reduce the membership of any board of chosen freeholders.

Approved February 19, 1954.
CHAPTER 5

An Act authorizing the licensing by municipalities of bona fide veterans, charitable, educational, religious or fraternal organizations, civic and service clubs, volunteer fire companies and first-aid or rescue squads to hold, operate and conduct games of chance, for prizes, of, and restricted to, the selling of shares or tickets or rights to participate in, and the awarding, drawing or allotment of prizes in, the specific kinds of games of chance commonly known as raffles, conducted by the drawing for prizes or the allotment of prizes by chance, or any one or more of such games of chance; and making lawful the holding, operating and conducting of such games of chance under such licenses when the net proceeds thereof are devoted entirely to educational, charitable, patriotic, religious or public-spirited uses; defining such games of chance; providing for the issuance and amendment of such licenses by the governing body of any municipality and the suspension or revocation thereof and for the regulation, control and supervision of the conduct of such games of chance and for the administration of this act; and providing for the submission of this act to the legal voters of each municipality of this State for their approval or rejection before the same shall become operative within such municipality.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known as and may be cited as the "Raffles Licensing Law."
2. It shall be lawful for the governing body of any municipality, at any time after this act shall become operative within such municipality and except when prohibited by this act, to license bona fide organizations or associations of veterans of any war in which the United States has been engaged, churches or religious congregations and religious organizations, charitable, educational and fraternal organizations, civic and service clubs, officially recognized volunteer fire companies, and officially recognized volunteer first-aid or rescue squads, to hold and operate the specific kind of game or games of chance commonly known as a raffle or raffles played by drawing for prizes or the allotment of prizes by chance, by the selling of shares or tickets or rights to participate in such game or games and by conducting the game or games accordingly, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, and for any such organization or association, church, congregation, society, club, company or squad, when so licensed, to hold, operate and conduct such games of chance exclusively by its active members pursuant to this act and such license, in such municipality and to sell shares or tickets or rights to participate in such game or games of chance therein and in any other municipality which shall have adopted this act and under such conditions and regulations for the supervision and conduct thereof as shall be prescribed by rules and regulations duly adopted from time to time by the Legalized Games of Chance Control Commission hereinafter designated as the Control Commission not inconsistent with the provisions of this act, but only when the entire net proceeds thereof are devoted to the uses aforesaid and for any person or persons to participate in and play such games of chance conducted under any such license.
3. Each applicant for such a license shall file with the clerk of the municipality a written application therefor in the form prescribed in said rules and regulations, duly executed and verified, in which shall be stated the name and address of the applicant together with sufficient facts relating to its incorporation and organization to enable the governing body of the municipality to determine whether or not it is a bona fide organization or association of veterans of any war in which the United States has been engaged or a church or a religious congregation or religious organization or a charitable, educational or fraternal organization, or a civic or service club, or an officially recognized volunteer fire company or an officially recognized volunteer first-aid or rescue squad; the names and addresses of its officers; the specific kind of game or games of chance intended to be held, operated and conducted by the applicant, and the place or places where, the date or dates and the time or times when, such game or games of chance are intended to be conducted, by the applicant, under the license applied for; the items of expense intended to be incurred or paid in connection with the holding, operating and conducting of such game or games of chance and the names and addresses of the persons to whom, and the purposes for which, they are to be paid; the specific purposes to which the entire net proceeds of such game or games of chance are to be devoted and in what manner; that no commission, salary, compensation, reward or remuneration will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conduct of, such game of chance; and that no prize will be offered and given in cash except as otherwise provided in this act or of greater value than is provided in this act and a description of the value and character of the prizes which are to be given and any other information which said rules and regulations may require.
In each application there shall be designated an active member or members of the applicant under whom the game or games of chance described in the application are to be held, operated and conducted and to the application shall be appended a statement executed by the applicant and by the member or members, so designated, that he or they will be responsible for the holding, operation and conduct of such game or games of chance in accordance with the terms of the license and the provisions of said rules and regulations governing the holding, operation and conduct of such game or games of chance and of this act, if such license is granted.

4. The governing body of the municipality shall make an investigation of the qualifications of each applicant and the merits of the application, with due expedition after the filing of the application, and if it shall determine that the applicant is duly qualified to hold, operate and conduct games of chance under the provisions of this act and the rules and regulations governing the holding, operation and conduct thereof in the municipality; that the member or members of the applicant designated in the application to hold, operate or conduct or assist in holding, operating or conducting the game or games of chance, to hold, operate and conduct which the license is applied for, are bona fide active members of the applicant and persons of good moral character and have never been convicted of crime; that such game or games of chance are to be held, operated and conducted in accordance with the provisions of this act and in accordance with the rules and regulations governing the holding, operation and conduct thereof and that the proceeds thereof are to be disposed of as provided by this act, and if the governing body is satisfied that no commission, salary, compensation, reward or recompense whatever will be paid or given to any person holding, operating or conducting or assisting in the holding, operation or conduct of any such game of chance; that no prize will be offered or given in
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cash except as otherwise provided in this act or of greater value than is provided in this act in any game or games of chance held, operated and conducted under the license, it shall issue a license to the applicant for the holding, operation and conduct of the specific kind, or one of the specific kinds, of games of chance applied for accordingly, upon the payment of a license fee of $5.00 for each day upon which a raffle with respect to which all tickets or rights to participate are sold only to persons present at the place of the drawing or allotment of prizes on the occasion of the drawing or allotment of prizes and $5.00 for each $1,000.00 of the value of the prizes awarded in each raffle with respect to which tickets or rights to participate may be sold in advance of the occasion of the drawing or allotment of prizes.

5. No license for the holding, operation or conduct of any game or games of chance shall be issued under this act which shall be effective for a period of more than 1 year and no license shall be issued under this act for the holding, operation and conduct of any game or games of chance which may be licensed under the Bingo Licensing Law.

6. No application for the issuance of a license shall be refused by the governing body until after a hearing is held on due notice to the applicant, at which the applicant shall be entitled to be heard upon the qualifications of the applicant and the merits of the application.

Any license issued under this act may be amended, upon application made to the governing body of the municipality which issued it, if the subject matter of the proposed amendment could lawfully and properly have been included in the original license, and upon payment of such additional license fee, if any, as would have been payable, if it had been so included.

7. Each license shall be in such form as shall be prescribed in the rules and regulations promulgated by the Control Commission and shall contain

C. 5:8-54. Term of license.

C. 5:8-55. Hearing before refusing to license, amending license.

C. 5:8-56. Form and contents of license.
a description of the kind or kinds of game or games of chance authorized to be held, operated and conducted thereunder, a statement of the name and address of the licensee, of the names and addresses of the member or members of the applicant under whom such game or games of chance will be held, operated and conducted, of the number of times, or the hours during which, such game or games of chance are authorized to be conducted and the place or places where and the date or dates and time or times when, such game or games of chance are to be conducted and of the specific purposes to which the entire net proceeds of such game or games of chance are to be devoted, a statement of the value and character of the prizes authorized to be offered and given, and any other information which may be required, by said rules and regulations, to be contained therein, and each license issued for the conduct of any game of chance shall be conspicuously displayed at the place where any game is to be conducted thereunder at all times during the conduct thereof.

8. The governing body of any municipality issuing any license under this act shall have and exercise control and supervision over all games of chance held, operated or conducted under such license, to the end that the same are fairly held, operated and conducted in accordance with the provisions of such license, the rules and regulations promulgated by the Control Commission and the provisions of this act governing the holding, operation and conduct of the same, and such governing body, and the Control Commission, shall have power and authority to suspend any license issued by such governing body and to revoke the same, after hearing, for any violation of any such provision, and shall by its officers and agents have the right of entry at all times into any premises where any such game of chance is being held, operated and conducted or where it is intended that any such game of chance shall be held, operated and con-
DUCTED, OR WHERE ANY EQUIPMENT BEING USED OR INTENDED TO BE USED IN THE CONDUCT THEREOF IS FOUND, FOR THE PURPOSE OF INSPECTING THE SAME.

9. No games of chance shall be conducted under any license issued under this act on the first day of the week, commonly known and designated as Sunday, unless it shall be otherwise provided in the license issued for the holding, operating and conducting thereof, pursuant to the provisions of an ordinance duly adopted by the governing body of the municipality issuing the license, authorizing the conduct of such games of chance under this act on said day.

10. No person under the age of 18 years shall be permitted to participate in any game or games of chance held, operated or conducted pursuant to any license issued under this act.

11. No game or games of chance shall be held, operated or conducted under any license issued under this act oftener than on 6 days in any one calendar month.

12. No person shall hold, operate or conduct or assist in holding, operating or conducting of any game or games of chance under any license issued under this act except an active member of the organization, association, club, fire company, first aid or rescue squad to which the license is issued, and no such game of chance shall be conducted with any equipment except such as shall be owned absolutely or used without payment of any compensation therefor by the licensee, and no item of expense shall be incurred or paid in connection with the holding, operating or conducting of any game of chance, held, operated or conducted pursuant to any license issued under this act, except such as are bona fide items of reasonable amount for goods, wares and merchandise furnished or services rendered, which are reasonably necessary to be purchased or furnished for the holding, operating or conducting thereof, under any circumstances whatever, and no commission, salary, compensation, re-
ward or recompense whatever shall be paid or
given, directly or indirectly, to any person holding,
operating or conducting, or assisting in the holding,
operation or conduct of, any game of chance so
held, operated or conducted and no prize shall be
given in cash, in any such game of chance except as
otherwise provided in this act.

13. No prize shall be offered and given in cash
except as hereinafter provided.

The aggregate retail value of all prizes to be of­
ered and given by raffles held, operated and con­
ducted under any license issued under this act in
any calendar year shall not exceed $5,000.00 but in
liu of thereof there may be offered and given as a
prize or award 1 article of merchandise having a
retail value in excess of $5,000.00, but the limits so
fixed shall not apply to any raffle conducted by a
drawing with respect to which all tickets are sold
only to persons present at the place of the drawing,
the winners determined, and the prizes awarded, on
the occasion of the drawing, if the prizes are wholly
donated. Cash prizes may be offered or given in a
raffle with respect to which all tickets are sold only
to persons present at the place of the drawing, the
winners determined, and the prizes awarded, on
the occasion of the drawing, if the prizes equal
50% of the total received for the tickets or rights
to participate in the drawing, and the monetary
limits prescribed above shall not apply thereto.

No prize having a retail value greater than $5.00
shall be awarded in any raffle, not conducted by a
drawing, for each spin of the wheel or other allot­
ment by chance.

14. No game of chance to be conducted under any
license issued under this act shall be advertised as
to its location, the time when it is to be or has been
played, or the prizes awarded or to be awarded,
by means of newspapers, radio, television or sound
truck, or by means of billboards, posters or hand­
bills or any other means addressed to the general
public, except that 1 sign not exceeding 12 square
feet in area may be displayed on the premises where
the drawing or allotment of prizes is to be held and
also where the prize is to be exhibited.

15. Within 15 days after the conclusion of the
holding, operating and conducting of any such
game of chance, the organization or association,
church, congregation, society, club, company or
squad which held, operated or conducted the same
and its member or members who were in charge
thereof, shall furnish to the clerk of the munici-
pality a duly verified statement showing the amount
of the gross receipts derived from each such game
of chance, which shall include receipts from the
sale of shares, tickets or rights in any manner con-
ected with participation in said game or the right
to participate therein, each item of expense in-
curred, or paid, and each item of expenditure made
or to be made, name and address of each person to
whom each such item has been, or is to be paid, with
a detailed description of the merchandise pur-
chased or the services rendered therefor, the net
profit derived from each such game of chance, and
the uses to which such net profit has been or is to be
applied and a list of prizes offered or given, with
the respective values thereof and it shall be the
duty of each licensee to maintain and keep such
books and records as may be necessary to sub-
stantiate the particulars of each such report.

16. The governing body of the municipality and
the Control Commission shall have power to ex-
amine or to cause to be examined the books and rec-
ords of any organization or association, church,
congregation, society, company or squad to which
any such license is issued so far as they may relate
to any transactions connected with the holding and
conducting of any game of chance thereunder and
to examine any manager, officer, director, agent,
member or employee thereof under oath in relation
to the conduct of any such game of chance
under any such license but any information so re-
ceived shall not be disclosed except so far as may
be necessary for the purpose of carrying out the provisions of this act.

17. Any applicant for, or holder of, any license issued or to be issued under this act aggrieved by any action of the municipal governing body of the municipality to which such application has been made or by which such license has been issued, may appeal to the Legalized Games of Chance Control Commission from the determination of said governing body by filing with the governing body a written notice of appeal within 30 days after the determination or action appealed from, and upon the hearing of such appeal the evidence, if any, taken before the governing body and any additional evidence may be produced and shall be considered in arriving at a determination of the matters in issue, and the action of the Control Commission upon said appeal shall be binding upon said governing body and all parties to said appeal.

18. No person, association or corporation

   (1) Possessing, selling or in any manner disposing of, in any municipality which has adopted the provisions of this act, any shares, tickets or rights to participate in any game or games of chance conducted or to be conducted under any license lawfully issued pursuant to this act.

   (2) Lawfully conducting or participating in the conduct of any such game of chance, or

   (3) Permitting the conduct of any such game of chance upon any premises owned by him or it, of any game of chance conducted or to be conducted under any license lawfully issued pursuant to this act, shall be liable to prosecution or conviction for violation of any provision of chapters 112 and 121 of Title 2A, or of section 2A:170-18 of the New Jersey Statutes, but this immunity shall not extend to any person or corporation knowingly conducting or participating in the conduct of any game of chance under any license obtained by any false pretense or statement made in any application for such license or otherwise, or possessing, selling or disposing of
CHAPTER 5, LAWS OF 1954

shares, tickets or rights to participate in, or permit-
ting the conduct upon any premises owned by him 
or it of, any game of chance conducted under any 
license known to him or it to have been obtained by 
any such false or fraudulent pretense or statement.

19. Any person, association or corporation who 
or which shall make any false statement in any 
application for a license under this act, or shall fail 
to keep such books and records as shall fully and 
truly record all transactions connected with the 
holding, operating or conducting of games of chance 
under any such license or shall falsify or make any 
false entry in any books or records so far as they 
relate to any transaction connected with the hold-
ing, operating and conducting of any game of 
chance under any such license or shall violate any 
of the provisions of this act or of any term of such 
license, shall be a disorderly person and if con-
victed as such shall, in addition to suffering any 
other penalties which may be imposed, forfeit any 
license issued to it under this act and shall be in-
eligible to apply for a license under this act for 1 
year thereafter.

20. The provisions of this act shall remain in-
operative in any municipality unless and until the 
same shall be adopted by the legal voters of the mu-
nicipality as herein provided.

21. The question of the adoption of the provi-
sions of this act, in the form set forth in section 23 
of this act, shall be submitted to the legal voters of 
every municipality in this State at a special election 
to be held therein at the same time as the primary 
election for the general election which will be held 
on the third Tuesday in April in the year 1954 in 
such manner that every voter qualified to vote at 
such special election upon said question may vote at 
said special election for or against such question 
separately and whether or not he is qualified to 
vote, or desires to vote, for any candidate on any 
party ballot to be voted at said primary election.
CHAPTER 5, LAWS OF 1954

In every election district in which paper ballots are used the clerk of the municipality shall provide a sufficient number of special ballots to be voted separately upon said question at said special election by the voters who are qualified to vote upon said question whether or not they are qualified to vote, or desire to vote, for any candidate on any party ballot to be used at said primary election.

The special ballots shall be in such form as shall be determined by the clerk of the county in which the municipality is situated and shall so far as practicable correspond in form and detail to the provisions of Title 19, Elections, of the Revised Statutes but they shall not contain the names of any candidates to be voted upon at any such election.

The special ballots when voted shall be deposited by the election officers in either of the ballot boxes used at such election.

In election districts in which voting machines are used the officers charged with the duty of preparing and placing the ballots upon the machines shall cause the question to be so placed upon every machine used in such primary election that any voter qualified to vote upon said question may vote thereon separately in such special election whether or not he desires or is qualified to vote a party ballot at said primary election, and special voting authorities shall be provided for use in cases where they are required or are used in such form as shall be determined by the county board of elections of the county in which the respective municipalities are situate, which shall be furnished and paid for in the same manner as are other voting authorities used at said election.

All of the ballots cast at said election on said question in each municipality shall be counted and the result thereof shall be returned and canvassed in the manner provided by law in the case of public questions submitted in the several municipalities of this State.
22. In event that in any municipality a majority of all the votes cast both for and against the question shall be cast against the question at any election at which said question is submitted, said question may again be submitted to the legal voters of the municipality at a general election held not earlier than the date upon which the third general election, following the date of the election at which the question was submitted, is to be held, if there shall be filed with the clerk of the municipality within 45 days prior to such general election a petition requesting the submission of the same signed by at least 15% of the qualified legal voters of the municipality as evidenced by the total number of votes cast at the then next preceding general election held therein.

23. There shall be printed on each official ballot to be used at any election at which said question shall be submitted, the following:

If you favor the proposition printed below make a cross (X), plus (+) or check (√) in the square opposite the word "Yes." If you are opposed thereto make a cross (X), plus (+) or check (√) in the square opposite the word "No."

| Yes. | Shall the "Raffles Licensing Law" (P. L. 1954, c. ) be adopted within this municipality? |
| No.  |                                                                                       |

The chapter number of this act shall be inserted in the appropriate blank in said question.

In any municipality in which voting machines are used, the question shall be placed upon the official ballots to be used upon the voting machines without the foregoing instructions to the voters and shall be voted upon by the use of such machines without marking as aforesaid.
24. If at any election at which such question is submitted as provided in this act the majority of all the votes cast, both for and against such question, shall be cast in favor of the question, the provisions of this act shall become operative in such municipality but if a majority of all such votes shall be cast against the question, the provisions of this act shall not become operative in such municipality unless the same shall be again submitted and this act shall be adopted as provided in this act.

25. If in any municipality in which the provisions of this act shall have become operative in the manner hereinbefore provided, there shall be filed with the clerk of the municipality a petition signed by at least 15% of the qualified legal voters of the municipality, as evidenced by the total number of votes cast at the then preceding election of such municipality, requesting that there shall be submitted to the voters of the municipality the question of rescinding the adoption of the provisions of this act by the municipality, the said question shall be submitted to the legal voters of the municipality at the next general election succeeding the forty-fifth day following the date of the filing of said petition.

26. There shall be printed upon the official ballot to be used at such general election the following:

If you favor the proposition printed below, make a cross (×), plus (++) or check (√) in the square opposite the word “Yes.” If you are opposed thereto, make a cross (×), plus (++) or check (√) in the square opposite the word “No.”

<table>
<thead>
<tr>
<th>Yes.</th>
<th>Shall the adoption of the “Raffles Licensing Law” (P. L. 1954, c. ) within the municipality be rescinded?</th>
</tr>
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<tbody>
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<td>----------------------------------------------------------------------------------------------------------</td>
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The chapter number of this act shall be inserted in the appropriate blank in said question.
In any municipality in which voting machines are used, the question shall be placed upon the official ballots to be used upon the voting machines without the foregoing instructions to the voters and shall be voted upon by the use of such machines without marking as aforesaid.

27. If at such election a majority of all the votes cast, for and against the rescission of the adoption of this act, in said municipality shall be cast in favor of the rescission thereof, the said adoption of this act shall thereby be rescinded and thereupon this act shall cease to be operative within such municipality and no petition shall be received for the submission of the question of the adoption of the provisions of this act to the voters of said municipality, and no such question shall be submitted to them, until after the expiration of 3 years from the date of such election. If at such election the majority of all the votes so cast shall be against the rescission of said adoption, no petition for such submission of the question of the rescission of such adoption shall be received and no such question shall be again submitted until after the expiration of at least 3 years from the date of such election.

28. This act shall take effect immediately.

Approved February 20, 1954.
CHAPTER 6

An Act authorizing the licensing by municipalities of bona fide veterans, charitable, educational, religious or fraternal organizations, civic and service clubs, volunteer fire companies and first-aid or rescue squads to hold, operate and conduct games of chance, for prizes, of, and restricted to, the selling of shares or tickets or rights to participate in, and the awarding, drawing or allotment of prizes in, the specific kind of games of chance commonly known as bingo or lotto and making lawful the holding, operating and conducting of such games of chance under such licenses when the net proceeds thereof are devoted entirely to educational, charitable, patriotic, religious or public-spirited uses; defining such games of chance; providing for the issuance and amendment of such licenses by the governing body of any municipality and the suspension or revocation thereof and for the regulation, control and supervision of the conduct of such games of chance and for the administration of this act; and providing for the submission of this act to the legal voters of each municipality of this State for their approval or rejection before the same shall become operative within such municipality.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known as and may be cited as the "Bingo Licensing Law."
2. It shall be lawful for the governing body of any municipality, at any time after this act shall become operative within such municipality and except when prohibited by this act, to license bona fide organizations or associations of veterans of any war in which the United States has been engaged, churches or religious congregations and religious organizations, charitable, educational and fraternal organizations, civic and service clubs, officially recognized volunteer fire companies, and officially recognized volunteer first-aid or rescue squads, to hold and operate games of chance of, and restricted to, the specific kind of game of chance commonly known as bingo or lotto played for prizes with cards bearing numbers or other designations, 5 or more in 1 line, the holder covering numbers, as objects, similarly numbered, are drawn from a receptacle and the game being won by the person who first covers a previously designated arrangement of numbers on such a card, by selling shares or tickets or rights to participate in such games and by conducting the games accordingly, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, and for any such organization or association, church, congregation, society, club, company or squad, when so licensed, to hold, operate and conduct such games of chance exclusively by its active members pursuant to this act and such license, and under such conditions and regulations for the supervision and conduct thereof as shall be prescribed by rules and regulations duly adopted from time to time by the Legalized Games of Chance Control Commission, hereinafter designated as the Control Commission, not inconsistent with the provisions of this act, but only when the entire net proceeds thereof are devoted to the uses aforesaid and for any person or persons to participate in and play such games of chance conducted under any such license.
3. Each applicant for such a license shall file with the clerk of the municipality a written application therefor in the form prescribed in said rules and regulations, duly executed and verified, in which shall be stated the name and address of the applicant together with sufficient facts relating to its incorporation and organization as to enable the governing body of the municipality to determine whether or not it is a bona fide organization or association of veterans of any war in which the United States has been engaged or a church or a religious congregation or religious organization or a charitable, educational or fraternal organization, or a civic or service club, or an officially recognized volunteer fire company or an officially recognized volunteer first-aid or rescue squad; the names and addresses of its officers; the specific kind of games of chance intended to be held, operated and conducted by the applicant, and the place or places where, the date or dates and the time or times when, such games of chance are intended to be conducted, by the applicant, under the license applied for; the items of expense intended to be incurred or paid in connection with the holding, operating and conducting of such games of chance and the names and addresses of the persons to whom, and the purposes for which, they are to be paid; the specific purposes to which the entire net proceeds of such games of chance are to be devoted and in what manner; that no commission, salary, compensation, reward or recompense will be paid to any person for holding, operating or conducting or assisting in the holding, operation or conduct of, such game of chance or; and that no prize or aggregate of prizes will be offered and given under said license of a value in excess of the sum or value authorized to be offered and given by this act and a description of all prizes to be offered and given in all such games of chance to be held, operated and conducted under such license and such other information as shall be prescribed by such rules and regulations.
In each application there shall be designated an active member or members of the applicant organization under whom the game or games of chance described in the application are to be held, operated and conducted and to the application shall be appended a statement executed by the applicant and by the member or members, so designated, that he or they will be responsible for the holding, operation and conduct of such games of chance in accordance with the terms of the license and the provisions of the rules and regulations governing the holding, operation and conduct of such games of chance and of this act, if such license is granted.

4. The governing body of the municipality shall make an investigation of the qualifications of each applicant and the merits of each application, with due expedition after the filing of the application, and if it shall determine that the applicant is duly qualified to hold, operate and conduct games of chance under the provisions of this act governing the issuance of licenses to hold, operate and conduct games of chance and the rules and regulations governing the holding, operation and conduct thereof in the municipality; that the member or members of the applicant designated in the application to hold, operate or conduct or assist in holding, operating or conducting the games of chance, to hold, operate and conduct which the license is applied for, are bona fide active members of the applicant and are persons of good moral character and have never been convicted of crime; that such games of chance are to be held, operated and conducted in accordance with the provisions of this act and in accordance with the rules and regulations governing the holding, operation and conduct thereof and that the proceeds thereof are to be disposed of as provided by this act, and if the governing body is satisfied that no commission, salary, compensation, reward or recompense whatever will be paid or given to any person holding, operating or conducting or assisting in the holding, operation or conduct of any such game of chance; and that no prize will be of-
fered and given in excess of the sum or value of $250.00 in any single game of chance, and that the aggregate of all prizes offered and given in all of such games of chance, held, operated and conducted on a single occasion, under said license shall not exceed the sum or value of $1,000.00, it shall issue a license to the applicant for the holding, operation and conduct of the specific kind of games of chance applied for, accordingly, upon payment of a license fee or fees of $5.00 for each occasion upon which any game or games are to be conducted under such license.

No license for the holding, operation and conduct of any game or games of chance shall be issued under this act which shall be effective for a period of more than 1 year.

5. No application for the issuance of a license shall be refused by the governing body until after a hearing is held on due notice to the applicant, at which the applicant shall be entitled to be heard upon the qualifications of the applicant and the merits of the application.

Any license issued under this act may be amended, upon application made to the governing body of the municipality which issued it, if the subject matter of the proposed amendment could lawfully and properly have been included in the original license and upon payment of such additional license fee, if any, as would have been payable, if it had been so included.

6. Each license shall be in such form as shall be prescribed in the rules and regulations promulgated by the control commission and shall contain a description of the kind of games of chance authorized to be held, operated and conducted thereunder; a statement of the name and address of the licensee, of the names and addresses of the member or members of the licensee under whom such games of chance will be held, operated and conducted, of the number of times, or the hours during which, such games of chance are authorized to be conducted and the place or places where and the date or dates and
time or times when, such games of chance are to be conducted and of the specific purposes to which the entire net proceeds of such games of chance are to be devoted; if any prize or prizes are to be offered and given in cash, a statement of the amounts of the prizes authorized so to be offered and given; and any other information which may be required by said rules and regulations to be contained therein, and each license issued for the conduct of any game or games of chance shall be conspicuously displayed at the place where the same is to be conducted at all times during the conduct thereof.

7. The governing body of any municipality issuing any license under this act shall have and exercise control and supervision over all games of chance held, operated or conducted under such license, to the end that the same are fairly held, operated and conducted in accordance with the provisions of such license, the rules and regulations promulgated by the control commission and the provisions of this act governing the holding, operation and conduct of the same and such governing body and the control commission shall have power and authority to suspend any license issued by such governing body and to revoke the same, after hearing, for any violation of any such provision, and shall have the right of entry, by its officers and agents at all times into any premises where any such game of chance is being held, operated and conducted or where it is intended that any such game of chance shall be held, operated and conducted, or where any equipment being used or intended to be used in the conduct thereof is found, for the purpose of inspecting the same.

8. No games of chance shall be conducted under any license issued under this act on the first day of the week, commonly known and designated as Sunday, unless it shall be otherwise provided in the license issued for the holding, operating and conducting thereof, pursuant to the provisions of an ordinance duly adopted by the governing body of the municipality issuing the license, authorizing
the conduct of such games of chance under this act on said day.

9. No person under the age of 18 years shall be permitted to participate in any game or games of chance held, operated or conducted pursuant to any license issued under this act.

10. No game or games of chance shall be held, operated or conducted under any license issued under this act oftener than on 6 days in any one calendar month, or in any room or outdoor area where alcoholic beverages are sold or served during the progress of the game or games.

11. No person shall hold, operate or conduct or assist in holding, operating or conducting of any game or games of chance under any license issued under this act except an active member of the organization, association, club, fire company, first aid or rescue squad to which the license is issued, and no such game of chance shall be conducted with any equipment except such as shall be owned absolutely or used without payment of any compensation therefor by the licensee, and no item of expense shall be incurred or paid in connection with the holding, operating or conducting of any game of chance, held, operated or conducted pursuant to any license issued under this act, except such as are bona fide items of reasonable amount for goods, wares and merchandise furnished or services rendered, which are reasonably necessary to be purchased or furnished for the holding, operating or conducting thereof, under any circumstances whatever and no commission, salary, compensation, reward or recompense whatever shall be paid or given, directly or indirectly, to any person holding, operating or conducting, or assisting in the holding, operation or conduct of, any game of chance so held, operated or conducted.

12. No more than $1.00 shall be charged by any licensee for admission to any room or place in which any game or games of chance are to be held, operated and conducted under any license issued under this act, which admission fee, upon payment
thereof, shall entitle the person paying the same to
a card entitling him to participate without addi-
tional charge in all regular games of chance to be
played under such license on such occasion, and no
charge in excess of $1.00 shall be made for a single
opportunity to participate in all special games to
be played under such license on such occasion. No
prize greater in amount or value than $250.00 shall
be offered or given in any single game conducted
under any such license and the aggregate amount
or value of all prizes offered and given in all games
played on a single occasion shall not exceed
$1,000.00, and all winners shall be determined and
all prizes shall be awarded in any game played on
any occasion within the same calendar day as that
upon which the game is played.

13. No game of chance to be conducted under any
license issued under this act shall be advertised as
to its location, the time when it is to be or has been
played, or the prizes awarded or to be awarded, by
means of newspapers, radio, television or sound truck, or by means of billboards, posters or hand-
bills or any other means addressed to the general public, except that one sign not exceeding 12 square feet in area may be displayed on the premises where
the game will be played.

14. Within 15 days after the conclusion of the
holding, operating and conducting of any such
game of chance, the organization or association,
church, congregation, society, club, company or
squad which held, operated or conducted the same,
and its members who were in charge thereof, shall
furnish to the clerk of the municipality a duly veri-
fied statement showing the amount of the gross re-
cceipts derived from each game of chance, which
shall include receipts from the sale of shares, tick-
et or tickets or rights in any manner connected with partici-
ipation in said game or the right to participate therein, each item of expense incurred, or paid, and
each item of expenditure made or to be made, name
and address of each person to whom each such item
has been, or is to be paid, with a detailed descrip-
tion of the merchandise purchased or the services rendered therefor, the net profit derived from each such game of chance, and the uses to which such net profit has been or is to be applied and a list of prizes offered and given, with the respective values thereof and it shall be the duty of each licensee to maintain and keep such books and records as may be necessary to substantiate the particulars of each such report.

15. The governing body of the municipality and the Control Commission shall have power to examine or cause to be examined the books and records of any organization or association, church, congregation, society, company or squad to which any such license is issued so far as they may relate to any transactions connected with the holding and conducting of any game of chance thereunder and to examine any manager, officer, director, agent or employee thereof under oath in relation to the conduct of any such game of chance under any such license but any information so received shall not be disclosed except so far as may be necessary for the purpose of carrying out the provisions of this act.

16. Any applicant for, or holder of, any license issued or to be issued under this act aggrieved by any action of the municipal governing body of the municipality to which such application has been made or by which such license has been issued, may appeal to the Legalized Games of Chance Control Commission from the determination of said governing body by filing with the governing body a written notice of appeal within 30 days after the determination or action appealed from, and upon the hearing of such appeal the evidence, if any, taken before the governing body and any additional evidence may be produced and shall be considered in arriving at a determination of the matters in issue, and the action of the Control Commission upon said appeal shall be binding upon said governing body and all parties to said appeal.
CHAPTER 6, LAWS OF 1954

17. No person or corporation
   (1) lawfully conducting, or participating in the
   conduct of,
   (2) possessing, selling or in any manner disposing
   of, any shares, tickets or rights to participate
   in, or
   (3) permitting the conduct upon any premises
   owned by him or it, of, any game of chance con-
   ducted or to be conducted under any license law-
   fully issued pursuant to this act, shall be liable to
   prosecution or conviction for violation of any pro-
   vision of chapters 112 and 121 of Title 2A, or of
   section 2A:170-18 of the New Jersey Statutes, but
   this immunity shall not extend to any person or
   corporation knowingly conducting or participating
   in the conduct of any game of chance under any li-
   cense obtained by any false pretense or statement
   made in any application for such license or other-
   wise, or possessing, selling or disposing of shares,
   tickets or rights to participate in, or permitting the
   conduct upon any premises owned by him or it of,
   any game of chance conducted under any license
   known to him or it to have been obtained by any
   such false or fraudulent pretense or statement.

18. Any person, association or corporation who
   or which shall make any false statement in any
   application for such license or shall fail to keep
   such books and records as shall fully and truly
   record all transactions connected with the holding,
   operating or conducting of games of chance under
   any such license or shall falsify or make any false
   entry in any books or records so far as they relate
   to any transaction connected with the holding,
   operating and conducting of any game of chance
   under any such license or shall violate any of the
   provisions of this act or of any term of such license
   shall be a disorderly person and if convicted as
   such shall, in addition to suffering any other pen-
   alties which may be imposed, forfeit any license
   issued to it under this act and shall be ineligible to
   apply for a license under this act for 1 year there-
   after.
C. 5:8-42.
Provisions inoperative.

C. 5:8-43.
Referendum or adoption of act, how conducted, canvass.

19. The provisions of this act shall remain inoperative in any municipality unless and until the same shall be adopted by the legal voters of the municipality as herein provided.

20. The question of the adoption of the provisions of this act, in the form set forth in section 22 of this act, shall be submitted to the legal voters of every municipality in this State at a special election to be held therein at the same time as the primary election for the general election which will be held on the third Tuesday in April in the year 1954 in such manner that every voter qualified to vote at such special election upon said question may vote at said special election for or against such question separately and whether or not he is qualified to vote, or desires to vote, for any candidate on any party ballot to be voted at said primary election.

In every election district in which paper ballots are used the clerk of the municipality shall provide a sufficient number of special ballots to be voted separately upon said question at said special election by the voters who are qualified to vote upon said question whether or not they are qualified to vote, or desire to vote, for any candidate on any party ballot to be used at said primary election.

The special ballots shall be in such form as shall be determined by the clerk of the county in which the municipality is situated and shall so far as practicable correspond in form and detail to the provisions of Title 19, Elections, of the Revised Statutes but they shall not contain the names of any candidates to be voted upon at any such election.

The special ballots when voted shall be deposited by the election officers in either of the ballot boxes used at such election.

In election districts in which voting machines are used the officers charged with the duty of preparing and placing the ballots upon the machines shall
cause the question to be so placed upon every ma-
chine used in such primary election that any voter
qualified to vote upon said question may vote
thereon separately in such special election whether
or not he desires or is qualified to vote a party bal-
lot at said primary election, and special voting
authorities shall be provided for use in cases where
they are required or are used in such form as shall
be determined by the county board of elections of
the county in which the respective municipalities
are situate and which shall be furnished and paid
for in the same manner as are other voting authori-
ties used at said election.

All of the ballots cast at said election on said
question in each municipality shall be counted and
the result thereof shall be returned and canvassed
in the manner provided by law in the case of public
questions submitted in the several municipalities
of this State.

21. In event that in any municipality a majority
of all the votes cast both for and against the ques-
tion shall be cast against the question at any elec-
tion at which said question is submitted, said ques-
tion may again be submitted to the legal voters of
the municipality at a general election held not ear-
er than the date upon which the third general
election, following the date of the election at which
the question was submitted, is to be held, if there
shall be filed with the clerk of the municipality
within 45 days prior to such general election a peti-
tion requesting the submission of the same signed
by at least 15% of the qualified legal voters of the
municipality as evidenced by the total number of
votes cast at the then next preceding general elec-
tion held therein.

22. There shall be printed on each official ballot
to be used at any election at which said question
shall be submitted, the following:

If you favor the proposition printed below make
a cross (×), plus (+) or check (✓) in the square
opposite the word "Yes." If you are opposed thereto make a cross (\(\times\)), plus (\(\pm\)) or check (\(\checkmark\)) in the square opposite the word "No."

<table>
<thead>
<tr>
<th>Yes.</th>
<th>Shall the &quot;Bingo Licensing Law&quot; (P. L. 1954, c. ...) be adopted within this municipality?</th>
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<td>No.</td>
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The chapter number of this act shall be inserted in the appropriate blank in said question.

In any municipality in which voting machines are used, the question shall be placed upon the official ballots to be used upon the voting machines without the foregoing instructions to the voters and shall be voted upon by the use of such machines without marking as aforesaid.

23. If at any election at which such question is submitted as provided in this act the majority of all the votes cast, both for and against such question, shall be cast in favor of the question, the provisions of this act shall become operative in such municipality but if a majority of all such votes shall be cast against the question, the provisions of this act shall not become operative in such municipality unless the same shall be again submitted and this act shall be adopted as provided in this act.

24. If in any municipality in which the provisions of this act shall have become operative in the manner hereinafter provided, there shall be filed with the clerk of the municipality a petition signed by at least 15% of the qualified legal voters of the municipality, as evidenced by the total number of votes cast at the then next preceding election of such municipality, requesting that there shall be submitted to the voters of the municipality the question of rescinding the adoption of the provisions of this act by the municipality, the said question shall be submitted to the legal voters of the municipality at the next general election succeeding
the forty-fifth day following the date of the filing of said petition.

25. There shall be printed upon the official ballot to be used at such general election the following:

If you favor the proposition printed below, make a cross (×), plus (+) or check (✓) in the square opposite the word “Yes.” If you are opposed thereto, make a cross (×), plus (+) or check (✓) in the square opposite the word “No.”

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The chapter number of this act shall be inserted in the appropriate blank in said question.

In any municipality in which voting machines are used, the question shall be placed upon the official ballots to be used upon the voting machines without the foregoing instructions to the voters and shall be voted upon by the use of such machines without marking as aforesaid.

26. If at such election a majority of all the votes cast, both for and against the rescission of the adoption of this act, in said municipality shall be cast in favor of the rescission thereof, the said adoption of this act shall thereby be rescinded and thereupon this act shall cease to be operative within such municipality and no petition shall be received for the submission of the question of the adoption of the provisions of this act to the voters of said municipality, and no such question shall be submitted to them, until after the expiration of 3 years from the date of such election. If at such election the majority of all the votes so cast shall be against the rescission of said adoption, no petition for such submission of the question of the rescission of such adoption shall be received and no such question
shall be again submitted until after the expiration of at least 3 years from the date of such election.

27. This act shall take effect immediately.
Approved February 20, 1954.

CHAPTER 7

An Act to create a Legalized Games of Chance Control Commission, defining its powers and duties, authorizing the commission to investigate and supervise and enforce the administration of the Bingo Licensing Law and the Raffles Licensing Law, and to adopt, amend and repeal rules and regulations governing the administration thereof, and to enforce the same.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. There is hereby constituted the "Legalized Games of Chance Control Commission," in the Department of State, which shall consist of 5 citizens of the State, who are not holders of any public office, and who shall be appointed by the Governor, with the advice and consent of the Senate, not more than 3 of whom shall be members of any 1 political party.

2. The first members of the commission shall be appointed, 1 for 1 year, 1 for 2 years, 1 for 3 years, 1 for 4 years and 1 for 5 years, and their successors shall be appointed for terms of 5 years, and the members may hold over and serve on the commission after the termination of their respective terms, until their respective successors are appointed and shall qualify.

3. Vacancies created by expiration of term or otherwise shall be filled in the same manner as the
original appointments were made, but for the unexpired terms only, notwithstanding that the previous incumbents may be holding over in office.

4. The members of the commission shall serve without compensation but shall be entitled to be reimbursed for their actual expenses within the limits of available appropriations.

5. The commission shall hold its first meeting at the call of the Governor and shall organize by electing a chairman and appointing a secretary who may or may not be a member of the commission.

6. It shall be the duty of the commission to supervise the administration of the Bingo Licensing Law and the Raffles Licensing Law and to adopt, amend and repeal rules and regulations governing the issuance and amendment of such licenses and the holding, operating and conducting of games of chance under such licenses, which shall have the force of law and shall be binding upon all municipalities issuing licenses under either or both of said laws and upon all licensees thereunder, to the end that such licenses shall be issued to qualified licensees only and that said games of chance shall be fairly and properly conducted for the purposes and in the manner in said laws prescribed and to prevent the games of chance authorized to be conducted by said laws from being conducted for commercial purposes instead of for the purposes authorized in said laws, and in order to provide uniformity in the administration of said laws throughout the State, the commission shall prescribe forms of applications for licenses, licenses, amendments of licenses, reports of the conduct of games and other matters incident to the administration of said laws.

7. A copy of every rule and regulation adopted and promulgated by the commission shall be filed in the office of the Secretary of State before it shall become effective and copies thereof shall be made available to the various municipalities operating under said laws.
8. The commission shall conduct investigations of the administration of said laws in such of the municipalities of this State as it shall deem desirable and as shall serve to furnish a cross section of all of the municipalities operating under said laws in this State and shall receive and investigate complaints as to violations and evasions of said laws in any municipality or municipalities.

9. The commission shall have power to suspend and revoke licenses, after hearing, for violation of the law under which the license is issued or for violation of any provision of the rules and regulations adopted and promulgated by the commission.

10. The commission shall have power to institute prosecutions for the punishment of violations of either of said laws.

11. The commission shall hear appeals from the determinations and action of the municipal governing bodies in connection with the refusal to issue licenses and the suspension and revocation of licenses in the manner prescribed in said laws and the action and determination of the commission upon any such appeal shall be binding upon the municipal governing body and all parties thereto.

12. It shall be the duty of the commission to carry on continuous study and investigation of the operation of the Bingo Licensing Law and the Raffles Licensing Law, and the administration thereof by the several municipalities of the State, throughout the State, for the purpose of ascertaining from time to time any defects in said laws, which may be discovered, by reason whereof any abuses in the administration thereof and any evasions of the terms thereof may arise or be practiced, and for the purpose of formulating and recommending improvements and changes in said laws and in any other laws of the State, which the commission may determine to be desirable to prevent such abuses and evasions and to guard against the use of said laws as a cloak for the carrying on of organized gambling and crime, and to insure that said laws shall be in such form and be so administered as to serve
the true purposes for which they were enacted, namely the operation and conduct of the games of chance therein described for educational, charitable, patriotic, religious or public spirited uses only.

13. The commission shall make a continuous study and investigation also of the operation and administration of similar laws which may be in effect in other States of the United States, and of any literature on the subject which from time to time may be published or be available.

14. The majority of the members of the commission may hold investigations and hearings within or without the State and shall have power to compel the attendance of witnesses, the production of books and documents relating to transactions connected with the holding and conducting of games of chance under either or both of said laws, and transactions, relating thereto, with those conducting the same, by the issuance of subpoena signed by the chairman of the commission, which may be served by any person of full age.

15. No person shall be excused from testifying or producing any book or document in any investigation or hearing, when ordered so to do by the members of the commission holding the same, upon the ground that testimony or documentary evidence required of him may tend to incriminate or subject him to penalty or forfeiture, but no person shall be prosecuted, punished or subjected to any penalty or forfeiture on account of any matter or thing concerning which he shall, under oath, have testified or produced documentary evidence, except that he shall not be exempt from prosecution or punishment for any perjury committed by him in his testimony.

16. If a person subpoenaed to attend in any such investigation or hearing fails to obey the command of the subpoena without reasonable cause, or if a person in attendance in any such investigation or hearing refuses, without lawful cause, to be examined or to answer a legal or pertinent question or to exhibit any book, account, record or other docu-
ment when ordered so to by the commissioner holding such investigation or hearing, the commission may apply to any Judge of the Superior Court, upon proof by affidavit of the facts, for an order returnable in not less than 2 nor more than 10 days directing such person to show cause before the judge why he should not comply with such subpoena or such order.

17. Upon return of the order, the judge before whom the matter shall come on for hearing shall examine such person under oath, and if the judge shall determine, after giving such person an opportunity to be heard, that he refused without legal excuse to comply with such subpoena or such order of the commissioners holding such investigation, the judge may order such person to comply forthwith and any failure to obey the order of the judge may be punished as a contempt of the Superior Court.

18. A witness shall be privileged from arrest, in all civil actions and no other, during necessary attendance before the commission, at any place required by subpoena previously duly served, and during his going to and returning therefrom, allowing one day for every 30 miles from his place of residence.

19. Every witness shall be entitled to be paid for attendance or attendance and travel by the party on whose behalf he is subpoenaed, at the rates prescribed by law, before being required to testify.

20. Each witness attending any hearing or investigation shall be entitled to the following fees:

a. In his own county, per day of attendance, 50 cents;

b. From a foreign county, at the rate of $1.00 per day, together with, for each day of attendance, an allowance of $1.00 for every 30 miles of travel in going to the place of attendance from his place of residence and in returning.
21. The commission is authorized to incur such necessary expenses, and engage and appoint an executive officer and such competent and expert advisers, and clerical and stenographic assistants and investigators, as it may deem necessary to the proper performance of the purpose of this act, and may fix their compensation and that of its secretary, if he is not a member of the commission, within the limits of any sums appropriated or made available to it for such purposes. No investigator employed by the commission need be employed in accordance with the provisions of, or shall be in any manner subject to, the provisions of Title 11, Civil Service, of the Revised Statutes.

22. Each municipality, in which the Bingo Licensing Law or the Raffles Licensing Law, or both, shall be adopted, shall file with the commission a copy of each ordinance enacted pursuant thereto within 10 days after the same is adopted, and on or before the first day of February in each year, or at any other time or times which the commission may determine make report to the commission of the number of licenses issued therein under each of said laws, and the names and addresses of the licensees, the aggregate amount of license fees collected, the names and addresses of all persons detected of violation of each of said laws or of the rules and regulations adopted by the commission pursuant hereto, and of all persons prosecuted for such violations and the result of each such prosecution, and the penalties imposed therein, during the preceding calendar year, or the period for which the report is required, which report may contain any recommendations for improvement of said laws or the administration thereof, which the governing body of the municipality shall deem to be desirable.

23. The commission shall report to the Governor, the President of the Senate and the Speaker of the General Assembly annually with its recommendations, if any, and if in the meantime it shall discover any matters which shall require immediate
change in said laws of this State, in order to prevent abuses and evasions thereof or rectify undesirable conditions in connection with the administration thereof, the commission shall make an interim report immediately to the Governor, to the President of the Senate and to the Speaker of the General Assembly with its recommendations in order to afford opportunity for the Legislature to take immediate action thereon, if such action appears to be necessary.

24. This act shall take effect immediately.
Approved February 20, 1954.

CHAPTER 8

AN ACT to define the boundaries of the Congressional Districts of the State of New Jersey, and amending section 19:46-1 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 19:46-1 of the Revised Statutes is amended to read as follows:

19:46-1. For the purpose of electing members of the House of Representatives of the United States to serve in the seventy-third Congress and each subsequent Congress, this State shall be divided into 14 districts as follows, namely:

First. The counties of Camden, Gloucester and Salem shall constitute and be called the first district;

Second. The counties of Atlantic, Cape May and Cumberland shall constitute and be called the second district;
Third. The counties of Ocean and Monmouth and that part of the county of Middlesex embracing the city of New Brunswick, borough of Spotswood, borough of South River, township of South Brunswick, borough of Sayreville, township of Plainsboro, township of North Brunswick, township of Monroec, borough of Milltown, township of Madison, borough of Jamesburg, borough of Helmetta, township of East Brunswick, township of Cranbury and the city of South Amboy shall constitute and be called the third district;

Fourth. The counties of Burlington and Mercer shall constitute and be called the fourth district;

Fifth. The counties of Somerset and Morris and that portion of the county of Middlesex embracing the borough of Carteret, borough of Dunellen, borough of Highland Park, borough of Middlesex, city of Perth Amboy, township of Piscataway, township of Raritan, borough of South Plainfield, township of Woodbridge, and the borough of Metuchen, shall constitute and be called the fifth district;

Sixth. The county of Union shall constitute and be called the sixth district;

Seventh. The counties of Sussex, Warren and Hunterdon; that portion of the county of Passaic embracing the borough of Ringwood and the township of West Milford; and that portion of the county of Bergen embracing the township of Hobokus, borough of Hobokus, borough of Oakland, borough of Franklin Lakes, township of Wyckoff, borough of Ramsey, borough of Upper Saddle River, borough of Allendale, borough of Waldwick, borough of Montvale, borough of Park Ridge, township of Washington, township of Riverdale, borough of Hillsdale, borough of Woodcliff Lake, borough of Midland Park, Township of Ridgewood (Ridgewood Village), borough of Glen Rock, borough of Westwood, borough of Emerson, borough of Oradell, borough of Riverside, borough of Paramus, borough of Fairlawn, borough of East Pater-
son, borough of Saddle River, township of Saddle River, township of Rochelle Park, city of Hackensack, city of Garfield, borough of Lodi, township of Lodi, borough of Maywood shall constitute and be called the seventh district;

Eighth. That portion of the county of Passaic embracing the borough of Bloomingdale, city of Clifton, borough of Haledon, borough of Hawthorne, township of Little Falls, borough of North Haledon, city of Passaic, city of Paterson, borough of Pompton Lakes, borough of Prospect Park, borough of Totowa, borough of Wanaque, township of Wayne and borough of West Paterson shall constitute and be called the eighth district;


Tenth. That portion of the county of Hudson embracing the borough of East Newark, town of Harrison and the town of Kearny; that portion of the county of Essex embracing the north ward of
the city of Newark, the first to the tenth district, inclusive, of the west ward of the city of Newark, the sixteenth to the twenty-sixth district, inclusive, and the twenty-eighth district of the east ward of the city of Newark, town of Belleville, town of Bloomfield, borough of Glen Ridge and the town of Nutley shall constitute and be called the tenth district;

Eleventh. That portion of the county of Essex embracing the eleventh to the forty-fourth district, inclusive, of the west ward of the city of Newark, the first to the twenty-eighth district, inclusive, the thirty-second and thirty-third districts of the central ward of the city of Newark, the forty-seventh, forty-eighth and forty-ninth districts of the south ward of the city of Newark, city of East Orange, city of Orange, village of South Orange and the town of West Orange shall constitute and be called the eleventh district;

Twelfth. That portion of the county of Essex embracing the first to the forty-sixth district, inclusive, of the south ward of the city of Newark, the first to the fifteenth district, inclusive, the twenty-seventh district, the twenty-ninth to thirty-fifth district, inclusive, of the east ward of the city of Newark, the twenty-ninth, thirtieth and thirty-first districts of the central ward of the city of Newark, town of Irvington, township of Maplewood, township of Millburn, township of Livingston, township of Caldwell, borough of Caldwell, borough of North Caldwell, borough of West Caldwell, township of Cedar Grove, borough of Essex Fells, borough of Roseland, borough of Verona, and the town of Montclair shall constitute and be called the twelfth district;

Thirteenth. That portion of the county of Hudson embracing the city of Bayonne and the first, fourth, fifth, sixth, seventh, eighth and ninth wards of the city of Jersey City shall constitute and be called the thirteenth district;
Fourteenth. That portion of the county of Hudson embracing the second, third, tenth, eleventh and twelfth wards of the city of Jersey City, city of Hoboken, town of Secaucus, city of Union City, township of Weehawken and the town of West New York shall constitute and be called the fourteenth district.

In the interpretation of this section all reference to counties, cities, boroughs, townships, wards, and other municipal divisions shall be taken to refer to such municipal divisions as they existed on January 8, 1954.

2. This act shall take effect immediately.

Approved February 23, 1954.

CHAPTER 9

An Act to amend "An act concerning the several counties and municipalities, regulating the effect of the Federal census for the year 1950 on offices and employments and the compensation of officers and employees in the several counties and municipalities," approved February 11, 1952 (P. L. 1952, c. 1).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. This act shall become inoperative on or after June 1, 1954.

2. This act shall take effect immediately.

Approved February 24, 1954.
CHAPTER 10

AN ACT concerning the operation and effect of the
1950 Federal census in certain counties and mu­
nicipalities.

BE IT ENACTED by the Senate and General Assem­
by of the State of New Jersey:

1. Notwithstanding the provisions of any other
law, the number of offices and employments, the
granting of any pension, the amount of any pen­
sion, and the salary or compensation of any officer
or employee, in any county of the second class hav­
ing a population in excess of 500,000 inhabitants
and in any county of the fourth class having a
population in excess of 45,000 inhabitants and in
any municipality in any such county, shall be gov­
erned and determined by the 1950 Federal census.

2. This act shall take effect immediately.

Approved March 4, 1954.
CHAPTER 11

An Act to amend and supplement chapter 4 of the laws of 1931, entitled "An act declaring the policy of the States of New York and New Jersey in regard to certain vehicular bridges and tunnels within the Port of New York District; and in furtherance of the said policy, vesting the control and operation of the Holland Tunnel in the Port of New York Authority, authorizing the Port Authority to construct an additional interstate vehicular tunnel, and regulating the construction and operation of bridges and tunnels by the Port Authority."

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Upon the concurrence of the State of New York herein, in the manner indicated in section 4 hereof, the States of New York and New Jersey agree that section 2 of chapter 47 of the laws of New York, 1931, and chapter 4 of the laws of New Jersey, 1931, entitled "An act declaring the policy of the States of New York and New Jersey in regard to certain vehicular bridges and tunnels within the Port of New York District; and in furtherance of the said policy, vesting the control and operation of the Holland Tunnel in the Port Authority, authorizing the Port Authority to construct an additional interstate vehicular tunnel, and regulating the construction and operation of bridges and tunnels by the Port Authority," is hereby amended to read as follows:

2. In furtherance of the aforesaid policy, and in partial effectuation of the comprehensive plan heretofore adopted by the 2 said States for the development of the said Port of New York District, the control, operation, tolls and other
revenues of the vehicular tunnel, known as the Holland Tunnel, under the Hudson river between the city of Jersey City and the city of New York, shall be vested in the Port Authority as hereinafter provided; and the Port Authority is hereby authorized and empowered to construct, own, maintain and operate an interstate vehicular crossing under the Hudson river to consist of 3 tubes (hereinafter called the Midtown Hudson Tunnel), together with such approaches thereto and connections with highways as the Port Authority may deem necessary or desirable.

The Port Authority shall from time to time make studies, surveys and investigations to determine the necessity and practicability of vehicular bridges and tunnels over or under interstate waters within the said Port of New York District, in addition to the said Midtown Hudson Tunnel and Holland Tunnel and to the George Washington Bridge, Goethals Bridge, Outerbridge Crossing and Bayonne Bridge, and report to the Governors and Legislatures of the 2 States thereon. The Port Authority shall not proceed with the construction of any such additional vehicular bridges and tunnels over or under said interstate waters, until hereafter expressly authorized by the 2 said States.

2. Upon the concurrence of the State of New York herein, in the manner indicated in section 4 hereof, the States of New York and New Jersey agree that sections 10 and 16 of chapter 47 of the laws of New York, 1931, and chapter 4 of the laws of New Jersey, 1931, entitled “An act declaring the policy of the States of New York and New Jersey in regard to certain vehicular bridges and tunnels within the Port of New York District; and in furtherance of the said policy, vesting the control and operation of the Holland Tunnel in the Port of New York Authority, authorizing the Port Authority to construct an additional interstate vehicular tunnel, and regulating the construction and operation of bridges and tunnels by the Port Authority,” are hereby amended to read as follows:
10. The plans of the connections with State or municipal highways of any vehicular bridge or tunnel which the Port Authority may hereafter construct (including the plans of any additional connections of existing bridges or tunnels with State or municipal highways), shall be subject to the approval of the Governor of the State in which such connections shall be located. Either State may require by appropriate legislation that such connections shall be subject to the approval of the municipality of that State in which they shall be located; and in such event, the approval of such municipality shall be given as provided in article 12 of the said compact of April 30, 1921. Except as limited herein, the Port Authority shall determine all matters pertaining to such bridges and tunnels.

16. Anything in this act to the contrary notwithstanding, no property now or hereafter vested in or held by any county, city, borough, village, township or other municipality shall be taken by the Port Authority, without the authority or consent of such county, city, borough, village, township or other municipality as provided in said compact of April 30, 1921, provided that if such property is required for Midtown Hudson Tunnel purposes the State in which such county, city, borough, village, township or other municipality is located may authorize such property to be taken by the Port Authority by condemnation or the exercise of the right of eminent domain without such authority or consent; nor shall anything herein impair or invalidate in any way any bonded indebtedness of the State, or such county, city, borough, village, township or other municipality, nor impair the provisions of law regulating the payment into sinking funds of revenue derived from municipal property, or dedicating the revenues derived from municipal property, to a specific purpose. The Port Authority is hereby authorized and empowered to acquire from any such county, city, borough, village, township or other municipality, or from any other public agency or commission having jurisdiction in the
premises, by agreement therewith, and such county, city, borough, village, township, municipality, public agency or commission, notwithstanding any contrary provision of law, is hereby authorized and empowered to grant and convey upon reasonable terms and conditions any real property, which may be necessary for the construction, operation and maintenance of such bridges and tunnels, including such real property as has already been devoted to a public use. Each of the 2 said States hereby consents to the use and occupation of the real property of such State necessary for the construction, operation and maintenance of bridges and tunnels constructed or operated pursuant to the provisions of this act, including lands of the State lying under water.

3. Upon the concurrence of the State of New York herein in the manner indicated in section 4 hereof, the States of New Jersey and New York agree that all acts heretofore performed by the Port of New York Authority in connection with the construction, ownership, maintenance and operation of the Midtown Hudson Tunnel (including the third tube thereof), as defined in section 1 of this act, including but not limited to the financing and effectuation thereof and acquisition and taking of property therefor, are hereby ratified and confirmed with the same force and effect as if section 1 hereof had been in effect at the times such acts were performed.

4. Sections 1 and 3 of this act shall take effect upon the enactment into law by the State of New York of legislation having an identical effect with such sections, but if the State of New York shall have already enacted such legislation, such sections shall take effect immediately; section 2 of this act shall take effect upon the enactment into law by the State of New York of legislation having an identical effect with such section, but if the State of New York shall have already enacted such legislation, such section shall take effect immediately.

Approved March 22, 1954.
CHAPTER 12


Be it enacted by the Senate and General Assembly of the State of New Jersey:


2. This act shall take effect immediately. Approved March 24, 1954.

CHAPTER 13

An Act concerning regional school districts, and amending section 18:8-17 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18:8-17 of the Revised Statutes is amended to read as follows:

18:8-17. The amounts authorized for annual or special appropriations or the amounts to be raised for interest and the redemption of bonds shall be apportioned among the districts by the regional board as follows:

(1) The amounts to be raised for interest and the redemption of bonds shall be apportioned upon the basis of ratables of the districts.

(2) The amounts to be raised for annual or special appropriations for regional districts
created prior to the first day of July, 1953, shall be apportioned upon the basis of ratables of the districts.

(3) The amounts to be raised for annual or special appropriations for regional districts created on or subsequent to the first day of July, 1953, shall be apportioned either upon the basis of ratables or average daily attendance of the district during the preceding school year, as certified by the Commissioner of Education, whichever shall have been determined upon by the boards of education of the constituent districts and stated in the question of creating and maintaining a regional board of education submitted pursuant to section 18:8-1 of the Revised Statutes; but in cases where average daily attendance is to be used as a basis for apportionment, the Commissioner of Education shall certify to the regional board of education from the latest official statistics the average daily attendance of resident public school pupils in the grade levels for which the regional district was organized for all constituent districts comprising the regional district. This certification shall be made and used each year until such time as average daily attendance statistics shall be certified by the Commissioner of Education for the regional district.

The amount of money thus determined to be raised by the respective districts shall be certified to the county board or county boards of taxation and to the assessors of the several taxing districts so uniting and the amount thus apportioned to each taxing district shall be assessed, levied, and collected in the same manner and at the same time as other school taxes are assessed, levied and collected therein and shall be paid upon requisition as provided for in districts governed by chapter 7 of this Title (§ 18:7-1 et seq.).

2. This act shall take effect immediately.
Approved March 27, 1954.
CHAPTER 14


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. 5-a. Supplementary definitions.

As used in the compact:

(1) “Stevedore” shall also include contractors engaged for compensation pursuant to a contract or arrangement with the United States, any State or territory thereof, or any department, division, board, commission or authority of one or more of the foregoing, in moving freight carried or consigned for carriage between any point in the Port of New York District and a point outside said district on vessels of such a public agency berthed at piers, on piers at which such vessels are berthed or at other waterfront terminals.

(2) “Waterborne freight” shall also include freight described in subdivision (1) of this section.

(3) “Court of the United States” shall mean all courts enumerated in section 451 of Title 28 of the United States Code and the courts-martial of the Armed Forces of the United States.

2. 5-b. Additional powers of the commission. In addition to the powers and duties elsewhere described in this act, the commission shall have power to issue temporary permits and permit temporary registrations which shall be valid for a period to be fixed by the commission not in excess of 6 months.

3. 5-c. Regularization of longshoremen’s employment. The time for establishing the minimum number of days for the initial 6-month period under article IX of the compact shall be on or before the first day of July, 1954, and for subse-
sequent 6-month periods on or before each succeeding first day of July or January.

4. 5-d. Additional violations. Any person who, having been duly sworn or affirmed as a witness in any investigation, interview or other proceeding conducted by the commission pursuant to the provisions of this act, shall willfully give false testimony shall be guilty of a misdemeanor punishable by a fine of not more than $1,000 or imprisoned for not more than 1 year or both.

5. 5-e. Civil penalties. The commission may maintain a civil action on behalf of the State against any person who violates or attempts or conspires to violate any provision of the compact or who fails, omits or neglects to obey, observe or comply with any order or direction of the commission, to recover a judgment for a money penalty not exceeding $500.00 for each and every offense. Every violation of any such provision, order or direction shall be a separate and distinct offense, and, in case of a continuing violation, every day’s continuance shall be and be deemed to be a separate and distinct offense. Any such action may be compromised or discontinued on application of the commission upon such terms as the court may approve and a judgment may be rendered for an amount less than the amount demanded in the complaint as justice may require.

6. 5-f. Civil enforcement. The commission may maintain a civil action against any person to compel compliance with any of the provisions of the compact, or to prevent violations, attempts or conspiracies to violate any such provisions, or interference, attempts or conspiracies to interfere with or impede the enforcement of any such provisions or the exercise or performance of any power or duty thereunder, either by mandamus, injunction or action or proceeding in lieu of prerogative writ.

7. 5-g. Hearings. (1) At hearings conducted by the commission pursuant to article XI of the compact, applicants, prospective licensees, licensees
and registrants shall have the right to be accompanied and represented by counsel.

(2) After the conclusion of a hearing but prior to the making of an order by the commission, a hearing may, upon petition and in the discretion of the hearing officer, be reopened for the presentation of additional evidence. Such petition to reopen the hearing shall state in detail the nature of the additional evidence, together with the reasons for the failure to submit such evidence prior to the conclusion of the hearing. The commission may upon its own motion and upon reasonable notice reopen a hearing for the presentation of additional evidence. Upon petition, after the making of an order of the commission, rehearing may be granted in the discretion of the commission. Such a petition for rehearing shall state in detail the grounds upon which the petition is based and shall separately set forth each error of law and fact alleged to have been made by the commission in its determination, together with the facts and arguments in support thereof. Such petition shall be filed with the commission not later than 30 days after service of such order, unless the commission for good cause shown shall otherwise direct. The commission may upon its own motion grant a rehearing after the making of an order.

8. 5-h. Denial of applications. In addition to the grounds elsewhere set forth in this act, the commission may deny an application for a license or registration for any of the following:

(1) Conviction by a court of the United States or any State or territory thereof of coercion;

(2) Conviction by any such court, after having been previously convicted by any such court of any crime or of the offenses hereinafter set forth, of a misdemeanor or any of the following offenses: assault, malicious injury to property, malicious mischief, unlawful taking of a motor vehicle, corruption of employees or possession of lottery or number slips; or
(3) Fraud, deceit or misrepresentation in connection with any application or petition submitted to, or any interview, hearing or proceeding conducted by the commission.

9. 5-i. Revocation of licenses and registrations. In addition to the grounds elsewhere set forth in this act, any license or registration issued or made pursuant thereto may be revoked or suspended for such period as the commission deems in the public interest or the licensee or registrant may be reprimanded for conviction of any crime or offense in relation to gambling, bookmaking, pool selling, lotteries or similar crimes or offenses if the crime or offense was committed at or on a pier or other waterfront terminal or within 500 feet thereof.

10. 5-j. Removal of port watchmen's ineligibility. Any port watchman ineligible for a license by reason of the provisions of subdivision (b) of section 3 of article X of the compact may petition for and the commission may issue an order removing the ineligibility in the manner provided in subdivision (b) of section 3 of article V of the compact.

11. 5-k. Petition for order to remove an ineligibility. A petition for an order to remove an ineligibility under subdivision (b) of section 3 of article V, subdivision (e) of section 3 of article VI or subdivision (b) of section 3 of article X of the compact may be made to the commission before or after the hearing required by article XI of the compact.

12. Section 11 of the act of which this act is amendatory and supplementary is amended to read as follows:

§ 11. Separability of act. If any part or provision of this act or the application thereof to any person or circumstances be adjudged invalid by any court of competent jurisdiction, such judgment shall be confined in its operation to the part, provision or application directly involved in the controversy in which such judgment shall have been
rendered and shall not affect or impair the validity of the remainder of this act or the application thereof to other persons or circumstances and the 2 States hereby declare that they would have entered into this act or the remainder thereof had the invalidity of such provision or application thereof been apparent.

13. This amendatory and supplementary act, except section 12, constitutes an agreement between the States of New York and New Jersey supplementary to the waterfront commission compact and amendatory thereof, and shall be liberally construed to effectuate the purposes of said compact, and the powers vested in the waterfront commission hereby shall be construed to be in aid of and supplemental to and not in limitation of or in derogation of any of the powers heretofore conferred upon or delegated to the waterfront commission.

14. The provisions of this amendatory and supplementary act shall not affect or impair any act done or license or registration issued, or any liability, penalty, forfeiture or punishment incurred or imposed, or any limitation or defense established prior to its enactment but the same may be asserted, enforced, prosecuted or inflicted in the same manner and to the same extent as if this act had not been passed.

15. This amendatory and supplementary act shall take effect upon the enactment into law by the State of New York of legislation having an identical effect with this act; but if the State of New York shall have already enacted such legislation then it shall take effect immediately.

Approved March 30, 1954.
CHAPTER 15

AN ACT concerning elections, and amending section 19:45-6 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 19:45-6 of the Revised Statutes is amended to read as follows:

19:45-6. The compensation of each member of the district boards for all services performed by them under the provisions of this Title shall be as follows:

In counties wherein voting machines are used for all services rendered in holding the primary election, except services in mailing the ballots, $20.00; for mailing the primary election sample ballots, in such counties wherein the district board shall mail the same, $2.00; for mailing the general election sample ballots, in such counties wherein the district board shall mail the same, $3.00; for all services on general election day, including the counting of votes and delivery of returns and ballot box contents to the municipal clerk, $20.00; for all services at any special election, $20.00 unless such special election is held at the same time as the primary election or the general election in either of which cases there shall be no compensation for any services at such special election.

In all other counties for all services rendered in holding the primary election, except services in mailing the ballots, $30.00; for mailing the primary election sample ballots, $7.50; for mailing the general election sample ballots, $7.50; for all services on general election day, including the counting of votes and delivery of returns and ballot box contents to the municipal clerk, $30.00; for all services at any special election, $30.00 unless such special election is held at the same time as the
primary election or the general election in either of which cases such compensation for all services at such special election shall be $5.00.

Such compensation shall be in lieu of all other fees and payments.

Compensation due each member shall be paid within 30 days but not within 20 days after each election; provided, however, that no compensation shall be paid to any such member until 10 days after final order has been entered on any recount which may have been allowed affecting such district; and provided, further, that no compensation shall be paid to any member of any such district board who may have been removed from office or application for the removal of whom is pending under the provisions of section 19:6-4 of this Title.

2. This act shall take effect immediately.

Approved April 15, 1954.

CHAPTER 16

An Act concerning disorderly persons, amending section 2A:170-33 and supplementing article 6 of chapter 170 of Title 2A, of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:170-33 of the New Jersey Statutes is amended to read as follows:

2A:170-33. Any person, firm or corporation that throws, drops, dumps on, tows to or otherwise places on open fields or other private property, without first obtaining the permission of the owner or person in possession of such property, any abandoned automobile, automobile parts, junk, paper, bottle, trash, garbage, refuse or debris of any nature is a disorderly person.
2. Any person who throws, drops or otherwise places any paper, bottle, trash, garbage, refuse or debris of any nature upon a highway or other public lands is a disorderly person.

3. This act shall take effect immediately.
Approved April 19, 1954.

CHAPTER 17

An Act concerning borough poundkeepers, and amending section 40:87-15 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:87-15 of the Revised Statutes is amended to read as follows:

40:87-15. In addition to the officers to be elected there shall be appointed a clerk. In boroughs, with a population of less than 10,000, the elected tax collector may also be appointed the clerk. There may be appointed a borough attorney, a borough engineer, one or more marshals, a poundkeeper, a superintendent of highways, and such other officers as the council may deem necessary. They shall perform the duties required by law and the ordinances of the council. All of these officers, except the borough attorney, borough engineer and borough poundkeeper, shall be residents of the borough, and all of them shall hold office during the pleasure of the council. No officer shall be removed without being afforded an opportunity to be heard. Unless sooner removed, however, they shall hold office for 1 year and until their successors shall have qualified.

2. This act shall take effect immediately.
Approved April 19, 1954.
CHAPTER 18

AN ACT to authorize the board of chosen freeholders of any county or county park commission to make available lands not presently necessary for other public purposes, to be used as training grounds for firemen, and to appropriate money for the improvement of such properties.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The board of chosen freeholders of any county or county park commission may, by resolution, make available any lands owned or leased by said county or county park commission, or otherwise under its control, which are not presently needed for other public purposes, to be used as training grounds for paid, part-paid or volunteer fire companies located in any municipality or fire district in such county or adjoining counties.

2. The board of chosen freeholders or county park commission may from time to time raise, appropriate and expend such sums of money as it may deem expedient for improving any such properties for training purposes, including installation of water mains and hydrants, and the construction on said lands of drill towers and training equipment, in order to instruct members of fire companies in the latest methods, procedures and techniques of fire fighting, and for the purpose of testing apparatus and equipment.

3. This act shall take effect immediately.

Approved April 19, 1954.
CHAPTER 19

AN ACT to amend "An act to provide for the creation of a Legislative Commission on Statute Revision, and prescribing its powers and duties," approved April 8, 1952 (P. L. 1952, c. 11).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 4 of the act of which this act is amendatory is amended to read as follows:

4. The commission may from time to time submit preliminary reports and drafts of proposed statutes to the Legislature or to any committee thereof or to the members thereof prior to the making of its final report and it shall submit to the Legislature or to the members thereof drafts of such proposed statutes as it proposes to lay before the Legislature, in bill form, and shall lay the same before the Legislature for enactment, if the Legislature shall see fit to enact them, its proposed revision of Title 48, Public Utilities, of the Revised Statutes, during the 1955 regular session of the Legislature and its proposed revisions of the statutes relating to the principal departments in the Executive Branch of the State Government with reasonable promptness from time to time hereafter.

2. This act shall take effect immediately.

Approved April 19, 1954.
CHAPTER 20

An Act concerning the issuance of bonds and other obligations and the incurring of indebtedness by school districts, and supplementing chapter 7 of Title 18 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. If any municipality within or comprising a school district now governed, or hereafter governed by the provisions of chapter 7 of Title 18 of the Revised Statutes, has or shall have, while governed by the provisions of chapter 6 of said Title, by ordinance authorized bonds of said municipality in accordance with section 18:6-61 of said Title which remained unissued at the time of the acceptance in said municipality of the provisions of chapter 7 in accordance with this section or with the act entitled “An act concerning the election of boards of education in certain cities,” approved July 13, 1951 (P. L. 1951, c. 308), such ordinance shall after such acceptance be authority for the issuance of bonds of the school district to the amount and for the purpose or purposes set forth therein and, from and after the date of such acceptance, shall for all the purposes of article 7 of chapter 7 of Title 18 of the Revised Statutes, and any other provisions of said chapter, be deemed to constitute a proposal duly adopted at said date by the legal voters of the school district, authorizing the board of education to issue bonds of the district for the purpose or purposes and in the amount or amounts set forth in such ordinance. The bonds so issued shall be dated and sold and be made payable in accordance with the provisions of said chapter, and any provisions of such ordinance with respect to the dates and maturities of such bonds shall not affect the powers of the board of education with respect to
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such dating and maturities. The school district shall assume and pay any notes and other obligations, other than permanent bonds or school bonds, theretofore duly issued or incurred by the municipality pursuant to said ordinance.

2. If the board of education of any school district to which are applicable the provisions of chapter 7 of Title 18 of the Revised Statutes, shall believe that the application to bonds of such school district, proposed to be authorized or theretofore authorized but remaining unissued, of the limits on maturities or amounts of annual installments or both set forth in chapter 7 of said Title 18, or in any proposal, ordinance, resolution, certificate, proposition or other proceeding for the authorization of such bonds theretofore adopted, made or taken, would adversely affect the financial position of such school district, or of any municipality comprised therein, it may make application in writing to the Local Government Board in the Division of Local Government in the Department of the Treasury setting forth such belief and the grounds therefor and requesting approval of a schedule of maturities and annual installments for such bonds set forth in the application.

3. Within 60 days after the submission to the Local Government Board of an application regarding bonds of a school district or municipality pursuant to section 2 of this act, it shall cause its approval to be endorsed thereon if, after consultation with the Commissioner of Education, it shall be satisfied and shall record by resolution its findings that the belief set forth in such application is well founded and that issuance of the bonds mentioned and described in such application in accordance with the schedule set forth therein would not materially impair the credit of any municipality comprised within such school district or substantially reduce its ability during the ensuing 10 years to pay punctually the principal and interest of its debts and supply essential public improvements and services. If the Local Government Board shall
not be so satisfied within said period of 60 days, it shall cause its disapproval to be endorsed on such application.

If any such application submitted to the Local Government Board regarding bonds of a school district or municipality pursuant to section 2 of this act shall be approved as aforesaid, such bonds shall thereafter be issued only if the maturities and annual installments thereof are in accordance with the schedule set forth in such approved application, and may be so issued notwithstanding any limitations on such maturities or annual installments set forth in Title 18 of the Revised Statutes, or in any proposal, ordinance, resolution, certificate, proposition or other proceeding for the authorization of such bonds theretofore adopted, made or taken.

4. This act shall take effect immediately.

Approved April 29, 1954.

CHAPTER 21

AN ACT to amend "An act concerning the relinquishment or release of curtesy and dower by one spouse to the other, and supplementing chapter 2 of Title 37 of the Revised Statutes," approved August 8, 1953 (P. L. 1953, c. 352).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. A married man may relinquish or release to his wife his right of curtesy in any real estate whereof his wife is seized of an estate of inheritance, and a married woman may relinquish or release to her husband her right of dower in any real estate
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whereof her husband is seized of an estate of inheritance, by deed duly executed and acknowledged, in the manner provided by law for deeds to be recorded, or by deed conveying such estate of inheritance in said real estate by said husband to said wife or by said wife to said husband wherein said husband's right of curtesy or said wife's right of dower is specifically relinquished or released and thereafter said real estate may be conveyed, encumbered, devised, or otherwise disposed of, and shall descend, free and clear of any such right or estate of curtesy or dower, but said real estate may descend to said husband or widow, as the case may be, in case of the death of the wife or husband intestate, in accordance with law, notwithstanding such relinquishment or release. 

2. This act shall take effect immediately.
Approved May 3, 1954.

CHAPTER 22

AN ACT relating to the Department of the Treasury; and authorizing and empowering the State Treasurer to enter into agreements with certain national banks and State banks whereby said banks will act as fiscal agents for the State or as custodians for funds, securities, and assets of the State, or in either capacity for pension agencies, funds or systems maintained in whole or in part by the State.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The State Treasurer is hereby authorized and empowered to enter into agreement from time to time, and on such terms and for such compensation, if any, as the State Treasurer may deem ap-
propriate, with any 1 or more of the national banks, the principal office of which is located in the State of New Jersey, and the banks authorized by this State to carry on a banking business, which he may select, to act as fiscal agent for the State or as custodian for funds, securities, or other assets of the State and as fiscal agent or as such custodian for any pension agency, fund or system maintained in whole or in part by the State.

2. Such agreements may provide, at the discretion of the State Treasurer, that such fiscal agent or custodian may perform any or all of the following services: make or accept delivery of securities; exchange securities, collect interest or dividends thereon and principal thereof; surrender securities for exchange, redemption or payment; hold securities, cash or other assets of the State or of any such pension agency, system or fund, as aforementioned, in safekeeping; deposit in such account or accounts as the State Treasurer shall designate, the proceeds of the sale, exchange, redemption or payment of securities and of interest or dividends thereon, and such other related services as the State Treasurer may determine.

3. All agreements entered into by the State Treasurer with any bank pursuant to this act, shall provide that such bank or banks shall be responsible to the State, to the State Treasurer, and to any pension agency, fund or system concerned, for the proper and faithful performance of the services required of it pursuant to the terms of the agreement, for the fidelity and integrity of the officers, employees and agents employed in any undertaking under said agreement, and for any and all loss or damage which may result from any failure to discharge or from any improper or incorrect discharge of their duties, and that such bank or banks shall save harmless the State, the State Treasurer, and any pension agency, fund or system concerned, or any trustee or officer thereof, from any and all loss or damage caused thereby.

4. This act shall take effect immediately.

Approved May 3, 1954.
An Act concerning group life insurance, and amending section 17:34-31 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 17:34-31 of the Revised Statutes is amended to read as follows:

17:34-31. (A) No policy of group life insurance shall be delivered in this State unless it conforms to one of the following descriptions:

(1) A policy issued to an employer, or to the trustees of a fund established by an employer, which employer or trustees shall be deemed the policyholder, to insure employees of the employer for the benefit of persons other than the employer, subject to the following requirements:

(a) The employees eligible for insurance under the policy shall be all of the employees of the employer, or all of any class or classes thereof determined by conditions pertaining to their employment. The policy may provide that the term "employees" shall include the employees of one or more subsidiary corporations and the employees, individual proprietors and partners of one or more affiliated corporations, proprietors or partnerships if the business of the employer and such affiliated corporations, proprietors or partnerships is under common control through stock ownership, contract or otherwise. The policy may provide that the term "employees" shall include the individual proprietor or partners if the employer is an individual proprietor or a partnership. The policy may provide that the term "employees" shall include retired employees. No director of a corporate employer
shall be eligible for insurance under the policy unless such person is otherwise eligible as a bona fide employee of the corporation by performing services other than the usual duties of a director. No individual proprietor or partner shall be eligible for insurance under the policy unless he is actively engaged in and devotes a substantial part of his time to the conduct of the business of the proprietor or partnership. The policy may provide that the term "employees" shall include the trustees or their employees, or both, if their duties are principally connected with such trusteeship.

(b) The premium for the policy shall be paid by the policyholder, either wholly from the employer's funds or funds contributed by him, or partly from such funds and partly from funds contributed by the insured employees. No policy may be issued on which the entire premium is to be derived from funds contributed by the insured employees. A policy on which part of the premium is to be derived from funds contributed by the insured employees may be placed in force only if at least 75% of the then eligible employees, excluding any as to whom evidence of individual insurability is not satisfactory to the insurer, elect to make the required contributions. A policy on which no part of the premium is to be derived from funds contributed by the insured employees must insure all eligible employees.

(c) The policy must cover at least 25 employees at date of issue.

(d) The amounts of insurance under the policy must be based upon some plan precluding individual selection either by the employees or by the employer or trustees.
(2) A policy issued to a creditor, who shall be deemed the policyholder, to insure debtors of the creditor, subject to the following requirements:

(a) The debtors eligible for insurance under the policy shall be all of the debtors of the creditor whose indebtedness is repayable in installments, or all of any class or classes thereof determined by conditions pertaining to the indebtedness or to the purchase giving rise to the indebtedness. The policy may provide that the term "debtors" shall include the debtors of one or more subsidiary corporations, and the debtors of one or more affiliated corporations, proprietors or partnerships if the business of the policyholder and of such affiliated corporations, proprietors or partnerships is under common control through stock ownership, contract, or otherwise.

(b) The premium for the policy shall be paid by the policyholder, either from the creditor’s funds, or from charges collected from the insured debtors, or from both. A policy on which part or all of the premium is to be derived from the collection from the insured debtors of identifiable charges not required of uninsured debtors shall not include, in the class or classes of debtors eligible for insurance, debtors under obligations outstanding at its date of issue without evidence of individual insurability unless at least 75% of the then eligible debtors elect to pay the required charges. A policy on which no part of the premium is to be derived from the collection of such identifiable charges must insure all eligible debtors, or all except any as to whom evidence of individual insurability is not satisfactory to the insurer.

(c) The policy may be issued only if the group of eligible debtors is then receiving new entrants at the rate of at least 100 persons yearly, or may reasonably be expected to re-
ceive at least 100 new entrants during the first policy year, and only if the policy reserves to the insurer the right to require evidence of individual insurability if less than 75% of the new entrants become insured.

(d) The amount of insurance on the life of any debtor shall at no time exceed the amount owed by him which is repayable in installments to the creditor, or $10,000.00, whichever is less.

(e) The insurance shall be payable to the policyholder. Such payment shall reduce or extinguish the unpaid indebtedness of the debtor to the extent of such payment.

(3) A policy issued to a labor union, which shall be deemed the policyholder, to insure members of such union for the benefit of persons other than the union or any of its officials, representatives or agents, subject to the following requirements:

(a) The members eligible for insurance under the policy shall be all of the members of the union, or all of any class or classes thereof determined by conditions pertaining to their employment, or to membership in the union, or both.

(b) The premium for the policy shall be paid by the policyholder, either wholly from the union's funds or partly from such funds and partly from funds contributed by the insured members specifically for their insurance. No policy may be issued on which the entire premium is to be derived from funds contributed by the insured members specifically for their insurance. A policy on which part of the premium is to be derived from funds contributed by the insured members specifically for their insurance may be placed in force only if at least 75% of the then eligible members, excluding any as to whom evidence of individual insurability is not satisfactory to the insurer, elect to make the required con-
tributions. A policy on which no part of the premium is to be derived from funds contributed by the insured members specifically for their insurance must insure all eligible members.

(c) The policy must cover at least 25 members at date of issue.

(d) The amounts of insurance under the policy must be based upon some plan precluding individual selection either by the members or by the union.

(4) A policy issued to the trustees of a fund established by 2 or more employers in the same industry or by 1 or more labor unions, or by 1 or more employers and 1 or more labor unions, which trustees shall be deemed the policyholder, to insure employees of the employers or members of the unions for the benefit of persons other than the employers or the unions, subject to the following requirements:

(a) The persons eligible for insurance shall be all of the employees of the employers or all of the members of the unions, or all of any class or classes thereof determined by conditions pertaining to their employment, or to membership in the unions, or to both. The policy may provide that the term "employees" shall include the individual proprietor or partners if an employer is an individual proprietor or a partnership. The policy may provide that the term "employees" shall include retired employees. No director of a corporate employer shall be eligible for insurance under the policy unless such person is otherwise eligible as a bona fide employee of the corporation by performing services other than the usual duties of a director. No individual proprietor or partner shall be eligible for insurance under the policy unless he is actively engaged in and devotes a substantial part of his time to the conduct of the business of the proprietor or
partnership. The policy may provide that the term "employees" shall include the trustees or their employees, or both, if their duties are principally connected with such trusteeship. If the fund is established by the members of an association of employers, the policy may provide that the term "employees" shall include the employees of the association.

(b) The premium for the policy shall be paid by the trustees wholly from funds contributed by the employer or employers of the insured persons, or by the union or unions, or by both. No policy may be issued on which any part of the premium is to be derived from funds contributed by the insured persons specifically for their insurance. The policy must insure all eligible persons, or all except any as to whom evidence of individual insurability is not satisfactory to the insurer.

(c) The policy must cover at date of issue at least 100 persons and not less than an average of 5 persons per employer unit; and if the fund is established by the members of an association of employers the policy may be issued only if (i) either (a) the participating employers constitute at date of issue at least 60% of those employer-members whose employees are not already covered for group life insurance or (b) the total number of persons covered at date of issue exceeds 600; and (ii) the policy shall not require that, if a participating employer discontinues membership in the association, the insurance of his employees shall cease solely by reason of such discontinuance.

(d) The amounts of insurance under the policy must be based upon some plan precluding individual selection either by the insured persons or by the policyholder, employers, or unions.
(B) No policy of group life insurance may be issued to an employer, or to a labor union, or to the trustees of a fund established in whole or in part by an employer or a labor union, which provides term insurance on any person which together with any other term insurance under any group life insurance policy or policies issued to the employer or employers of such person or to a labor union or labor unions of which such person is a member or to the trustees of a fund or funds established in whole or in part by such employer or employers or such labor union or labor unions, exceeds $20,000.00, unless 150% of the annual compensation of such person from his employer or employers exceeds $20,000.00, in which event all such term insurance shall not exceed $40,000.00 or 150% of such annual compensation, whichever is the lesser.

2. This act shall take effect immediately.

Approved May 6, 1954.

CHAPTER 24

An Act concerning the county district courts, and amending section 2A:6-3 of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:6-3 of the New Jersey Statutes is amended to read as follows:

2A:6-3. The county district courts (Atlantic, 1 judge; Bergen, 5 judges; Camden, 1 judge; Essex, 4 judges; Hudson, 4 judges; Mercer, 1 judge; Middlesex, 2 judges; Monmouth, 2 judges; Morris, 3 judges; Passaic, 4 judges; Somerset, 1 judge; Sussex, 1 judge; Union, 4 judges; and Warren, 1 judge) now held by county district court judges shall con-
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Resolution to extend emergency housing, certified copy filed, effect, limitation.

CHAPTER 24

2. This act shall take effect immediately.
Approved May 6, 1954.

CHAPTER 25

A Supplement to "An act providing for housing for veterans of World War II and other people of the State and declaring an emergency in respect thereto," approved October 1, 1946 (P. L. 1946, c. 323).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. If, under the authority of the act hereby supplemented, the governing body of any municipality, by resolution, shall find that a need for temporary emergency housing continues in such municipality and shall certify therein that in the judgment of said governing body the existing temporary emergency housing in such municipality will be safe for occupancy for a further period of at least 1 year, and shall file a certified copy of such resolution with the administrator, any contract pertaining to such temporary emergency housing theretofore entered into by such municipality with the said administrator pursuant to said act shall thereupon be extended for the period provided in the resolution but not to exceed 1 year and shall continue in full force and effect during the period of the emergency as so extended by such resolution notwithstanding any terms or conditions of such contract and any provisions of said act to the contrary; provided, that, if the governing body of any municipality in
which the maximum period of emergency provided in said act expired subsequent to February 15, 1954 and prior to the effective date of this supplement to said act, by resolution, shall find that a need for temporary emergency housing continues in such municipality and shall certify therein that in the judgment of said governing body the existing temporary emergency housing in such municipality will be safe for occupancy for a further period of at least 1 year, and shall file a certified copy of such resolution with the administrator, such municipality may enter into a contract pertaining to such temporary emergency housing with the said administrator for the period provided in the resolution but not to exceed 1 year, and any contract thereby entered into shall continue in full force and effect during the period of the emergency as so extended by such resolution notwithstanding any provisions of said act to the contrary; provided, further, that only 1 resolution of extension pursuant to this supplement to said act shall be adopted by any governing body.

2. This act shall take effect immediately and shall continue in full force and effect so long as any of the provisions of the act to which this act is a supplement continues in force and effect.

Approved May 6, 1954.
CHAPTER 26


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 33:1-10 of the Revised Statutes is amended to read as follows:

33:1-10. Class A licenses shall be subdivided and classified as follows:

Plenary brewery license. 1a. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages and to sell and distribute his products to wholesalers and retailers licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be $5,000.00.

Limited brewery license. 1b. The holder of this license shall be entitled, subject to rules and regulations, to brew any malt alcoholic beverages in a quantity to be expressed in said license, dependent upon the following fees and not in excess of 300,000 barrels of 31 fluid gallons capacity per year and to sell and distribute his products to wholesalers and retailers licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be graduated as follows: To so brew not more than 50,000 barrels of 31 fluid gallons capacity per annum, $625.00; to so brew not more than 100,000 barrels of 31 fluid gallons capacity per annum, $1,250.00; to so brew not
more than 200,000 barrels of 31 fluid gallons capacity per annum, $2,500.00; to so brew not more than 300,000 barrels of 31 fluid gallons capacity per annum, $3,750.00.

Plenary winery license. 2a. The holder of this license shall be entitled, subject to rules and regulations, to manufacture any fermented wines, and to blend, fortify and treat wines, and to sell and distribute his products to wholesalers and retailers licensed in accordance with this chapter and to churches for religious purposes, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be $650.00. Upon payment of an additional fee of $100.00 the holder of this license shall have the right to sell wine at retail on the licensed premises; provided, however, that such sales shall be made only for consumption off the licensed premises; and provided further, that such wines shall be manufactured or blended, fortified or treated from fresh grapes grown in this State. The combined total number of plenary winery licenses having retail privileges, shall not exceed 3 per each million of population in the State as shown by the last preceding Federal census. In the granting of such plenary winery licenses, the Director of the Division of Alcoholic Beverage Control may, in the exercise of his discretion and pursuant to such rules and regulations as he may adopt, give prior consideration to applicants engaged in growing and cultivating grapes upon land owned by the applicant, having an area not less than 3 acres. The containers of all wine sold at retail by such licensee shall have attached thereto a label setting forth such information as shall be required by the rules and regulations of the director of alcoholic beverage control.

Limited winery license. 2b. The holder of this license shall be entitled, subject to rules and regulations, to manufacture any naturally fermented
wines and fruit juices in a quantity to be expressed
in said license, dependent upon the following fees
and not in excess of 5,000 gallons per year and to
sell and distribute his products to wholesalers and
retailers licensed in accordance with this chapter
and to sell and distribute without this State to any
persons pursuant to the laws of the places of such
sale and distribution, and to maintain a warehouse
and to sell at retail to consumers; provided, how­
ever, that such sale to consumers shall be made
only for consumption off the licensed premises and
then only when the winery at which such naturally
fermented wines and fruit juices are manufactured
is located and constructed upon a tract of land
owned exclusively by the holder of such limited
winery license, which said tract of land shall have
an area of not less than 3 acres and have growing
and under cultivation upon said land at least 1,200
grape vines; and provided, further, that such na­
turally fermented wines and fruit juices shall be
manufactured only from fresh grapes or fruit
grown in this State. The containers of all wine sold
to consumers by such licensee shall have attached
thereto a label setting forth such information as
shall be required by the rules and regulations of
the Director of Alcoholic Beverage Control. The
fee for this license shall be graduated as follows:
To so manufacture between 2,500 and 5,000 gallons
per annum, $200.00; to so manufacture between
1,000 and 2,500 gallons per annum, $100.00; to so
manufacture less than 1,000 gallons per annum,
$50.00.

Plenary distillery license. 3a. The holder of this
license shall be entitled, subject to rules and regu­
lations, to manufacture any distilled alcoholic bev­
erages and rectify, blend, treat and mix, and to
sell and distribute his products to wholesalers and
retailers licensed in accordance with this chapter,
and to sell and distribute without this State to any
persons pursuant to the laws of the places of such
sale and distribution, and to maintain a warehouse.
The fee for this license shall be $5,000.00.
Limited distillery license. 3b. The holder of this license shall be entitled, subject to rules and regulations, to manufacture and bottle any alcoholic beverages distilled from fruit juices and rectify, blend, treat, mix, compound with wine and add necessary sweetening and flavor to make cordial or liqueur, and to sell and distribute to wholesalers and retailers licensed in accordance with this chapter, and to sell and distribute without this State, to any persons pursuant to the laws of the places of such sale and distribution and to warehouse these products. The fee for this license shall be $2,000.00.

Supplementary limited distillery license. 3c. The holder of this license shall be entitled, subject to rules and regulations, to bottle and rebottle, in a quantity to be expressed in said license, dependent upon the following fees, alcoholic beverages distilled from fruit juices by such holder pursuant to a prior plenary or limited distillery license, and to sell and distribute his products to wholesalers and retailers licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse. The fee for this license shall be graduated as follows: To so bottle and rebottle not more than 5,000 wine gallons per annum, $100.00; to so bottle and rebottle not more than 10,000 wine gallons per annum, $250.00; to so bottle and rebottle without limit as to amount, $500.00.

Rectifier and blender license. 4. The holder of this license shall be entitled, subject to rules and regulations, to rectify, blend, treat and mix distilled alcoholic beverages, and to fortify, blend, and treat fermented alcoholic beverages, and prepare mixtures of alcoholic beverages, and to sell and distribute his products to wholesalers and retailers licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and
distribution, and to maintain a warehouse. The fee for this license shall be $2,500.00.

Bonded warehouse bottling license. 5. The holder of this license shall be entitled, subject to rules and regulations, to bottle alcoholic beverages in bond on behalf of all persons authorized by Federal and State law and regulations to withdraw alcoholic beverages from bond. The fee for this license shall be $500.00. This license shall be issued only to persons holding permits to operate internal revenue bonded warehouses pursuant to the laws of the United States.

2. Section 33:1-11 of the Revised Statutes is amended to read as follows:

33:1-11. Class B licenses shall be subdivided and classified as follows:

Plenary wholesale license. 1. The holder of this license shall be entitled, subject to rules and regulations, to sell and distribute alcoholic beverages to retailers and wholesalers licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse and salesroom. The fee for this license shall be $3,000.00.

Limited wholesale license. 2a. The holder of this license shall be entitled, subject to rules and regulations, to sell and distribute brewed malt alcoholic beverages and naturally fermented wines to retailers and wholesalers licensed in accordance with this chapter, and to sell and distribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse and salesroom. The fee for this license shall be $900.00.

Wine wholesale license. 2b. The holder of this license shall be entitled, subject to rules and regulations, to sell and distribute any naturally fermented, treated, blended, fortified and sparkling wines, to retailers and wholesalers, licensed in accordance with this chapter, and to sell and dis-
tribute without this State to any persons pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse and salesroom. The fee for this license shall be $1,500.00.

State beverage distributor's license. 2c. The holder of this license shall be entitled, subject to rules and regulations, to sell and distribute unchilled, brewed, malt alcoholic beverages in original containers only, in quantities of not less than 144 fluid ounces, to retailers licensed in accordance with this chapter, and to sell and distribute without this State to any person pursuant to the laws of the places of such sale and distribution, and to maintain a warehouse and salesroom. The holder of this license may sell unchilled, brewed, malt alcoholic beverages in original containers only, in quantities of not less than 144 fluid ounces, at retail; provided, however, that such sales shall be made only for consumption off the licensed premises. This license shall not be issued to any person holding a plenary or limited brewery license, nor shall it be issued to any person directly or indirectly interested in any brewery within or without this State. This license shall not be issued for premises in or upon which any retail business, except the sale of malt alcoholic beverages and nonalcoholic beverages, is carried on. The fee for this license shall be $625.00.

3. Section 33:1-14 of the Revised Statutes is amended to read as follows:

33:1-14. Class E licenses shall be as follows:

Public warehouse license. The holder of this license shall be entitled, subject to rules and regulations, to receive for purposes of storing and warehousing and to store and warehouse alcoholic beverages in the licensed public warehouse; but this licensee shall not authorize the transportation of alcoholic beverages. The fee for this license shall be $200.00.
4. Section 33:1-28 of the Revised Statutes is amended to read as follows:

33:1-28. Transportation of beverages by licensees in their own vehicles; transit insignia. Licensees, except public warehouse licensees, may transport alcoholic beverages in their own vehicles, solely, however, for their own respective business in connection with and as defined in their respective licenses, without possessing a transportation license; provided, however, that such vehicles while so used shall be marked in the manner prescribed for all vehicles authorized to transport alcoholic beverages as shall be provided in rules and regulations. Each vehicle so used shall bear a transit insignia to be furnished by the director at a fee of $4.00 each.

5. Section 33:1-67 of the Revised Statutes is amended to read as follows:

33:1-67. Solicitor’s permit required; exceptions; issuance; fee; violations; penalty. No individual shall offer for sale or solicit any order in the State for the purchase or sale of any alcoholic beverage, whether such sale is to be made within or without this State, unless such person shall have a solicitor’s permit issued by the director hereunder. Nothing contained in this section shall prohibit such offer or solicitation by any licensee himself or any employee of any retail licensee in connection with and in the course of the licensed business.

The director is empowered to issue, subject to rules and regulations, solicitor’s permits, which shall set forth such facts as may be prescribed by the director and shall authorize the permittee to make offers for such sales and solicit orders for such sales of alcoholic beverages as are in accordance with this chapter, and any rules and regulations promulgated thereunder, on behalf of any vendor or vendors represented by the solicitor and designated in the permit. The fee for such permits shall be $10.00 per annum or any part thereof for solicitors employed exclusively by licensees whose
licenses permit sale of malt alcoholic beverages only, and $15.00 per annum or any part thereof for solicitors employed by other licensees. Such permits shall expire on June 30 following their issuance, except as otherwise specified therein.

Any person who violates any provisions of this section shall be guilty of a misdemeanor and punished by a fine of not less than $50.00 and not more than $200.00 or imprisonment for not less than 10 days or not more than 3 months, or both.

6. Section 33:1-72 of the Revised Statutes is amended to read as follows:

33:1-72. The sale of receipts, certificates, contracts or other documents given upon the storage of alcoholic beverages is prohibited, except under and pursuant to the provisions of a warehouse receipts license issued by the director. The holder of such license shall be entitled to sell such warehouse receipts subject to rules and regulations and the fee therefor shall be $200.00. No publication shall be required with respect to applications for warehouse receipts licenses.

7. Section 33:1-75 of the Revised Statutes is amended to read as follows:

33:1-75. The director may, subject to rules and regulations, issue special permits authorizing the manufacture within homes, or other premises used in connection therewith, of wines in quantities of not more than 200 gallons for personal consumption only. The fee for such special permits shall be $3.00.

The special permits provided for herein may be issued without investigation, inspection, hearing or advertisement and the fee shall not be prorated.

8. This act shall take effect immediately.

Approved May 11, 1954.
CHAPTER 27

An Act concerning traffic regulations, and amending section 39:4-197 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 39:4-197 of the Revised Statutes is amended to read as follows:

39:4-197. No municipality shall pass an ordinance or resolution on a matter covered by or which alters or in any way nullifies the provisions of this chapter or any supplement to this chapter; except that ordinances and resolutions may be passed regulating special conditions existent in the municipality on the subjects and within the limitations following:

1. Ordinance
   a. Altering speed limitations as provided in section 39:4-98 of this Title;
   b. Limiting use of streets to certain class of vehicles;
   c. Designating one-way streets;
   d. Designating stops, stations or stands for omnibuses;
   e. Regulating the stopping or starting of street cars at special places, such as railroad stations, public squares or in front of certain public buildings;
   f. Regulating the passage or stopping of traffic at certain congested street corners or other designated points;
   g. Regulating the parking of vehicles on streets and portions thereof including angle parking as provided in section 39:4-135 of this Title;
   h. Regulating the parking of vehicles upon grounds, other than a street or highway, owned
or leased and maintained by the municipality, or any school district board of education therein, including any lands devoted to the public parking of vehicles, the entrances thereto and exits therefrom.

(2) Ordinance or resolution
   a. Designating through streets as provided in article 17 of this chapter (39:4-140 et seq.);
   b. Designating and providing for the maintenance as "no passing" zones of portions of highway where overtaking and passing or driving to the left of the roadway is deemed especially hazardous.

2. This act shall take effect immediately.
Approved May 21, 1954.

CHAPTER 28

An Act providing for the manner in which bills and joint resolutions shall be printed and presented to the Governor and relating to the construction of certain bills and joint resolutions and method of printing the same in the pamphlet laws, and supplementing chapter 1 of Title 1, and amending section 1:3-1, of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Every bill and every joint resolution which shall have passed the Legislature shall be presented to the Governor in the same text as that in which it passed the Legislature and it shall be acted upon by him accordingly but any bill or joint resolution in
which material enclosed in bold-faced brackets is included shall, if it becomes law, be construed as though the material so included was omitted therefrom and no material so included shall be or constitute any part of the Statute so enacted but a legend shall be affixed to the bottom of the first page of the bill or joint resolution indicating that material so included is intended to be omitted from the bill or joint resolution, when it becomes law.

2. Section 1:3–1 of the Revised Statutes is amended to read as follows:

1:3–1. The Secretary of State shall, as soon as practicable after any law shall be enacted, prepare the same for printing and in so doing, he shall make such corrections in the text thereof, as shall be directed by the Law Revision and Bill Drafting Commission, and shall omit from the text thereof all material inserted therein, which is enclosed in bold-faced brackets, together with the brackets and all footnotes relating thereto, and shall cause material, appearing in the text underlined or printed in italics, to be printed in the same manner as other material is printed. He shall cause the several acts of each year to be designated as chapters, numbered in Arabic according to the order of time when they respectively became laws; and shall cause proper notes, descriptive of its contents, to be printed on the margin of each section, and shall cause such sections of the several acts of each year, as shall be designated by the Law Revision and Bill Drafting Commission, to be marked with such compilation numbers as shall be furnished to him by said commission; and he shall, in like manner, cause the joint resolutions of the Senate and General Assembly and the concurrent resolutions of the Senate and General Assembly agreeing to any proposed amendment or amendments of the Constitution or providing for the publication and submission to the people of any such proposed amendment or amendments to be prepared for printing.

The Law Revision and Bill Drafting Commission is authorized to correct in the text, but not in the
title, of any law, such errors in references to other laws and in punctuation and spelling, and other obvious errors in form, which will not affect the substance of the law, as shall be approved by the Attorney-General and when so directed the Secretary of State shall make such corrections in preparing the law for printing.

The Secretary of State shall also cause the Proclamations of the Governor made during the previous year, which the Governor shall direct to be printed, to be copied and prepared for printing.

The Secretary of State shall prepare but one index, alphabetically arranged, to all the acts and joint resolutions of the year and the proclamations of the previous year.

3. This act shall take effect immediately.

Approved May 28, 1954.

CHAPTER 29

An Act to repeal "An act concerning hunting, killing or destroying and attempting to hunt, kill or destroy certain birds and animals while snow is on the ground in certain cases in certain counties and having in possession any such bird or animal so hunted, killed, destroyed or taken," approved May 2, 1942 (P. L. 1942, c. 55), as said title was amended by chapter 131 of the laws of 1943.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. "An act concerning hunting, killing or destroying and attempting to hunt, kill or destroy certain birds and animals while snow is on the ground in certain cases in certain counties and
having in possession any such bird or animal so hunted, killed, destroyed or taken,” approved May 2, 1942, as said title was amended by chapter 131 of the laws of 1943, with all amendments and supplements thereto, is repealed.

2. This act shall take effect immediately.
Approved May 28, 1954.

CHAPTER 30

An Act concerning the powers of trustees of certain religious corporations of the Protestant Episcopal Church, and to amend 16:12-22 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 16:12-22 of the Revised Statutes is amended to read as follows:

16:12-22. Such trustees shall present to each regular diocesan convention a statement of their proceedings, exhibiting the condition of the fund, together with an account of their receipts and disbursements. They may provide by-laws for the removal of a trustee for good cause, and, on such removal, may declare the place vacant. Any vacancy in the office of trustee whether the same occur by death, resignation or removal of a trustee may be filled by the trustees until the next regular meeting of such convention. The convention shall permanently fill all vacancies existing in the trustees.

2. This act shall take effect immediately.
Approved May 28, 1954.
CHAPTER 31

An Act concerning settlement and relief of the poor in certain counties, and amending section 44:4-24 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 44:4-24 of the Revised Statutes is amended to read as follows:

44:4-24. The county welfare board, as the county supervision bureau of relief shall have charge and supervision of the relief and settlement of the poor in its jurisdiction, subject to the provisions of this chapter, and may prefer complaints for the prevention of cruelty to children under the provisions of Title 9 of the Revised Statutes.

2. This act shall take effect immediately.

Approved May 28, 1954.

CHAPTER 32

An Act relating to State boundary monuments and providing penalties for the defacing, injuring, destroying or removing the same, and repealing section 52:29-1 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Department of Conservation and Economic Development shall cause to be made an examination of all the monuments marking the State boundary lines at least once in every 3 years and if any of them shall be found to have been in-
jured, displaced or removed it shall, with persons duly authorized by the adjoining State, cause the same to be repaired, restored or replaced and cause suitable monuments to be set wherever they are wanting at points where the State boundary is intersected by the boundary of any municipalities or counties of this State or by any highway.

2. The department may expend such sums as may be necessary to defray the expenses of such examination, repair, restoration or furnishing of such monuments with the incidental expenses connected therewith as shall from time to time be appropriated to the department for such purposes.

3. Any person who defaces, injures, destroys or removes a State boundary monument shall be liable to a penalty of $250.00 which shall be collected and enforced in a summary proceeding by the department in the name of the State in a court of competent jurisdiction in accordance with the procedure prescribed in the Penalty Enforcement Law (N. J. S. 2A:58) and the rules of the Supreme Court applicable thereto and all sums so collected shall be paid into the State treasury.

4. Section 52:29-1 of the Revised Statutes is repealed.

5. This act shall take effect immediately.

Approved May 28, 1954.
CHAPTER 33

An Act to repeal "An act concerning standards, weights, measures and containers, providing fees for analysis, testing, calibration, approval and certification of weighing and measuring devices, and supplementing chapter 1 of Title 51 of the Revised Statutes," approved April 28, 1952 (P. L. 1952, c. 104).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. "An act concerning standards, weights, measures and containers, providing fees for analysis, testing, calibration, approval and certification of weighing and measuring devices, and supplementing chapter 1 of Title 51 of the Revised Statutes," approved April 28, 1952, is repealed.

2. This act shall take effect immediately.

Approved May 28, 1954.

CHAPTER 34

An Act regulating the capture of beaver, and amending section 23:4-55 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 23:4-55 of the Revised Statutes is amended to read as follows:

23:4-55. No person shall sell, trap, take, capture, kill or have in possession after the same has been trapped, taken, captured or killed, a beaver, and no
person shall have in his possession or sell a raw pelt of a beaver, whether caught within or without the jurisdictional limits of this State, unless the same has been tagged by the regular salaried fish and game warden of the county wherein such pelt is had in possession, or sale is to be made, and no person shall set a trap within 20 feet of any beaver lodge or beaver dam, except persons holding permits as hereinafter prescribed in this section, under a penalty of $100.00 for each beaver so trapped, taken, sold, captured, killed or had in possession or for the violation of any other provision of this section; provided, that the Division of Fish and Game may issue permits up to and not exceeding 100 in any 1 calendar year to bona fide residents of the State to trap not more than the number of beaver permitted by the State Fish and Game Code during the period permitted therefor by said code; or, in the absence of such provisions in said code, not more than 5 beaver between February 1 and February 28. The fee for this permit shall be $5.00, and no beaver or raw pelt of same taken under this permit shall be sold without first having been tagged by the warden above referred to, under a penalty of $100.00 for each offense. The Division of Fish and Game may, in its discretion, issue permits to owners or lessees of land, a portion of which is under cultivation, to kill beavers that are destroying said property, but the carcasses of all beavers killed under said permits must be turned over to the division for disposal.

2. This act shall take effect immediately.

Approved May 28, 1954.
CHAPTER 35

AN ACT to amend "An act concerning county and municipal finances, and supplementing chapter 2 of Title 40 of the Revised Statutes," approved February 2, 1942 (P. L. 1942, c. 5).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

40:2-18.1. In the budget of any county or municipality dedicated revenues anticipated during the fiscal year from any dog tax, dog license, solid fuel license, sinking fund for term bonds, bequest, escheat, Federal grant, motor vehicle fine dedicated to road repairs and, subject to the prior written consent of the Director of the Division of Local Government, other items of like character, when the revenue is not subject to reasonably accurate estimate in advance, may be included in said budget by annexing to said budget a statement in substantially the following form:

"The dedicated revenues anticipated during the year ............ from ................

(here insert one or more of the sources above, as the case may be), are hereby anticipated as revenue and are hereby appropriated for the purposes to which said revenue is dedicated by statute or other legal requirement."

2. This act shall take effect immediately.

Approved May 28, 1954.
CHAPTER 36

An Act concerning the payment of claims by any county or municipality, and amending section 40:5-1 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:5-1 of the Revised Statutes is amended to read as follows:

40:5-1. The board of chosen freeholders of any county and the governing body of any municipality, shall not pay any of the moneys of the county or municipality to any person, unless the person claiming or receiving the same shall first present a detailed bill of items or demand, specifying particularly how the bill or demand is made up, with the certification of the party claiming payment that the same is correct. The county or municipality may by resolution require an affidavit in lieu of the certification called for by this act, and any disbursing officer may take such affidavit without cost.

No claim shall be paid unless, in addition, it carries a certification of some officer or duly designated employee having knowledge of the facts that the goods have been received or the services rendered.

2. This act shall take effect immediately.

Approved May 28, 1954.
CHAPTER 37

An Act concerning motor vehicles, and amending section 39:4-64 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 39:4-64 of the Revised Statutes is amended to read as follows:

39:4-64. No person shall throw or drop any bundle, object, article or debris of any nature from a vehicle whether in motion or not when such vehicle is on a highway. The words "object, article or debris of any nature" as used in this section shall be deemed to include a lighted cigarette, cigar, match, or live ashes, or any substance or thing in and of itself likely to cause a fire, but such inclusion shall not be deemed to in anywise limit the generality of said words "object, article or debris of any nature."

2. This act shall take effect immediately.

Approved June 8, 1954.
CHAPTER 38

An Act providing penalties for the removal of vegetation, soil, equipment or buildings from, and the injuring or destruction of equipment or buildings situated on certain State-owned lands, and supplementing Title 23 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any person who while on a public hunting and fishing tract or other State-owned lands under the control of the Division of Fish and Game in the Department of Conservation and Economic Development, shall remove any vegetation, soil, equipment or buildings therefrom, or who shall cause injury to or destroy any equipment or building situated thereon shall be punished by a penalty of not more than $200.00 for each offense, to be recovered in accordance with the provisions of chapter 10 of this Title (section 23:10-1 et seq.).

2. This act shall take effect immediately.

Approved June 8, 1954.
CHAPTER 39, LAWS OF 1954

CHAPTER 39

An Act concerning municipalities, and amending section 40:60-6 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:60-6 of the Revised Statutes is amended to read as follows:

40:60-6. The governing body may lease, erect, purchase or acquire by condemnation, or otherwise, and maintain such building or buildings as may be necessary or suitable for the transaction of public business, or for any other municipal use or public purpose, including the use thereof as a post office of the United States of America, and from time to time, as necessary, repair, alter, enlarge or rebuild the same; furnish and equip the same for the proper use thereof, and, from time to time, repair and renew such furniture and equipment. Any such building or buildings may be erected upon land owned by the municipality, not needed for other municipal or public use, or the municipality may acquire the necessary land for such building or addition thereto and suitable surrounding grounds, by gift, purchase or condemnation.

2. This act shall take effect immediately.

Approved June 8, 1954.
CHAPTER 40

An Act to validate marriages performed by divinity students, in certain cases.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. All marriages heretofore solemnized by any divinity student while acting as a minister of a congregation of the Presbyterian Church in preparation for the Presbyterian ministry are hereby confirmed and validated; provided, all other statutory requirements were complied with prior to and during the solemnization of said marriages.

2. This act shall take effect immediately.

Approved June 8, 1954.

CHAPTER 41

An Act designating the State souvenir of the Amvets, American Veterans of World War II, and regulating the sale thereof.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The labeled official flower, the white clover, or its replica in any material form, shall be the recognized souvenir of the Amvets, American Veterans of World War II.

2. It shall be unlawful for any person, firm or corporation to sell or offer for sale to raise funds dedicated to Amvets, American Veterans of World War II white clover or white cathers made up in any material forming a replica of the natural white clover except as hereinafter provided.
3. All such white clover or white clovers as heretofore designated shall bear a label approved and sanctioned by said Amvets, American Veterans of World War II as heretofore set forth and can only be sold by posts, auxiliaries and subordinate units of Amvets, American Veterans of World War II as recognized by the Department of New Jersey of the Amvets, American Veterans of World War II.

4. The sale or offering for sale of any such white clover or white clovers except as herein provided shall be construed as presumptive evidence of intent to evade the provisions and restrictions of this act and upon conviction any person so charged shall be deemed and adjudged a disorderly person.

5. This act shall take effect immediately.

Approved June 8, 1954.

CHAPTER 42

AN ACT concerning cities bordering on the Atlantic ocean.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The governing body of any city bordering on the Atlantic ocean which owns or shall acquire, by any deed of dedication or otherwise, lands bordering on the ocean, or easement rights therein, for a place of resort for public health and recreation and for other public purposes shall have the exclusive control, government and care thereof and of any boardwalk, bathing and recreational facilities, safeguards and equipment, now or hereafter constructed or provided thereon, and may, by ordinance, make and enforce rules and regulations for the government and policing of such lands, boardwalk, bathing facilities, safeguards and equipment; pro-

2. Any such city may, in order to provide funds to improve, maintain and police the same and to protect the same from erosion, encroachment, and damage by sea or otherwise, and to provide facilities and safeguards for public bathing and recreation, including the employment of lifeguards, by ordinance, make and enforce rules and regulations for the government, use maintenance and policing thereof and provide for the charging and collecting of reasonable fees for the registration of persons using said lands and bathing facilities, for access to the beach and bathing and recreational grounds so provided and for the use of the bathing and recreational facilities, but no such fees shall be charged or collected from children under the age of 12 years.

3. This act shall take effect immediately.

Approved June 8, 1954.
CHAPTER 43

An Act to amend "An act authorizing increases in the compensation of secretaries to certain assignment judges of the Superior Court, and supplementing article 2 of chapter 11 of Title 2A of the New Jersey Statutes," approved April 23, 1952 (P. L. 1952, c. 67).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

   1. Any Superior Court Judge, entitled to appoint a secretary pursuant to section 2A:11-9 of the New Jersey Statutes, who is the assignment judge for more than 1 county, or who is the assignment judge for a county of the second class, may, with the approval of the boards of chosen freeholders of such counties, or the board of chosen freeholders of such second-class county, increase the salary of such secretary to not more than $4,500.00 per annum. Any such increase in salary so approved shall be apportioned, certified and paid in the manner prescribed by section 2A:11-10 of the New Jersey Statutes.

2. This act shall take effect immediately.

Approved June 14, 1954.
CHAPTER 44

An Act to continue the Metropolitan Rapid Transit Commission, created by chapter 194 of the laws of 1952, and consolidate the said commission and the New York Metropolitan Rapid Transit Commission into 1 temporary bi-state commission of the States of New York and New Jersey; prescribing the powers and duties of the said bi-state commission; providing for the rendering and furnishing of certain assistance and information to the said bi-state commission and providing for an appropriation.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The Metropolitan Rapid Transit Commission created by chapter 194 of the laws of 1952 is hereby continued.

2. The New York Metropolitan Rapid Transit Commission and the New Jersey Metropolitan Rapid Transit Commission as now constituted are hereby consolidated into 1 temporary bi-state commission of the States of New York and New Jersey respectively, to be known as the Metropolitan Rapid Transit Commission.

3. The Metropolitan Rapid Transit Commission shall select its own chairman, vice-chairman, secretary, treasurer and such other officers as may be required. The members thereof shall receive no compensation for their services, but shall be reimbursed for their expenses actually and necessarily incurred in the performance of their duties hereunder. Vacancies shall be filled by appointment by the Governor with the advice and consent of the Senate of the State wherein such vacancy arises.
4. Within the limit of appropriations therefor, the commission is authorized to establish offices at a location convenient to the members from both States, and to employ such administrative, technical, and clerical assistance as may be required, and to fix their compensation.

5. The commission shall study present and prospective rapid transit needs of the New York-New Jersey metropolitan area and develop, recommend and report as soon as possible measures for meeting such needs. The commission may enter upon public or private property of either State in order to carry out its functions.

6. All agencies of either State, having information, records or data helpful to the commission, are hereby authorized and directed to render such assistance to the commission as it may request, within the limits of available staffs and facilities.

7. All railroads and other transportation services operating within either State are requested and authorized to provide the commission with such technical and operating information and data as the commission may request, within the limits of staffs and facilities.

8. There is hereby appropriated and made available for the use of the Metropolitan Rapid Transit Commission a sum not to exceed $50,000.00, when included in an annual or supplemental appropriation act.

9. Section 1 of this act shall take effect immediately and shall be deemed to have been in full force and effect from and after April 1, 1954. Sections 2 through 9, respectively, shall take effect immediately upon the enactment by the State of New York of legislation of like substance and effect and the appropriation by that State of at least an equal amount for the study and survey authorized by this act; but if the State of New York shall have already enacted such legislation and made available such an appropriation, such sections shall take effect immediately.

Approved June 14, 1954.
CHAPTER 45

A Supplement to an act entitled "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1954, and regulating the disbursement thereof," approved April 18, 1953.

**Be it enacted by the Senate and General Assembly of the State of New Jersey:**

1. The following sums are hereby appropriated out of the General Treasury for the purposes hereinafter specified:

### A. 10. LEGISLATURE

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legislative Printing, including printing of Public Documents</td>
<td>$255,913.72</td>
</tr>
<tr>
<td>Indexing Journal and Minutes and other incidental and contingent expenses</td>
<td>$180,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$435,913.72</strong></td>
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</table>

### SECRETARY OF STATE

F 30. *Legalized Games of Chance Control Commission*

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenditures in connection with investigating, supervising, and enforcing the administration of the Bingo Licensing Law and the Raffles Licensing Law</td>
<td>$25,000.00</td>
</tr>
</tbody>
</table>
CHAPTER 45, LAWS OF 1954

DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT

N 20. Division of Planning and Development

For the cost of surveying area or areas acquired for water reserve and/or recreational purposes ................. $22,000 00

For the rehabilitation and restoration of "Morven" for use as an historic site or as a Chief Executive's official residence, or both, as the Chief Executive shall determine 67,575 00

$89,575 00

DEPARTMENT OF INSTITUTIONS AND AGENCIES

S 51. New Jersey State Hospital, Ancora

Salaries:
Medical Director and other officers and employees .................. $25,000 00

Materials and Supplies:
Clothing ................ $10,000 00
Household ............... 75,000 00
Drugs, medical, surgical and chemical ... 7,500 00
Stationery and office.. 1,000 00

$93,500 00
Additions and Improvements:
- Dental equipment .... $17,500 00
- Farm equipment .... 3,850 00
- Fencing fields and pastures ............. 9,000 00
- Fire fighting equipment and appliances 4,000 00
- Furniture, furnishings, fixtures and household equipment .... 300,000 00
- Grounds equipment .. 4,000 00
- Hog house and shelters 20,000 00
- Medical and surgical equipment ........ 67,000 00
- Motor vehicles and equipment ........ 30,000 00
- Office equipment ...... 75,000 00
- Poultry house, range shelters and brooder houses ............. 20,000 00
- X-ray equipment .... 20,000 00

Total: $570,350 00

Extraordinary:
- For expenses, other than legal, of the commission pursuant to Joint Resolution No. 14, P. L. 1953 .... $5,000 00

U 37. Commission on Inter-Governmental Relations

Extraordinary:
- For expenses of the commission .. $3,500 00
CLAIMS

Department of the Treasury

Estate of Aaron Van Poznak, Maplewood, New Jersey, for counsel fees in performing certain additional legal services as an attorney for the State on appeals concerning escheat of properties...

George Eichler, Esq., 921 Bergen Avenue, Jersey City, New Jersey, for counsel fees in performing certain additional legal services as an attorney for the State on appeals concerning escheat of properties ............ 1,500 00

Department of Defense

John J. Piampiano, M.D., 207 Wantage Avenue, Hamburg, New Jersey, for medical services furnished during 1953, to be paid from funds presently appropriated to the Department of Defense, $16.00.
Vincent Hololob, P. O.
Box 171, Yaphank,
New York, for damages to farm and crops resulting from National Guard plane crash on June 2, 1951, to be paid from funds presently appropriated to the Department of Defense, $400.00.

Atlantic City Electric Co., 1600 Pacific Avenue, Atlantic City, New Jersey, for materials and services furnished to 1952, to be paid from funds presently appropriated to the Department of Defense, $557.97.

Department of Labor and Industry

Markheim, Chalmers and Ludington, Inc., 540 Cooper Street, Camden, New Jersey, for loss of rent for month of November, 1953, when the department moved from the Wallach Building, Trenton, New Jersey .......... 1,937 00
Howard Clark, Fortescue, New Jersey, for services rendered in superintending a buoy boatbuilding project in 1950 .................. 500.00

Woodrow Allen, c/o Division of Planning and Development, for damages to boat furnished by claimant for patrol purposes ............... 375.00

Harry Allen, c/o Division of Planning and Development, for damages to boat furnished by claimant for patrol purposes .................. 375.00

H. Robinowitz, 1549 Bond Street, Hillside, New Jersey, in payment for work performed on Veterans Housing Buildings at Dover, New Jersey, this sum to be paid from the Emergency Housing appropriation, $358.00.
Department of Education

Board of Education, City of Paterson, for expenses incurred in rehabilitating Public School No. 24 when the building was returned to the city after use by the Paterson State Teachers College .................. 75,000.00

Department of Highways

Broad Street Park Methodist Church, Trenton, New Jersey, for damages to church building caused by the Highway Department in resurfacing street, to be paid from funds presently appropriated to the Department of Highways, $180.00.

Union Building and Construction Corporation, 631 Main Avenue, Passaic, New Jersey, for additional expenses in construction of Route S-3 Spur, Section 1, Clifton Avenue extension, occasioned by inability of Highway Department to furnish clear right-of-way ... 7,500.00
Union Building and Construction Corporation, 631 Main Avenue, Passaic, New Jersey, for losses and additional expenses in construction of crib walls on Route 23, Section 4 B, Passaic and Morris counties occasioned by change of plan and redesign by the department ........................ 27,500 00

Lugano Brothers, 172 Passaic Avenue, Belleville, New Jersey, for additional expenses in construction of highway approach, Manasquan river bridge, resulting from delay by the department in construction of the bridge 1,000 00

Department of Institutions and Agencies

Leon H. Seely, 6 Allegheny Avenue, Trenton, New Jersey, for improper maintenance deductions during prior years while employed at Annandale Reformatory, to be paid from funds presently appropriated to the Department of Institutions and Agencies, $100.00.
Daley and Company, Inc., 1427 Cornell Avenue, Trenton, New Jersey, for additional expenses in construction of cell block building at Bordentown Reformatory caused by delay in furnishing prison equipment and necessary hardware information, to be paid from the Institution Construction Bond Fund provided in Chapter 57, P. L. 1950, or Chapter 1, P. L. 1953, $12,000.00.

Paul Testa, 355 Montrose Street, Vineland, New Jersey, for medical expenses in restoring use of claimant's thumb injured while employed at Vineland State School, to be paid from funds presently appropriated to the department, $250.00.

Law Building, Inc., 64 Hamilton Street, Paterson, New Jersey, for damages occasioned by failure of Board of Child Welfare to vacate premises 590.00

Martin T. Hutchinson, 320 Cooper Lane, University Heights, New Brunswick, New Jer-
sey, for damages occasioned when State ward with incendiary habits, in custody of claimant, set fire to claimant's property, to be paid from funds presently appropriated to the department, $165.00.

*Palisades Interstate Park Commission*

For loss of tax revenue for local purposes from lands owned by Palisades Interstate Park Commission:

<table>
<thead>
<tr>
<th>Location</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Borough of Alpine</td>
<td>$4,920 36</td>
</tr>
<tr>
<td>Borough of Englewood Cliffs</td>
<td>10,704 47</td>
</tr>
<tr>
<td>Borough of Fort Lee</td>
<td>10,084 13</td>
</tr>
</tbody>
</table>

Total Palisades Interstate Park Commission $25,708 96

Total Claims $145,985 96

Grand Total, Supplemental Appropriations $1,393,824 68

The above appropriated items for claims are in full settlement of all claims of every character, and the acceptance of said sums shall constitute a full and complete release and acquittance to the State of New Jersey, its agencies and instrumentalities.

2. This act shall take effect immediately.

Approved June 17, 1954.
CHAPTER 46, LAWS OF 1954

CHAPTER 46

An Act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1955, and regulating the disbursement thereof.

**ANTICIPATED REVENUES FOR THE FISCAL YEAR 1954-55**

<table>
<thead>
<tr>
<th>Revenues</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated balance, July 1, 1954</td>
<td>$26,217,605.51</td>
</tr>
<tr>
<td>Reserved for Supplemental Appropriations of prior years</td>
<td>1,393,824.68</td>
</tr>
<tr>
<td>Revised estimated balance, July 1, 1954</td>
<td>$24,823,780.83</td>
</tr>
</tbody>
</table>

**Major Taxes and Fee Revenue**

- Transfer inheritance taxes: $10,500,000.00
- Main stem and franchise-excise taxes: 5,300,000.00
- Miscellaneous corporation taxes, domestic and foreign: 10,400,000.00
- Domestic life insurance corporation taxes: 1,000,000.00
- Foreign insurance corporation taxes: 9,500,000.00
- Beverage taxes: 16,000,000.00
- Taxes on cigarettes: 19,000,000.00
- Revenue from pari-mutuel racing: 20,500,000.00
- Tax on motor fuels: 42,500,000.00
- Motor vehicle fees, fines, et cetera: 47,800,000.00
- Motor vehicle inspection fees: 1,500,000.00
- Motor vehicle fees—(Administering Security Responsibility Law): 456,526.00
### Other Taxes, Licenses, Fees and Departmental Revenue

**Department of Law and Public Safety:**
- Beverage licenses .................. 667,000 00
- Professional Examining Boards Fees .................................. 375,061 75
- Tenement House Supervision . .. 30,000 00
- Fees Hotel Fire Safety Inspection .................................. 30,000 00
- Department of Weights and Measures ....................... 54,500 00
- Bus excise taxes .................. 110,000 00

**Department of the Treasury:**
- Interest on deposits ............. 250,000 00
- Escheats .................................. 326,300 00
- Outdoor advertising permits . . . 73,000 00
- Dividends .............................. 18,870 00
- Division of Local Government ... 75,000 00
- Fees, Bureau of Architecture ... 89,000 00
- Public Utility Tax (Administration) 30,325 00

**Department of State:**
- General revenue, fees ........... 600,000 00
- Commissions .......................... 70,000 00
- Athletic commissioner ............. 40,000 00

**Department of Banking and Insurance:**
- Examining and other fees ....... 1,400,000 00
- Real Estate Commission .......... 325,000 00

**Department of Agriculture:**
- General fees .................. 60,000 00
- Milk control licenses and fees . . 110,000 00

**Department of Defense:**
- Armory rentals .................. 85,000 00
- Federal aid .......................... 90,000 00
<table>
<thead>
<tr>
<th>Department</th>
<th>Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Public Utilities:</td>
<td></td>
</tr>
<tr>
<td>Fees</td>
<td>75,000.00</td>
</tr>
<tr>
<td>Department of Health:</td>
<td></td>
</tr>
<tr>
<td>General fees</td>
<td>75,000.00</td>
</tr>
<tr>
<td>Rabies control licenses</td>
<td>87,000.00</td>
</tr>
<tr>
<td>Board of Beauty Control, licenses and fees</td>
<td>116,000.00</td>
</tr>
<tr>
<td>Board of Barber Examiners, licenses and fees</td>
<td>80,000.00</td>
</tr>
<tr>
<td>Department of Labor and Industry:</td>
<td></td>
</tr>
<tr>
<td>Permits, fees and other revenue</td>
<td>210,000.00</td>
</tr>
<tr>
<td>1% workmen's compensation insurance tax</td>
<td>220,000.00</td>
</tr>
<tr>
<td>1% workmen's compensation adminstration fund</td>
<td>50,000.00</td>
</tr>
<tr>
<td>Department of Conservation and Economic Development:</td>
<td></td>
</tr>
<tr>
<td>Hunters' and anglers' licenses</td>
<td>1,060,000.00</td>
</tr>
<tr>
<td>Federal aid, public hunting and fishing grounds</td>
<td>117,285.00</td>
</tr>
<tr>
<td>Division of Planning and Development, licenses, fees, et cetera</td>
<td>335,000.00</td>
</tr>
<tr>
<td>Receipts, Commissioners of Pilots age</td>
<td>15,816.00</td>
</tr>
<tr>
<td>Excess water diversion fees</td>
<td>125,000.00</td>
</tr>
<tr>
<td>Well drillers licenses and permits</td>
<td>12,500.00</td>
</tr>
<tr>
<td>Receipts, Division of Water Policy</td>
<td>93,000.00</td>
</tr>
<tr>
<td>Division of Shell Fisheries, licenses and fees</td>
<td>108,000.00</td>
</tr>
<tr>
<td>Receipts Morris canal fund</td>
<td>32,642.00</td>
</tr>
<tr>
<td>Rentals veterans’ housing</td>
<td>800,000.00</td>
</tr>
<tr>
<td>Department of Education:</td>
<td></td>
</tr>
<tr>
<td>Service charges, State Museum</td>
<td>10,000.00</td>
</tr>
<tr>
<td>Tuition fees, State Teachers Colleges</td>
<td>318,950.00</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Tuition and other fees, New Jersey School of Conservation</td>
<td>41,662 00</td>
</tr>
<tr>
<td>Extension and summer school fees, State Teachers Colleges</td>
<td>277,000 00</td>
</tr>
<tr>
<td>Cafeteria and boarding halls fees</td>
<td>585,000 00</td>
</tr>
<tr>
<td>Demonstration school fees</td>
<td>36,000 00</td>
</tr>
<tr>
<td>Board and fees, Manual Training and Industrial School, Bordentown</td>
<td>48,500 00</td>
</tr>
<tr>
<td>Board and fees, School for the Deaf</td>
<td>11,000 00</td>
</tr>
<tr>
<td>Academic certificate fees</td>
<td>21,000 00</td>
</tr>
<tr>
<td>Fees, State Board of Examiners</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Fees, Agricultural Experiment Station</td>
<td>80,000 00</td>
</tr>
<tr>
<td>Fertilizer inspection fees, Agricultural Experiment Station</td>
<td>115,000 00</td>
</tr>
<tr>
<td>Miscellaneous departmental revenues</td>
<td>7,000 00</td>
</tr>
<tr>
<td>State Highway Department:</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous receipts</td>
<td>50,000 00</td>
</tr>
<tr>
<td>Department of Institutions and Agencies:</td>
<td></td>
</tr>
<tr>
<td>Board of patients and other income</td>
<td>11,700,000 00</td>
</tr>
<tr>
<td>Adoption law fees</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Federal aid, central office administration</td>
<td>35,000 00</td>
</tr>
<tr>
<td>Federal aid, soldiers' homes</td>
<td>81,000 00</td>
</tr>
<tr>
<td>Federal aid, administration—aid to dependent children</td>
<td>340,000 00</td>
</tr>
<tr>
<td>Federal aid, administration of bureau of assistance</td>
<td>140,000 00</td>
</tr>
<tr>
<td>Federal aid, administration of blind</td>
<td>100,000 00</td>
</tr>
<tr>
<td>Federal aid, mental hygiene clinics</td>
<td>40,000 00</td>
</tr>
</tbody>
</table>
Judiciary:
  Court fees ...................... 950,000 00

Unclassified:
  Miscellaneous revenues ........... 185,000 00

Total revenues ........... $208,194,937 75

Interfund Transfers
  School Fund ...................... $415,000 00
  1837 Surplus Revenue Fund ...... 17,000 00
  General Investment Fund ........ 2,000,000 00
  State Disability Benefits Fund ... 1,402,687 00

Total Transfers ........... $3,834,687 00

Total Resources Available for Appropriations .... $236,853,405 58

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The appropriations herein made or so much thereof as may be necessary are hereby appropriated for the respective public officers and for the several purposes herein specified for the fiscal year ending on June 30, 1955. The appropriations herein made shall be available for expenditure during said fiscal year and for a period of 2 months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said 2 months’ period all unexpended balances except those specifically held by contracts on file with the State Treasurer shall lapse into the State treasury or, in cases of appropriations from special funds, shall lapse to the credit of such special funds. Nothing in this section or in this act contained shall be construed to prohibit the payment due upon any contract made under any appropriation contained in any appropriation bill of the previous year or years.
## General State Purposes

### A 10. Legislature

**Salaries:**

- Senators and Assemblymen ........... $245,000
- Secretaries-Members of Legislature .... 28,500
- Other officers and employees ........ 48,225

**Total Salaries:** $321,725

**Materials and Supplies:**

- Legislative printing, including printing of public documents $200,000
- Manuals of the Legislature .......... 6,000

**Total Materials and Supplies:** 206,000

**Services Other Than Personal:**

- Indexing Journal and Minutes and other incidental and contingent expenses $110,000
- Telephone and telegraph ............. 6,000
- Postage ............................ 8,000

**Total Services Other Than Personal:** 124,000

**Additions and Improvements:**

- Reconditioning Senate Chamber .... 50,000

**Total Additions and Improvements:** 50,000

**Total:** $701,725
### Law Revision and Bill Drafting Commission

#### Salaries:
- Chief counsel and executive director ... $13,800 00
- Other officers and employees .............. 44,670 00
- New positions .............. 3,120 00
- Special per diem services .............. 2,500 00

**Total Salaries:** $64,090 00

#### Materials and Supplies:
- Stationery and office ....................... $450 00
- Printing, binding, photography and blueprint ... 300 00
- Educational, recreational and library ........ 800 00
- Replacement: Office equipment ............... 100 00

**Total Materials and Supplies:** $1,650 00

#### Services Other Than Personal:
- Traveling expenses ....................... $300 00
- Telephone and telegraph ............... 850 00
- Household or office ............... 25 00
- Postage ....................... 100 00

**Total Services Other Than Personal:** $1,275 00

#### Current Repairs and Maintenance:
- Office furniture, machines and equipment .............. 25 00

#### Extraordinary:
- General Pension Contributions:
  - Employees' retirement system .............. 1,132 76

#### Additions and Improvements:
- Office equipment ....................... 200 00
The unexpended balance in the Control Account (A-11-0) of the Law Revision and Bill Drafting Commission, as of June 30, 1954, is hereby reappropriated for use in the fiscal year 1954-55, to be used partly for the codification of laws.

$68,372 76

A 12. LEGISLATIVE RESEARCH BUREAU

Extraordinary:
For expenditures in connection with the establishing of a Legislative Research Bureau, including the expenses of the Commission established to inquire into the necessity for establishing such research bureau .......... $15,000 00

The unexpended balances remaining in the Legislative Research Bureau as of June 30, 1954, are hereby reappropriated for use for the fiscal year 1954-55.

B 10. STATE AUDITOR’S DEPARTMENT

Salaries:
State Auditor ....... $10,000 00
Other officers and employees ......... 307,245 00

$317,245 00
CHAPTER 46, LAWS OF 1954

Materials and Supplies:
  Motor vehicular transportation ........ $250 00
  Stationery and office ................ 1,000 00
  Printing, binding, photography and blueprinting ................ 50 00

----------------------------------------

Services Other Than Personal:
  Traveling expenses ................ $13,000 00
  Telephone and telegraph .............. 500 00
  Rent: Offices and buildings .......... 1,053 00
  Insurance ................. 35 25
  Household or office ................. 25 00
  Subscriptions and membership dues .. 50 00
  Postage .................... 175 00
  Miscellaneous expenses ............ 25 00

----------------------------------------

  19,863 25

Current Repairs and Maintenance:
  Office furniture, machines and equipment .................. 500 00

Extraordinary:
  General Pension Contributions:
    Employees’ retirement system .......... 10,100 48

----------------------------------------

  $349,008 73

C 10. CHIEF EXECUTIVE’S OFFICE

Governor’s office.

Salaries:
  Governor .................... $30,000 00
  Other officers and employees .......... 100,335 00

----------------------------------------

  $130,335 00
### CHAPTER 46, LAWS OF 1954

Materials and Supplies:
- Motor vehicular transportation ........ $2,500 00
- Stationery and office equipment .......... 500 00

Reimbursement for office equipment .......... 7,000 00

Services Other Than Personal:
- Telephone and telegraph ............... $10,000 00
- Subscriptions and membership dues .... 750 00
- Postage .................................. 600 00
- Miscellaneous expenses .................. 1,500 00

Total ....................................... 12,800 00

Current Repairs and Maintenance:
- Office furniture, machines and equipment ........ 200 00

Extraordinary:
- General Pension Contributions:
  - Annuity for widows of Governors ........ $7,500 00
  - Miscellaneous special pension acts ... 1,800 00
  - Employees' retirement system ......... 1,487 49

For expenditure by the Governor for entertainment on behalf of the State, incidental personal expenses, operation of an official residence, and expenses of commissioners appointed by the Governor under statute .......................... 20,000 00

Total ....................................... 30,787 49
The unexpended balance June 30, 1954, in the account "Expenses in carrying out the provisions of chapter 16, laws of 1941," is hereby reapropriated for the same purpose in 1954-55.

$181,122.49

D 00. DEPARTMENT OF LAW AND PUBLIC SAFETY

Administration

Salaries:
Attorney-General ... $20,000.00
Other officers and employees ............. 86,370.00

$106,370.00

Materials and Supplies:
Motor vehicular transportation ............ $500.00
Stationery and office .. 500.00
Printing, binding, photography and blueprinting ............. 700.00

1,700.00

Services Other Than Personal:
Traveling expenses .. $1,000.00
Freight, express and cartage ............ 50.00
Subscriptions and membership dues .. 350.00
Miscellaneous expenses ............. 50.00

1,450.00
Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$200.00</td>
</tr>
<tr>
<td>Automotive</td>
<td>$400.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$600.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$110,120.00</td>
</tr>
</tbody>
</table>

**D 10. Division of Law**

Salaries:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other officers and employees</td>
<td>$515,125.00</td>
</tr>
<tr>
<td>New positions</td>
<td>8,460.00</td>
</tr>
<tr>
<td>Transcript of statutory proceedings</td>
<td>5,000.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$528,585.00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation</td>
<td>$2,500.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Printing, binding, photography and blue-printing</td>
<td>7,500.00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>1,500.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>15,500.00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>6,800.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>285.21</td>
</tr>
<tr>
<td>Household or office</td>
<td>150.00</td>
</tr>
<tr>
<td>Advertising</td>
<td>700.00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>1,000.00</td>
</tr>
</tbody>
</table>
Expenses of special investigations ...... 5,000 00
Court costs ........... 600 00
Witness fees, condemnation, commissioners and stenographic fees ........... 3,000 00
Postage ............... 1,900 00
Miscellaneous expenses ........... 200 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ........... $200 00
Automotive ........... 500 00

Extraordinary:
General Pension Contributions:
Miscellaneous special pension acts ...... $1,200 00
Employees' retirement system ........... 14,159 67

Additions and Improvements:
Office equipment ............... 500 00

In addition to the amounts hereinabove appropriated, all funds received by the Department of Law from the various counties as reimbursement for special investigations, are hereby appropriated to the Department of Law, to constitute a revolving fund for the purpose of continuing such special investigations.

__________________________
27,135 21

700 00

15,359 67
CHAPTER 46, LAWS OF 1954

The balance as at June 30, 1954, in the revolving fund established to provide for the expenses in operating chapter 357, P. L. 1951, together with all receipts is hereby appropriated for use during 1954-55; provided, however, that any sums in excess of $50,000.00 as at the close of the fiscal year shall lapse into the general treasury.

The unexpended balance as of June 30, 1954, in the account Expenses Relative to New Jersey-New York Water Diversion Litigation, is hereby reappropriated.

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers and employees</td>
<td>$282,105</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$1,700</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>5,000</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>5,000</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>1,000</td>
</tr>
<tr>
<td>Replacement: Motor Vehicles</td>
<td>2,500</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>20,000</td>
</tr>
</tbody>
</table>

$587,779 88

D 11. Bureau of Traffic Safety

Salaries:
Officers and employees ........... $282,105 00

Materials and Supplies:
Heat, light, power, water, gas and electricity ........... $1,700 00
Motor vehicular transportation ........... 5,000 00
Stationery and office .................. 5,000 00
Printing, binding, photography and blueprinting ........... 1,000 00
Replacement: Motor Vehicles ........... 2,500 00

Services Other Than Personal:
Traveling expenses .. $2,000 00
Rent: Offices or buildings ........... 20,000 04
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent: Garages</td>
<td>1,860.00</td>
</tr>
<tr>
<td>Rent: Office appliances</td>
<td>12,150.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>865.99</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>500.00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>500.00</td>
</tr>
<tr>
<td>Postage</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Safety education program</td>
<td>20,000.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>1,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>60,876.03</strong></td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
- Office furniture, machines and equipment: $150.00
- Automotive: 2,000.00
  **Total: 2,150.00**

Extraordinary:
- General Pension Contributions:
  - Veterans Act: $2,250.00
  - Employees' retirement system: 8,486.78
  **Total: 10,736.78**

Additions and Improvements:
- Office equipment: 2,500.00
  **Total: $373,567.81**

D 20. Division of State Police (General)

Salaries:
- Colonel and superintendent: $13,000.00
- Other officers and employees: 3,529,477.00
### CHAPTER 46, LAWS OF 1954

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>New positions</td>
<td>139,860.00</td>
</tr>
<tr>
<td>Cash in lieu of maintenance</td>
<td>584,544.00</td>
</tr>
<tr>
<td>Clothing allotment</td>
<td>5,640.00</td>
</tr>
<tr>
<td>Contingencies and special services</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Medical and surgical services</td>
<td>15,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$4,289,021.00</strong></td>
</tr>
</tbody>
</table>

### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$30,000.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>95,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>27,500.00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>50,000.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Scientific, laboratory and chemicals</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>200,000.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>22,000.00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Photographic laboratory</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>140,000.00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>7,500.00</td>
</tr>
<tr>
<td>Replacement: Tools and equipment</td>
<td>6,000.00</td>
</tr>
<tr>
<td>Replacement: Photographic equipment</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Replacement: Gymnasium equipment</td>
<td>2,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>595,500.00</strong></td>
</tr>
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Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>20,000.00</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>76,533.00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>100.00</td>
</tr>
<tr>
<td>Rent: Office appliances</td>
<td>3,966.00</td>
</tr>
<tr>
<td>Rent: Communication instruments and power</td>
<td>7,500.00</td>
</tr>
<tr>
<td>Rent: New communication system</td>
<td>329,700.00</td>
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<tr>
<td>Insurance</td>
<td>18,431.21</td>
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<tr>
<td>Freight, express and cartage</td>
<td>200.00</td>
</tr>
<tr>
<td>Household or office</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>300.00</td>
</tr>
<tr>
<td>Investigation expenses</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Postage</td>
<td>3,650.00</td>
</tr>
<tr>
<td>Emergency fund</td>
<td>1,000.00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>473,380.21</strong></td>
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Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>37,500.00</td>
</tr>
<tr>
<td>Automotive</td>
<td>60,000.00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>500.00</td>
</tr>
<tr>
<td>Recreational equipment</td>
<td>250.00</td>
</tr>
<tr>
<td>Other equipment</td>
<td>250.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>100,000.00</strong></td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

Extraordinary:
Compensation awards $2,607 14

General Pension Contributions:
Employees' retirement system .... 18,184 37

Additions and Improvements:
Furniture, furnishings and fixtures .... $4,000 00
Office equipment .... 5,000 00
Farm, stable and ground equipment . 1,000 00
Motor vehicles .... 50,000 00
Scientific equipment . .... 4,000 00
Educational equipment ........... 1,000 00
Gymnasium equipment .......... 1,000 00
Household equipment .... 2,000 00
Plant equipment .... 2,500 00
Photographic equipment .... 2,000 00
Emergency equipment .... 30,000 00

Subtotal, State Police, General $5,581,192 72

In addition to the amounts hereinabove specifically appropriated to the Division of State Police there is appropriated such sums as may be received from the New Jersey Highway Authority and the New Jersey Turnpike Authority, for the cost of training State Policemen and for the cost of State Police services furnished to such authorities.
D 21. *Bureau of Tenement House Supervision*

Salaries:
- Officers and employees .......... $111,525 00

Materials and Supplies:
- Motor vehicular transportation ........ $500 00
- Stationery and office ............ 400 00
- Printing, binding, photography and blueprinting .......... 200 00
- Replacement: Office equipment ........ 250 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>1,350 00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:
- Traveling expenses ........... $6,000 00
- Telephone and telegraph ........ 650 00
- Rent: Offices or Buildings ........ 12,510 00
- Rent: Garages ............ 240 00
- Insurance .................. 73 69
- Household or office .......... 200 00
- Subscriptions and membership dues .......... 100 00
- Postage .................... 750 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Total</td>
<td>20,523 69</td>
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</tbody>
</table>

Current Repairs and Maintenance:
- Office furniture, machines and equipment ........ $50 00
- Automotive ............. 300 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Total</td>
<td>350 00</td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

Extraordinary:
General Pension Contributions:
  Heath Act ................ $1,960.00
  Employees’ retirement system ........ 1,938.75

Subtotal, Bureau of Tenement House Supervision .......... $3,898.75

D 22. Office of Supervisor of Hotel Fire Safety

Materials and Supplies:
  Motor vehicular transportation .......... $425.00
  Stationery and office ........ 200.00
  Printing, binding, photography and blueprinting .......... 100.00

Services Other Than Personal:
  Traveling expenses ........ $550.00
  Rent: Garages ........ 144.00

Current Repairs and Maintenance:
  Automotive .................. 100.00

Subtotal, Office of Supervisor of Hotel Fire Safety ....... $1,519.00

Total Appropriation, Division of State Police .......... $5,720,359.16
D 30. Division of Alcoholic Beverage Control

Salaries:
  Director ................ $13,000 00
  Other officers and employees ........ $697,155 00
  Seasonal employees ........... 8,500 00
                                     $718,655 00

Materials and Supplies:
  Heat, light, power, water, gas and electricity .......... $25 00
  Household and organization ........ 350 00
  Drugs, medical, surgical and chemical .......... 400 00
  Motor vehicular transportation .......... 300 00
  Stationery and office .......... 4,000 00
  Printing, binding, photography and blue-printing .......... 5,500 00
  Replacement: Office equipment .......... 1,000 00
  Microfilming records .......... 1,000 00
                                    12,575 00

Services Other Than Personal:
  Traveling expenses .......... $70,000 00
  Telephone and telegraph .......... 11,000 00
  Rent: Offices or buildings .......... 38,383 50
  Rent: Storage and control rooms .......... 250 00
  Rent: Equipment .......... 150 00
  Rent: Other .......... 900 00
  Insurance .......... 347 16
  Trucking and wrecking .......... 2,500 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household or office</td>
<td>400 00</td>
</tr>
<tr>
<td>Advertising</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Subpoena fees and court reporting services</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>6,200 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>750 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>135,180.66</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,200 00</strong></td>
</tr>
<tr>
<td>Extraordinary:</td>
<td></td>
</tr>
<tr>
<td>Compensation awards</td>
<td>$1,175.72</td>
</tr>
<tr>
<td>General Pension Contributions:</td>
<td></td>
</tr>
<tr>
<td>Veterans Act</td>
<td>1,950 00</td>
</tr>
<tr>
<td>Alcoholic Beverage Control Act</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Employees’ retirement system</td>
<td>15,294.74</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>38,420.46</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$907,031.12</strong></td>
</tr>
<tr>
<td>D 40. Division of Motor Vehicles</td>
<td></td>
</tr>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Director</td>
<td>$13,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>4,412,105 00</td>
</tr>
<tr>
<td>New positions</td>
<td>6,240 00</td>
</tr>
<tr>
<td>Seasonal help</td>
<td>10,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$4,441,345 00</strong></td>
</tr>
</tbody>
</table>
Materials and Supplies:
- Inspectors' and examiners' uniforms .... $65,000 00
- Heat, light, power, water, gas and electricity .......... 20,000 00
- Motor vehicular transportation .......... 50,000 00
- Stationery and office supplies ...... 30,000 00
- Printing, binding, photography and blueprinting .......... 125,000 00
- Replacement: Motor vehicles .......... 30,000 00
- Replacement: Office equipment .......... 2,500 00
- Metal and material for markers .......... 325,000 00
- Station cleanser, oil and grease .......... 1,500 00

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>13,000 00</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>121,762 00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Rent: Office appliances</td>
<td>756 00</td>
</tr>
<tr>
<td>Rent: Typewriters (agents)</td>
<td>2,240 00</td>
</tr>
<tr>
<td>Rent: Communications equipment</td>
<td>10,080 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>8,471 89</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>400 00</td>
</tr>
<tr>
<td>Witness fees</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>105,000 00</td>
</tr>
</tbody>
</table>

Total: $651,500 00
### Chapter 46, Laws of 1954

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Miscellaneous expenses</td>
<td>5,000.00</td>
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<tr>
<td><strong>Total</strong></td>
<td>284,209.89</td>
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### Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>7,500.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Automotive</td>
<td>17,000.00</td>
</tr>
<tr>
<td>Equipment (testing stations)</td>
<td>9,000.00</td>
</tr>
<tr>
<td>Testing station rehabilitation</td>
<td>67,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>108,500.00</td>
</tr>
</tbody>
</table>

### Extraordinary:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation award Nelson Snedecor</td>
<td>1,300.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>131,009.75</td>
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</table>

### General Pension Contributions:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pension—William K. Teel, retired</td>
<td>888.80</td>
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<tr>
<td>Veterans Act</td>
<td>22,237.50</td>
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<tr>
<td>Employees’ retirement system</td>
<td>107,383.45</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>131,009.75</td>
</tr>
</tbody>
</table>

### Additions and Improvements:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Station and central office equipment</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Filing cabinets</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Motor vehicles and equipment</td>
<td>10,000.00</td>
</tr>
<tr>
<td>Testing equipment</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Special examination center equipment</td>
<td>4,150.00</td>
</tr>
<tr>
<td>Purchase of typewriters (agents)</td>
<td>3,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>26,150.00</td>
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</tbody>
</table>

**Total**: $5,642,714.64
In addition to the amounts hereinabove specifically set forth, there is appropriated such sums as may be necessary to defray the cost of registering motor vehicles and licensing drivers pursuant to the provisions of R. S. 39:3.

D 41. Security Responsibility Bureau

Salaries:
Officers and employees $325,665 00
New positions 16,680 00
__________________________ $342,345 00

Materials and Supplies:
Stationery and office $5,000 00
Printing, binding, photography and blueprinting 25,000 00
__________________________ 30,000 00

Services Other Than Personal:
Traveling expenses $300 00
Telephone and telegraph 3,000 00
Rent: Office 38,811 00
Freight, express and cartage 250 00
Postage 8,000 00
Miscellaneous expenses 2,500 00
__________________________ 52,861 00

Current Repairs and Maintenance:
Office furniture, machines and equipment 1,000 00

Extraordinary:
Employees’ retirement system contribution 23,000 00

__________________________ $449,206 00
D 50. Division of Weights and Measures

Salaries:
State superintendent . $10,000 00
Other officers and employees ............. 131,839 50
________________________________________ $141,839 50

Materials and Supplies:
Heat, light, power, water, gas and electricity ............... 2,000 00
Household and organization ..................... 200 00
Motor vehicular transportation ................. 2,400 00
Stationery and office ....................... 750 00
Printing, binding, photography and blueprinting ........... 2,500 00
Other materials .............. 125 00
Seals and license plates ...................... 1,500 00
________________________________________ 15,610 50

Services Other Than Personal:
Traveling expenses .. $11,000 00
Telephone and telegraph ..................... 750 00
Rent: Garages ........ 300 00
Insurance .................. 745 50
Freight, express and cartage ............... 15 00
Subscriptions and membership dues ............ 50 00
Postage .................. 750 00
Miscellaneous expenses ............... 2,000 00
________________________________________ 15,610 50
Current Repairs and Maintenance:
Office furniture, machines and equipment ....................... $50 00
Buildings and grounds ........................................ 150 00
Automotive ...................................................... 1,200 00
Scientific and laboratory equipment ......................... 50 00
Repairs and maintenance of scales ......................... 1,000 00

Total: ............................................................... 2,450 00

Extraordinary:
Employees' retirement system contribution .................. 3,549 74

Additions and Improvements:
Scales, weights and gauges ..................................... 500 00

Total: ............................................................... 500 00

$173,424 74

DIVISION OF PROFESSIONAL BOARDS

1 D 60. State Board of Public Accountants

Salaries:
Officers and employees ........................................... $8,400 00
New positions ............................................... 1,500 00
Special services ............................................. 10,800 00

Total: ............................................................... $20,700 00

Materials and Supplies:
Stationery and office ........................................... $700 00
Printing, binding, photography and blueprinting ....... 400 00

Total: ............................................................... 1,100 00
Services Other Than Personal:
- Telephone and telegraph ........ $175.00
- Rent: Office .................. 1,200.00
- Rent: Examination rooms .... 1,000.00
- Insurance: Other than fire ... 180.00
- Subscriptions and membership dues .. 110.00
- Postage ....................... 300.00

Extraordinary:
- Employees' retirement system contribution .................. 255.00

$25,020.00

2 D 60. New Jersey State Board of Architects

Salaries:
- Officers and employees ........ $16,280.00

Materials and Supplies:
- Stationery and office ........ $300.00
- Printing, binding, photography and blueprinting ... 500.00
- Seal presses ................. 200.00

1,000.00

Services Other Than Personal:
- Traveling expenses ........... $1,200.00
- Telephone and telegraph .... 250.00
- Rent: Office .................. 1,908.00
- Insurance: Other than fire ... 49.62
Subscriptions and membership dues...  200 00
Court costs and investigation expense ..  100 00
Postage ................  400 00
Examination expenses  750 00
Filing fees .............  100 00

4,957 62

Current Repairs and Maintenance:
Office furniture, machines and equipment ...................  25 00

Extraordinary:
Employees' retirement system contribution .................  534 00

$22,796 62

3 D 60. State Board of Dentistry

Salaries:
Officers and employees  $16,357 84
Special services ......  50 00

$16,407 84

Materials and Supplies:
Stationery and office .  $500 00
Printing, binding, photography and blue-printing .........  1,000 00
Educational, recreational and library .  50 00
Replacement: Office equipment ........  100 00

1,650 00
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Services Other Than Personal:

Traveling expenses . . $4,000 00
Telephone and tele-
graph ............... 350 00
Rent: Office .......... 1,440 00
Insurance: Other than
fire .................. 101 22
Advertising ........... 50 00
Subscriptions and
membership dues .. 150 00
Investigation expenses 7,500 00
Postage ............... 500 00
Examination expenses 1,000 00
Miscellaneous ex-
penses ............... 200 00

Total .......... 15,291 22

Current Repairs and Maintenance:

Office furniture, machines and
equipment ................... 150 00

Extraordinary:

Employees' retirement system con-
tribution ..................... 438 00

Total .......... $33,937 06


4 D 60. State Board of Mortuary Science

Salaries:

Officers and employees $21,230 00
New positions ........ 504 00

Total ........ $21,734 00
Materials and Supplies:
- Heat, light, power, water, gas and electricity: $350.00
- Stationery and office: 300.00
- Printing, binding, photography and blue-printing: 200.00

Total: 850.00

Services Other Than Personal:
- Traveling expenses: $2,500.00
- Telephone and telegraph: 800.00
- Rent: Office: 1,740.00
- Rent: Examination rooms: 170.00
- Insurance: Other than fire: 68.63
- Household or office: 100.00
- Subscriptions and membership dues: 150.00
- Postage: 300.00
- Examination expenses: 250.00

Total: 6,078.63

Current Repairs and Maintenance:
- Office furniture, machines and equipment: 62.00

Extraordinary:
- Employees’ retirement system contribution: 970.00

Additions and Improvements:
- Office equipment: 500.00

Total: $30,194.63
### 5 D 60. State Board of Professional Engineers and Land Surveyors

#### Salaries:
- Officers and employees: $21,990.00

#### Materials and Supplies:
- Stationery and office: $1,000.00
- Printing, binding, photography and blueprinting: $1,500.00
- Engrossing certificates: $400.00

#### Services Other Than Personal:
- Traveling expenses: $1,200.00
- Telephone and telegraph: $1,200.00
- Rent: Office: $3,204.00
- Insurance: $300.77
- Household or office: $100.00
- Subscriptions and membership dues: $500.00
- Postage: $1,400.00
- Examination expenses: $2,500.00
- Filing and notary fees: $300.00

#### Current Repairs and Maintenance:
- Office furniture, machines and equipment: $100.00

#### Extraordinary:
- Employees' retirement system contribution: $990.00

#### Additions and Improvements:
- Office equipment: $250.00

### Total:
$36,934.77
6 D 60. *State Board of Medical Examiners*

**Salaries:**
- Officers and employees: $25,530 00
- Special services: 7,000 00
  
  **Total Salaries:** $32,530 00

**Materials and Supplies:**
- Motor vehicular transportation: $350 00
- Stationery and office: 400 00
- Printing, binding, photography and blueprinting: 750 00
  
  **Total Materials and Supplies:** 1,500 00

**Services Other Than Personal:**
- Traveling expenses: $1,500 00
- Telephone and telegraph: 200 00
- Rent: Office: 1,788 40
- Rent: Garages: 180 00
- Rent: Examination rooms: 300 00
- Insurance: Other than fire: 187 31
- Freight, express and cartage: 70 00
- Household or office: 75 00
- Subscriptions and membership dues: 50 00
- Enforcement and investigation expenses: 4,000 00
- Postage: 700 00
- Miscellaneous expenses: 100 00
  
  **Total Services Other Than Personal:** 9,150 71
Current Repairs and Maintenance:
Office furniture, machines and equipment ............ $50 00
Automotive ............ 100 00

Extraordinary:
Employees' retirement system contribution ........... $10 00

Additions and Improvements:
Office equipment ............ 100 00

$44,240 71

7 D 60. State Board of Nursing

Salaries:
Officers and employees ............ $64,160 00

Materials and Supplies:
Stationery and office ............ $2,200 00
Printing, binding, photography and blueprinting ............ 2,800 00
Educational, recreational and library ............ 100 00

5,100 00

Services Other Than Personal:
Traveling expenses ............ $1,800 00
Telephone and telegraph ............ 1,000 00
Rent: Office ............ 5,674 50
Rent: Office equipment ............ 726 00
Rent: Examination rooms ............ 750 00
Insurance: Other than
fire .................. 437 41
Freight, express and
cartage ............. 200 00
Household or office .. 150 00
Subscriptions and
membership dues .. 150 00
Legal expenses ...... 100 00
Postage ............ 3,500 00
Examination expenses 3,500 00
IBM services ........ 2,000 00

Extraordinary:
Employees' retirement system con-
tribution .................... 3,240 50

$92,488 41

8 D 60. State Board of Optometrists
Salaries:
Officers and employees $10,600 00
Special services ...... 500 00

$11,100 00

Materials and Supplies:
Stationery and office $200 00
Printing, binding, pho-
tography and blue-
printing ............. 700 00

$900 00

Services Other Than Personal:
Traveling expenses .. $1,500 00
Telephone and tele-
graph ............... 250 00
Rent: Office .......... 900 00
Rent: Examination
rooms ............. 100 00
CHAPTER 46, LAWS OF 1954

Insurance: Other than fire............. 83 88
Subscriptions and membership dues .. 200 00
Court costs and special investigations.. 250 00
Postage ................... 250 00
Miscellaneous expenses ............. 100 00

$3,633 88

$15,633 88

9 D 60. State Board of Pharmacy

Salaries:
Officers and employees $44,600 00
Special services ...... 500 00

$45,100 00

Materials and Supplies:
Drugs, medical, surgical and chemical ... $250 00
Motor vehicular transportation ........... 650 00
Stationery and office printing, binding, photography and blueprinting ......... 1,000 00
Educational, recreational and library .. 200 00
Replacement: Office equipment ............ 100 00

3,100 00

Services Other Than Personal:
Traveling expenses .. $3,500 00
Telephone and telegraph ............... 350 00
Rent: Office ........... 4,284 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent: Other</td>
<td>240 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>31 49</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>20 00</td>
</tr>
<tr>
<td>Household or office</td>
<td>50 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>200 00</td>
</tr>
<tr>
<td>Investigation, hearing and incidental</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,400 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>11,075 49</strong></td>
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</table>

**Current Repairs and Maintenance:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$100 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>300 00</strong></td>
</tr>
</tbody>
</table>

**Extraordinary:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Employees' retirement system contribution</td>
<td>1,866 00</td>
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**Additions and Improvements:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office equipment</td>
<td>$100 00</td>
</tr>
<tr>
<td>Medical, surgical and laboratory equipment</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>200 00</strong></td>
</tr>
</tbody>
</table>

**Total**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$61,641 49</td>
</tr>
</tbody>
</table>
10 D 60. *State Board of Veterinary Medical Examiners*

Salaries:
 Officers and employees ............. $1,577 60

Materials and Supplies:
 Stationery and office ........... $50 00
 Printing, binding, photography and blueprint ........... 200 00

Total: ........................................ 250 00

Services Other Than Personal:
 Insurance: Fire ................. $10 54
 Miscellaneous expenses .............. 200 00

Total: ........................................ 210 54

Total: ........................................ 2,038 14

11 D 60. *State Board of Shorthand Reporting*

Salaries:
 Officers and employees ............. $250 00

Services Other Than Personal:
 Miscellaneous expenses .............. 150 00

Total: ........................................ 400 00
12 D 60. *State Board of Examiners of Ophthalmic Dispensers and Ophthalmic Technicians*

Salaries:
- Officers and employees: $7,000 00
- New positions: 680 00
  
  **Total: $7,680 00**

Materials and Supplies:
- Stationery and office: $300 00
- Printing, binding, photography and blueprinting: 300 00
  
  **Total: 600 00**

Services Other Than Personal:
- Traveling expenses: $500 00
- Telephone and telegraph: 100 00
- Rent: Office: 480 00
- Insurance: Other than fire: 26 04
- Postage: 300 00
- Miscellaneous expense: 50 00
  
  **Total: 1,456 04**

**Total appropriation, Division of Professional Boards: $375,061 75**

The amounts hereinabove appropriated to each of the several professional boards, shall be payable out of the receipts of such boards, and any receipts in excess of the amounts specifically appropriated to each of said boards are hereby ap-
propriated, the expenditure of which shall be subject to the approval of the State Treasurer.

Grand Totals, Department of Law and Public Safety .......$14,339,265 10

DEPARTMENT OF THE TREASURY

E 10. ADMINISTRATIVE DIVISION

Salaries:
State Treasurer ...... $18,000 00
Other officers and employees ........ $86,780 00

Materials and Supplies:
Motor vehicular transportation .......... $200 00
Stationery and office .................. 300 00
Printing, binding, photography and blueprinting .......... 200 00
Other materials .......... 300 00

Services Other Than Personal:
Traveling expenses .......... $50 00
Telephone and telegraph .......... 6,000 00
Insurance .................. 2,230 41
Freight, express and cartage .......... 10 00
Household or office .......... 100 00
Subscriptions and membership dues .......... 300 00
Postage .................. 7,800 00

1,000 00

16,490 41
Current Repairs and Maintenance:
Office furniture, machines and equipment........ $500 00
Automotive........ 100 00

Extraordinary:
Employees' retirement system contribution........ 5,145 52

$128,015 93

E 20. Division of Budget and Accounting

Salaries:
Director ............... $16,000 00
Other officers and employees.................. 796,240 00
New positions........ 19,040 00
Special services....... 39,400 00
Bonus.................. 771 00

$871,451 00

Materials and Supplies:
Motor vehicular transportation ............. $650 00
Stationery and office........ 23,150 00
Share of cost of forms, centralized payroll.... 4,500 00
Printing, binding, photography and blueprinting........ 12,550 00
Replacement: Office equipment........ 1,200 00

42,050 00
CHAPTER 46, LAWS OF 1954

Services Other Than Personal:

Traveling expenses .......... $7,325 00
Telephone and telegraph .......... 6,550 00
Rent: Equipment ............. 44,640 00
Insurance .................. 484 84
Freight, express and cartage ...... 550 00
Household or office ........... 275 00
Subscriptions and membership dues .. 722 50
Other legal expenses .......... 100 00
Postage .................... 8,265 00
Specific departmental expenses .... 425 00
Miscellaneous expenses ........ 350 00

Total .................. 69,687 34

Current Repairs and Maintenance:
Office furniture, machines and equipment .......... $5,389 90
Automotive .................. 200 00

Total .................. 5,589 90

Extraordinary:
Employees' retirement system contribution ................. 40,946 79

Additions and Improvements:
Office equipment .................. 1,000 00

Total .................. 1,000 00

There is appropriated in addition to the amounts set forth above, receipts from participating political subdivisions for administering the provisions of chapter 253 of the laws of 1951.

Total .................. $1,030,725 03
E 30. Division of Purchase and Property

Salaries:
- Director ................ $13,000 00
- Other officers and employees ........ 1,090,065 00
- New positions ....... 13,560 00
- Special services .... 1,800 00
- Bonus .................. 360 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$13,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>1,090,065 00</td>
</tr>
<tr>
<td>New positions</td>
<td>13,560 00</td>
</tr>
<tr>
<td>Special services</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Bonus</td>
<td>360 00</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$1,118,785 00</strong></td>
</tr>
</tbody>
</table>

Materials and Supplies:
- Heat, light, power, water, gas and electricity .... $113,500 00
- Heat, light, power, water, gas and electricity, War Memorial Building ... 4,500 00
- Household and organization ....................... 400 00
- Motor vehicular transportation ................. 3,000 00
- Stationery and office .................................. 7,250 00
- Other materials .......... 37,500 00
- Replacement: Office equipment .................. 1,000 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$113,500 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity,</td>
<td></td>
</tr>
<tr>
<td>War Memorial Building</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>400 00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>7,250 00</td>
</tr>
<tr>
<td>Other materials</td>
<td>37,500 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>167,150 00</strong></td>
</tr>
</tbody>
</table>

Services Other Than Personal:
- Traveling expenses .. $925 00
- Telephone and telegraph ..................... 6,260 00
- Rent: Offices or buildings ................. 1,089 00
- Rent: Garages ................................ 48 00
- Insurance .................................. 11,505 41
- Freight, express and cartage ............... 250 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$925 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>6,260 00</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>1,089 00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>48 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>11,505 41</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>250 00</td>
</tr>
</tbody>
</table>
### CHAPTER 46, LAWS OF 1954

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Advertising</td>
<td>$8,500.00</td>
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<tr>
<td>Subscriptions and membership dues</td>
<td>$175.00</td>
</tr>
<tr>
<td>Legal seizure, investigation and related expenses</td>
<td>$75.00</td>
</tr>
<tr>
<td>Postage</td>
<td>$5,200.00</td>
</tr>
<tr>
<td>Specific departmental expense</td>
<td>$100.00</td>
</tr>
<tr>
<td>Maintenance, Stacy Park and Capitol grounds</td>
<td>$6,000.00</td>
</tr>
<tr>
<td>Fumigating warehouse</td>
<td>$300.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$650.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$41,077.41</strong></td>
</tr>
</tbody>
</table>

### Current Repairs and Maintenance:

- Office furniture, machines and equipment                                    | $650.00    |
- Buildings and grounds                                                        | $45,500.00 |
- Automotive                                                                   | $825.00    |
| **Total**                                                                   | **$46,975.00** |

### Extraordinary:

- Repairs to sidewalks, State House                                           | $1,000.00  |
- Complete renewal of electric power lines, State House                       | $10,000.00 |
- Sandblasting balance of State House and Annex                               | $5,000.00  |
- Pipe covering in boiler room basement and risers—State House                | $2,500.00  |
- Remodeling bathrooms—State office building                                   | $2,500.00  |
Painting exterior of State-owned buildings — State House Annex, State Office Building, Child Welfare, Education, Davidson, K e r n e y, Weights and Measures and Highway Office Building .... 5,000 00
Replace floor and floor covering — 4th floor of State House ... 2,000 00
Replace floor and floor covering joist where necessary — State House, 1st, 2nd, and 3rd floors .......... 10,000 00
Replace tin roof over Assembly, Senate and Civil Service .. 15,000 00
Remodel old coal storage for vaults and storage space ...... 10,000 00
Stacy Park wall repairs ................ 50,000 00

General Pension Contributions:
Heath Act ............ 4,000 00
Veterans Act ........ 12,150 00
Employees' retirement system ............ 40,699 58

Additions and Improvements:
Fire extinguishers for leased buildings, fire escape for State-owned buildings ... $5,000 00

---

\[169,849.58\]
New washrooms and restrooms — State House ....... 15,000 00

State Purchase Fund:
The unexpended balance of the State purchase fund as at June 30, 1954, is hereby reappropriated, together with such sums as may be returned to the State treasury for the reimbursement of said fund, so that a "purchase revolving fund" not exceeding $550,000.00 will be maintained for the purpose of making payments for purchases pursuant to the purchase act (chapter 25 of Title 52 of the Revised Statutes), and for the expenses of handling, storing and transporting purchases so made, the cost of said purchases to be apportioned among the various using agencies and the appropriations current for their use, so as to reimburse the said "purchase fund" for said purchases when so made; said amounts so appropriated to be credited to said fund when deposited in the State treasury for disbursement in accordance with the provisions of said chapter 25 of Title 52 of the Revised Statutes. Any sum or sums in excess of the amount hereby appropriated received by the State Treasurer from any source shall by him be deposited in the general fund of the State.
2 E 30. Bureau of Architecture

Salaries:
- Other officers and employees: $182,790 00
- New positions: 8,040 00
- Bonus: 60 00

Total Salaries: $190,890 00

Materials and Supplies:
- Motor vehicular transportation: $1,000 00
- Stationery and office: 1,000 00
- Printing, binding, photography and blueprinting: 7,000 00
- Engineering and drafting: 700 00
- Replacement: Motor vehicles: 1,500 00
- Replacement: Office equipment: 1,000 00

Total Materials and Supplies: $12,200 00

Services Other Than Personal:
- Traveling expenses: $1,500 00
- Telephone and telegraph: 1,600 00
- Rent: Garages: 700 00
- Insurance: 159 17
- Household or office: 100 00
- Advertising: 7,000 00
- Subscriptions and membership dues: 100 00
- Postage: 600 00

Total Services Other Than Personal: $11,759 17
Current Repairs and Maintenance:
Office furniture, machines and equipment ............ $100 00
Automotive ........... 350 00

Extraordinary:
Employees' retirement system contribution ................. 5,867 30

The earnings from investments and interest on deposits heretofore and hereafter received in the State Institution Construction Fund, as provided under section 12 of chapter 3, of the laws of 1949, and the State 1952 Institution Construction Fund as provided under section 12 of chapter 3 of the laws of 1952, or so much thereof as may be necessary are hereby appropriated for architectural services or construction costs in connection with the State Institutional Construction Program, such funds to be allotted by the Director of the Division of Budget and Accounting and approved by the Governor.

$221,166 47
E 40. Division of Taxation

Salaries:
- Director ............ $13,000 00
- Other officers and employees ........ 2,188,535 00
- New positions ........ 4,560 00
- Special services ....... 24,250 00
- Bonus ................. 1,020 00

Total Salaries: $2,231,365 00

Materials and Supplies:
- Motor vehicular transportation ........ $28,100 00
- Stationery and office ........ 17,150 00
- Printing, binding, photography and blue-printing ........ 17,375 00
- Printing assessors' manuals ........ 40,000 00
- Briefs and law books ........ 2,100 00
- Engineering and drafting ........ 250 00
- License plates ........ 2,000 00
- Cigarette tax stamps ........ 7,000 00

Total Materials and Supplies: 113,975 00

Services Other Than Personal:
- Traveling expenses ........ $32,075 00
- Telephone and telegraph ........ 15,175 00
- Rent: Offices or buildings ........ 26,873 25
- Rent: Garages ........ 3,570 00
- Rent: Equipment ........ 3,456 00
- Rent: Wharfage ........ 540 00
- Insurance ............... 4,830 38
- Freight, express and cartage ........ 2,600 00
- Household or office ........ 625 00

Total Services Other Than Personal: $114,775 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subscriptions and membership dues</td>
<td>2,340 00</td>
</tr>
<tr>
<td>Legal seizure investigation and related expenses</td>
<td>5,750 00</td>
</tr>
<tr>
<td>Postage</td>
<td>20,375 00</td>
</tr>
<tr>
<td>Maintenance of patrol boat</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Patrol boat crew expenses</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Specific departmental expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>125 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>122,034 63</td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
- Office furniture, machines and equipment        | $3,191 90 |
- Automotive                                       | 5,350 00  |
| **Total**                                         | 8,541 90  |

Extraordinary:
- General Pension Contributions:
  - Heath Act                                      | $3,140 00 |
  - Veterans Act                                    | 2,325 00  |
  - Employees’ retirement system                    | 94,285 04 |
| **Total**                                         | 99,750 04 |

Additions and Improvements:
- Office equipment                                  | $500 00   |
- Motor vehicles and equipment                      | 8,800 00  |
- Educational, scientific and recreational equipment| 300 00    |
| **Total**                                         | 9,600 00  |

**Total**                                           | $2,585,266 57 |
General Tax Refunds:
Upon certification of the Director of the Division of Taxation, the Director of the Division of Budget and Accounting is hereby authorized and it shall be his duty to withdraw from the State treasury, moneys to refund and pay such claims for refund as may be necessary under the authorized provisions of Title 54 of the Revised Statutes and any statutes superseded thereby, and under any statute enacted subsequent to the adoption of the Revised Statutes, 1937, imposing a tax which is collected by the Division of Taxation, and the State Treasurer shall pay same upon warrants of the Director of the Division of Budget and Accounting.

E 50. Division of Local Government

Salaries:
Director .............. $13,000 00
Members of board ... 12,000 00
Other officers and employees ............ 164,610 00
Bonus ................. 240 00

$189,850 00
CHAPTER 46, LAWS OF 1954

Materials and Supplies:
  Motor vehicular transportation ........ $1,200 00
  Stationery and office .................. 3,000 00
  Printing, binding, photography and blueprinting ........ 8,000 00
  Replacement: Office equipment ........ 500 00

  $12,700 00

Services Other Than Personal:
  Traveling expenses ........ $17,500 00
  Telephone and telegraph ............. 1,925 00
  Rent: Offices or buildings ........... 10,009 92
  Rent: Garages ....................... 168 00
  Insurance ......................... 233 34
  Freight, express and cartage .......... 200 00
  Household or office ................ 100 00
  Subscriptions and membership dues .... 300 00
  Postage ............................ 4,800 00

  35,236 26

Current Repairs and Maintenance:
  Office furniture, machines and equipment ........ $600 00
  Automotive .......................... 350 00

  $950 00

Extraordinary:
  Employees' retirement system contribution .......... 6,655 17

  $245,391 43
E 60. Division of Tax Appeals

Salaries:
- President ................ $9,000 00
- Members of board .......... 48,000 00
- Other officers and emp­loyees .......... 50,340 00
- Special services ..... 7,500 00

$114,840 00

Materials and Supplies:
- Motor vehicular trans­portation ........ $300 00
- Stationery and office . 1,250 00
- Printing, binding, pho­tography and blue­printing .......... 700 00

2,250 00

Services Other Than Personal:
- Traveling expenses .. $3,000 00
- Telephone and tele­graph ............ 550 00
- Rent: Garages ....... 180 00
- Insurance ............ 35 56
- Freight, express and cartage .......... 10 00
- Household or office .. 30 00
- Subscriptions and membership dues .. 300 00
- Postage ............ 600 00

4,705 56

Current Repairs and Maintenance:
- Office furniture, ma­chines and equipment ......... $75 00
- Automotive ............ 100 00

175 00
CHAPTER 46, LAWS OF 1954

Extraordinary:
General Pension Contributions:
Veterans Act ........... $5,775 00
Employees’ retirement system ........... 1,808 30

\[ 7,583 \text{ 30} \]

\[ \text{Total: $129,553 86} \]

E 70. Division of the New Jersey Racing Commission

Salaries:
Officers and employees $40,860 00
Per diem inspectors .. 87,475 00
Special services ...... 44,120 00

\[ \text{Total: $172,455 00} \]

Materials and Supplies:
Veterinarian supplies $1,250 00
Motor vehicular transportation ........... 500 00
Stationery and office .. 1,500 00
Printing, binding, photography and blueprinting .................. 300 00

\[ \text{Total: 3,550 00} \]

Services Other Than Personal:
Traveling expenses .. $11,000 00
Telephone and telegraph .................. 3,800 00
Rent: Offices or buildings ........... 2,729 23
Rent: Garages ...... 200 00
Insurance ........... 941 82
Subscriptions and membership dues .. 500 00
Investigation and engineering inspections: 1,500 00
Special investigation expenses: 3,000 00
Postage: 500 00

Total: 24,171 05

Current Repairs and Maintenance:
Office furniture, machines and equipment: $100 00
Automotive: 200 00

Total: 300 00

Extraordinary:
Employees' retirement system contribution: 100 77

Total: $200,576 82

E 90. Division of Investments

Salaries:
Director: $13,000 00
Other officers and employees: 56,910 00
New positions: 2,400 00
Special services: 7,500 00

Total: $79,810 00

Materials and Supplies:
Stationery and office supplies: $450 00
Printing, binding, photography and blue-printing: 1,250 00

Total: 1,700 00
<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses ..</td>
<td>$200 00</td>
</tr>
<tr>
<td>Advertising .................</td>
<td>500 00</td>
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<tr>
<td>Subscriptions and membership dues ..</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Postage .................</td>
<td>150 00</td>
</tr>
<tr>
<td></td>
<td>2,850 00</td>
</tr>
</tbody>
</table>

| Current Repairs and Maintenance:                        |            |
| Office furniture, machines and equipment ................. | 100 00     |

| Extraordinary:                                         |            |
| Employees' retirement system contribution .............. | 1,859 55   |
|                                                         |            |
|                                                         | $86,319 55 |

| Grand Totals, Department of the Treasury ............. | $6,190,852 65 |

**DEPARTMENT OF STATE**

*F 10. Office of Secretary*

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of State ...</td>
<td>$13,000 00</td>
</tr>
<tr>
<td>Chief clerk .................</td>
<td>9,300 00</td>
</tr>
<tr>
<td>Other officers and employees ...........</td>
<td>94,800 00</td>
</tr>
<tr>
<td>Bonus .................</td>
<td>140 00</td>
</tr>
<tr>
<td></td>
<td>$117,240 00</td>
</tr>
</tbody>
</table>

| Materials and Supplies:                                |            |
| Stationery and office                                  | $4,000 00  |
| Printing, binding, photography and blue-printing ...... | 4,000 00   |
| Photostating .......                                  | 4,000 00   |
|                                                         | 12,000 00  |
Services Other Than Personal:
- Traveling expenses .. $250 00
- Telephone and telegraph 1,300 00
- Insurance 22 50
- Postage 4,500 00
- Election expenses ... 20,000 00

\[ \text{Total: } 26,072 50 \]

Extraordinary:
- Employees’ retirement system contribution 5,306 21

\[ \text{Subtotal, Department of State, Office of Secretary } \quad 160,618 71 \]

F 20. Office of the Athletic Commissioner

Salaries:
- Commissioner ...... $5,200 00
- Other officers and employees 24,929 00
- Per diem inspectors and physicians ... 11,500 00

\[ \text{Total: } 41,629 00 \]

Materials and Supplies:
- Stationery and office $250 00
- Printing, binding, photography and blueprinting 250 00
- Replacement: Office equipment 400 00

\[ \text{Total: } 900 00 \]

Services Other Than Personal:
- Traveling expenses .. $1,500 00
- Telephone and telegraph 1,600 00
# CHAPTER 46, LAWS OF 1954

Rent: Offices or buildings ............. 657 00
Insurance ................... 62 50
Household or office .......... 25 00
Subscriptions and membership dues .. 70 00
Postage .................... 400 00

---

Current Repairs and Maintenance:
Office furniture, machines and equipment ................. 50 00

---

Extraordinary:
General Pension Contributions:
Veterans Act ........ $3,225 00
Employees’ retirement system ........ 1,847 22

---

Subtotal, Office of the Athletic Commissioner ........ $51,965 72

---

F 30. LEGALIZED GAMES OF CHANCE CONTROL COMMISSION

Salaries:
Other officers and employees ...... $82,480 00

---

Materials and Supplies:
Stationery and office supplies ........ $7,000 00
Printing, binding, photography and blueprinting .......... 10,200 00
Educational and library supplies ... 2,500 00

---

19,700 00
Civil service.

CHAPTER 46, LAWS OF 1954

Services Other Than Personal:
Traveling expenses .. $15,000 00
Telephone, telegraph
and postage ........ 5,000 00
Rent: Office ........ 3,000 00
Expenses of commis-
sioners ............ 5,000 00

Subtotal, Legalized Games of
Chance Control Commission $130,180 00

In addition to the amounts herein-
above specifically appropriated to
this commission, there is reappro-
priated the unexpended balance as
of June 30, 1954, of all amounts
previously appropriated to said
commission.

Grand Totals, Department of
State ..................... $342,764 43

G 10. DEPARTMENT OF CIVIL SERVICE

Salaries:
President ............. $18,000 00
Commissioners (4) .. 28,000 00
Other officers and em-
employees ............ 615,315 00
New positions ...... 13,680 00
Monitors and special
examiners ............ 12,500 00
Merit rating and sug-
gestion award pro-
gram ............... 4,000 00
Special services ..... 2,000 00

$693,495 00
# CHAPTER 46, LAWS OF 1954

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation</td>
<td>$1,250.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$9,650.00</td>
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<tr>
<td>Share of cost of forms for centralized payrolls</td>
<td>$2,000.00</td>
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<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>$7,500.00</td>
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<tr>
<td>Replacement: Office equipment</td>
<td>$2,000.00</td>
</tr>
</tbody>
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| Total                               | $22,400.00 |

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$5,650.00</td>
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<tr>
<td>Telephone and telegraph</td>
<td>$6,000.00</td>
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<tr>
<td>Rent: Offices or buildings</td>
<td>$9,146.25</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>$720.00</td>
</tr>
<tr>
<td>Rent: Equipment</td>
<td>$11,500.00</td>
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<tr>
<td>Rent: Examination rooms</td>
<td>$2,000.00</td>
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<tr>
<td>Insurance</td>
<td>$210.87</td>
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<tr>
<td>Freight, express and cartage</td>
<td>$100.00</td>
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<tr>
<td>Household or office</td>
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<tr>
<td>Advertising</td>
<td>$8,000.00</td>
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<tr>
<td>Subscriptions and membership dues</td>
<td>$300.00</td>
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<tr>
<td>Legal expenses</td>
<td>$150.00</td>
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<tr>
<td>Postage</td>
<td>$6,500.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$50.00</td>
</tr>
</tbody>
</table>

---

| Total                               | $50,427.12 |
Current Repairs and Maintenance:
  Office furniture, ma-
  chines and equip-
  ment ................ $500 00
  Automotive .......... 400 00

Extraordinary:
  Employees' retirement system con-
  tribution ................. 24,966 70

Additions and Improvements:
  Office equipment .......... 2,000 00

$794,188 82

DEPARTMENT OF BANKING AND INSURANCE

H 10. General

Salaries:
  Commissioner ........ $18,000 00
  Other officers and em-
  ployees ............... 1,162,110 00
  New positions .......... 21,960 00

$1,202,070 00

Materials and Supplies:
  Stationery and office . $5,000 00
  Printing, binding, pho-
  tography and blue-
  printing .............. 14,000 00
  Compiling and print-
  ing valuations ....... 450 00

19,450 00
Services Other Than Personal:
Traveling expenses .... $87,000 00
Telegraph and telephone .... 5,500 00
Rent: Offices or buildings .. 9,698 75
Rent: Office appliances and deposit box .... 8,032 00
Insurance .................. 137 50
Freight, express and cartage ........ 100 00
Household or office .... 100 00
Subscriptions and membership dues .. 1,350 00
Postage .................... 7,500 00
Miscellaneous expenses ........ 50 00

119,468 25

Current Repairs and Maintenance:
Office furniture, machines and equipment .............. 1,650 00

Extraordinary:
General Pension Contributions:
Heath Act ............... $1,600 00
Veterans Act ........... 3,225 00
Employees' retirement system ........ 48,362 92

53,187 92

$1,395,826 17
H 20. Division of New Jersey Real Estate Commission

Salaries:
- Secretary-Director $9,600
- Commissioners $21,000
- Other officers and employees $73,995
- New positions $15,420
- Public relation services $3,000

$123,015

Materials and Supplies:
- Motor vehicular transportation $1,500
- Stationery and office $1,500
- Printing, binding, photography and blueprinting $13,600
- Replacement: Office equipment $1,000

$17,600

Services Other Than Personal:
- Traveling expenses $6,000
- Telephone and telegraph $1,050
- Rent: Offices or buildings $9,963.75
- Insurance $99.23
- Freight, express and cartage $350
- Household or office $150
- Subscriptions and membership dues $100
- Legal seizure, investigation and related expenses $2,000
- Postage $2,600
- Educational program $6,000
- Miscellaneous expenses $1,500

$29,812.98
Current Repairs and Maintenance:
  Office furniture, machines and equipment ............... $200 00
  Buildings and grounds ................................ 500 00
                                                  700 00

Extraordinary:
  Employees' retirement system contribution .................. 1,780 56

Additions and Improvements:
  Motor vehicles and equipment ...... 1,725 00

$174,633 54

Grand Totals, Department of Banking and Insurance .... $1,570,459 71

DEPARTMENT OF AGRICULTURE

I 10. General

Salaries and administration of the Department of Agriculture pursuant to chapter 1 of Title 4 of the Revised Statutes.

Salaries:
  Secretary ............. $18,000 00
  Other officers and employees ............. 608,270 00
  New Positions .......... 4,800 00
  Special services ...... 160,500 00
                                $791,570 00

Materials and Supplies:
  Heat, light, power, water, gas and electricity ............... $1,800 00
  Farm, stable and grounds ............. 300 00
Drugs, medical, surgical and chemical ... 13,500 00
Motor vehicular transportation ....... 14,000 00
Stationery and office... 8,000 00
Printing, binding, photography and blueprinting .......... 10,000 00
Educational, recreational and library 250 00
Other materials ...... 1,000 00
Replacement: Motor vehicles .......... 15,000 00
Replacement: Office equipment ........ 1,000 00
Field supplies and exhibits ............ 4,500 00
Purchase and rental of live stock for testing purposes .......... 5,000 00

74,350 00

Services Other Than Personal:
Traveling expenses .. $29,500 00
Telephone and telegraph ............. 9,600 00
Rent: Offices or buildings ............ 30,571 72
Rent: Garages ...... 2,000 00
Rent: Miscellaneous.. 1,100 00
Insurance ............ 3,310 46
Freight, express and cartage .......... 500 00
Household or office .. 600 00
Subscriptions and membership dues .. 650 00
Postage ............... 8,500 00
Maintenance adult fairs, boys' and girls' 4-H exhibits and other exhibits.. 30,000 00
Chapter 46, Laws of 1954

Maintenance and awards, livestock shows (Chapter 302, P. L. 1953) ....... 3,000 00
Miscellaneous expenses .......... 500 00

Total: .................................. 119,832 18

Current Repairs and Maintenance:
Office furniture, machines and equipment .......... $600 00
Buildings and grounds 1,000 00
Automotive ............ 4,500 00
Scientific equipment .... 500 00

Total: .................................. 6,600 00

Extraordinary:
Indemnities — Condemned cattle ..... $50,000 00
N. J. Mid-Atlantic Farm Show ....... 15,000 00

Total: .................................. 90,652 84

General Pension Contributions:
Veterans Act ............ 1,987 50
Employees' retirement system ....... 23,665 34

Total: .................................. 25,652 84

Additions and Improvements:
Office equipment .... $1,000 00
Motor vehicles ....... 4,800 00

Total: .................................. 5,800 00

In addition to the amounts hereinabove appropriated, there is reappropriated to the Department of Agriculture, the unexpended balance on June 30, 1954, in the account "Indemnities — Condemned Cattle" for said purpose.

Total: .................................. $1,088,805 02
### Office of Milk Industry

#### Salaries:
- Director .............. $10,000.00
- Other officers and employees ............... 121,185.00
- Special services .......... 500.00

Total Salaries: $131,685.00

#### Materials and Supplies:
- Drugs, medical, surgical and chemical .......... $200.00
- Motor vehicular transportation ............. 3,000.00
- Stationery and office printing, binding, photography and blueprinting ............. 1,500.00
- Replacement: Motor vehicles ............. 3,000.00
- Replacement: Office equipment .......... 800.00

Total Materials and Supplies: $11,000.00

#### Services Other Than Personal:
- Traveling expenses .......... $3,000.00
- Telephone and telegraph .......... 2,350.00
- Rent: Offices or buildings .......... 13,464.15
- Rent: Garages .......... 450.00
- Rent: Miscellaneous .......... 150.00
- Insurance .......... 353.21
- Household or office .......... 100.00
- Advertising .......... 100.00
- Subscriptions and membership dues .......... 100.00
- Postage .......... 3,800.00
- Miscellaneous expenses .......... 300.00

Total Services Other Than Personal: $24,167.36
Current Repairs and Maintenance:

Office furniture, machines and equipment .......... $500 00
Automotive .......... 1,350 00

Extraordinary:

Employees' retirement system contribution .............. 4,656 30

Grand Totals, Department of Agriculture .............. $1,850 00

DEPARTMENT OF DEFENSE

J 10. ADMINISTRATION DIVISION

Salaries:

Chief of staff ............. $14,541 84
Officers and employees 270,943 09
Bonus .................. 60 00

Materials and Supplies:

Stationery and office . $4,500 00
Printing, binding, photography and blueprinting .......... 3,000 00

Services Other Than Personal:

Telephone and telegraph .......... $16,150 00
Subscriptions and membership dues . 650 00
Postage .................. 2,000 00

Grand Totals, Department of Defense .............. $1,262,163 68
Current Repairs and Maintenance:
Office furniture, machines and equipment ...................  500 00

Extraordinary:
General Pension Contributions:
Veterans Act ........ $2,062 50
Employees’ retirement system ........  12,424 01
                                      14,486 51

Additions and Improvements:
Furniture, furnishings and fixtures .... $1,500 00
Office equipment ....  2,500 00
                                      4,000 00
                                      $330,831 44

J 11. National Guard and/or State Guard

Salaries:
Officers and employees  $577,086 00
Permanent duty military personnel ....  146,094 13
Fees of examining surgeons ..........  5,500 00
                                      $728,680 13

Materials and Supplies:
Heat, light, power, water, gas and electricity .......... $205,000 00
Household and organization ..........  18,000 00
Motor vehicular transportation .......  8,000 00
Printing, binding, photography and blueprinting .... 1,300 00
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacement: Motor vehicles</td>
<td>16,000 00</td>
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<tr>
<td>Special departmental supplies</td>
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<tr>
<td></td>
<td><strong>249,800 00</strong></td>
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<td>Services Other Than Personal:</td>
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<tr>
<td>Traveling expenses</td>
<td>$2,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>37,000 00</td>
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<tr>
<td>Rent: Buildings</td>
<td>13,557 00</td>
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<tr>
<td>Insurance: Fire</td>
<td>73,250 25</td>
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<tr>
<td>Insurance: Other than fire</td>
<td>42,229 00</td>
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<tr>
<td>Household or office</td>
<td>4,500 00</td>
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<td>Advertising</td>
<td>1,000 00</td>
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<tr>
<td>Postage</td>
<td>300 00</td>
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<tr>
<td>Medical attendance for National Guard</td>
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<tr>
<td>Field training expenses</td>
<td>1,500 00</td>
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<tr>
<td>Equipping and maintaining the National Guard</td>
<td>8,000 00</td>
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<tr>
<td>Small arms matches</td>
<td>1,000 00</td>
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<tr>
<td>Parades and ceremonies</td>
<td>1,000 00</td>
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<tr>
<td>Recruiting</td>
<td>1,000 00</td>
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<tr>
<td></td>
<td><strong>189,336 25</strong></td>
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<tr>
<td>Current Repairs and Maintenance:</td>
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<tr>
<td>Office furniture, machines and equipment</td>
<td><strong>$2,000 00</strong></td>
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<tr>
<td>Buildings and grounds</td>
<td>194,500 00</td>
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<tr>
<td>Replacement: Roof—East Orange Armory</td>
<td>10,000 00</td>
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</tbody>
</table>
Replacement: Defective wiring and fixtures—East Orange Armory ............ 7,000 00
Major plumbing repairs—Elizabeth Armory ............ 8,000 00
Farm machinery ..... 1,250 00
Automotive equipment 2,000 00
Household furniture, machinery and equipment ............ 1,250 00
Replacement: Heating plants—Mount Holly and Trenton Artillery 40,000 00
Other equipment .... 2,000 00

Extraordinary:
Compensation Award
—Major Thomas H. Schelling, Jr. ......... $1,303 57
Compensation Award
—Lieutenant George N. Eltz ............ 1,303 57
Compensation Award
—Estate of M/Sgt. Arthur C. Reilly ... 1,248 00
Compensation Award
—Estate of M/Sgt. Eugene A. Wetzelberg ............ 1,248 00

General Pension Contributions:
Heath Act ............ 360 00
Veterans Act ............ 50,550 00
Miscellaneous special pension acts ............ 3,372 00
Employees’ retirement system ............ 14,695 52

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacement: Defective wiring and fixtures—East Orange Armory</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Major plumbing repairs—Elizabeth Armory</td>
<td>8,000 00</td>
</tr>
<tr>
<td>Farm machinery</td>
<td>1,250 00</td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>1,250 00</td>
</tr>
<tr>
<td>Replacement: Heating plants—Mount Holly and Trenton Artillery</td>
<td>40,000 00</td>
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<tr>
<td>Other equipment</td>
<td>2,000 00</td>
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<td>Extraordinary: Compensation Award—Major Thomas H. Schelling, Jr.</td>
<td>$1,303 57</td>
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<tr>
<td>Compensation Award—Lieutenant George N. Eltz</td>
<td>1,303 57</td>
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<td>Compensation Award—Estate of M/Sgt. Arthur C. Reilly</td>
<td>1,248 00</td>
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<td>Compensation Award—Estate of M/Sgt. Eugene A. Wetzelberg</td>
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<td>Heath Act</td>
<td>360 00</td>
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<tr>
<td>Veterans Act</td>
<td>50,550 00</td>
</tr>
<tr>
<td>Miscellaneous special pension acts</td>
<td>3,372 00</td>
</tr>
<tr>
<td>Employees’ retirement system</td>
<td>14,695 52</td>
</tr>
</tbody>
</table>

Total: 268,000 00

Total: 74,080 66
Additions and Improvements:
  Furniture and equipment ......................... $5,000 00
  Office equipment .............................. 2,000 00
  Farm equipment .............................. 2,000 00
  Household equipment ......................... 4,500 00
  Installation of hoists ...................... 9,000 00
  Installation of dual gas tanks and pumps .... 4,500 00
  Installation of flagpoles ................... 3,000 00
  Total ........................................... 30,000 00

$1,539,897 04

J 12. Naval Militia

Services Other Than Personal:
  Equipping and maintaining naval militia .................. $3,000 00

Extraordinary:
  General Pension Contributions:
    Miscellaneous special pension acts .......... $1,200 00
    Employees’ retirement system ................ 158 77
    Total ....................................... 1,358 77

$4,358 77

J 13. Office of Civil Defense

Salaries:
  Employees (Administrative) .............. $59,315 00
  Employees (District and area offices) .. 24,000 00
  Services rendered by Department of Health ........ 9,090 00
    Total ...................................... 92,405 00
Materials and Supplies:

- Drugs, medical, surgical and chemical ... $3,500 00
- Motor vehicular transportation ....... 250 00
- Stationery and office ................. 3,000 00
- Printing, binding, photography and blueprinting ........ 12,500 00
- Educational, recreational and library.. 300 00
- Special departmental supplies ........ 250 00
- Films .......................... 500 00
- Maps .......................... 500 00

Total: 20,800 00

Services Other Than Personal:

- Traveling expenses ............... $5,000 00
- Telephone and telegraph ........... 8,000 00
- Insurance: Other than fire ........ 200 00
- Insurance: State medical supplies ... 500 00
- Subscriptions and membership dues .. 300 00
- Postage ........................ 4,500 00
- Sound recording service ............ 100 00

Total: 18,600 00

Current Repairs and Maintenance:

- Office furniture, machines and equipment ........ $200 00
- Buildings and grounds ................. 350 00
- Automotive ........................ 250 00

Total: 800 00

Extraordinary:

- Employees’ retirement system contribution ................. 1,853 58
Additions and Improvements:

Furniture, furnishings and fixtures ........ $250 00
Office equipment .... 350 00

Total ........................................... 600 00

In addition to the amounts herein-above specifically appropriated to the Department of Defense, there is reappropriated the unexpended balances on June 30, 1954, of all amounts appropriated for Civil Defense, exclusive of those carried in operating accounts.

Grand Totals, Department of Defense ................................. $2,010,145 83

K 10. DEPARTMENT OF PUBLIC UTILITIES

Salaries:
President of the board $18,000 00
Secretary ............... 10,860 00
Members of the board 30,000 00
Other officers and employees ............. 438,780 00
Fees and expenses — Reporting hearings 12,500 00

Total ............................................. $510,140 00

Materials and Supplies:
Motor vehicular transportation ............... $1,300 00
Stationery and office .......................... 3,500 00
CHAPTER 46, LAWS OF 1954

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
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</tr>
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<tbody>
<tr>
<td>Traveling expenses ..</td>
<td>$11,500 00</td>
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<tr>
<td>Telephone and telegraph</td>
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<tr>
<td>Rent: Offices or buildings</td>
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<tr>
<td>Insurance</td>
<td>211 10</td>
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<tr>
<td>Freight, express and cartage</td>
<td>25 00</td>
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<tr>
<td>Household or office</td>
<td>400 00</td>
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<tr>
<td>Subscriptions and membership dues</td>
<td>2,500 00</td>
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<tr>
<td>Postage</td>
<td>2,700 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>61,850 10</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$500 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,000 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Extraordinary:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General Pension Contributions:</td>
<td></td>
</tr>
<tr>
<td>Veterans Act</td>
<td>$6,112 50</td>
</tr>
<tr>
<td>Employees' retirement system</td>
<td>15,191 66</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>21,304 16</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$602,594 26</strong></td>
</tr>
</tbody>
</table>

Printing, binding, photography and blue-printing .......... 3,000 00
Replacement: Office equipment ........... 500 00

**Total**: 8,300 00
CHAPTER 46, LAWS OF 1954

DEPARTMENT OF HEALTH

L 10. General

Salaries:
Commissioner ......... $18,000 00
Director, Division of local health services 14,000 00
Other officers and employees ............ 1,123,073 00
New positions ........ 8,760 00
Per diem employees (Dental fees) ...... 48,000 00

$1,211,833 00

Materials and Supplies:
Heat, light, power, water, gas and electricity ........ $900 00
Household and organization .............. 500 00
Drugs, medical, surgical and chemical .. 55,000 00
Motor vehicular transportation .......... 4,500 00
Stationery and office .... 7,500 00
Printing, binding, photography and blue-printing ......... 16,000 00
Educational, recreational and library .. 1,800 00
Engineering and drafting ................. 200 00
Replacement: Office equipment ........... 1,000 00
Replacement: Other equipment .......... 900 00
Inspectors' supplies . 500 00

88,800 00
CHAPTER 46, LAWS OF 1954

Services Other Than Personal:

- Traveling expenses: $39,000 00
- Telephone and telegraph: 21,375 00
- Rent: Offices or buildings: 40,695 52
- Rent: Garages: 500 00
- Rent: Tabulating machines: 19,380 00
- Insurance: 3,245 98
- Freight, express and cartage: 1,500 00
- Household or office: 300 00
- Subscriptions and membership dues: 500 00
- Postage: 20,000 00
- Binding current volumes of marriage, birth and death certificates: 1,000 00
- Maintenance: Boats and plants: 2,800 00
- Examination services: 1,160 00
- Miscellaneous expenses: 400 00

Total: 151,856 50

Current Repairs and Maintenance:

- Office furniture, machines and equipment: $1,000 00
- Buildings and grounds: 650 00
- Automotive: 1,200 00
- Scientific equipment: 1,000 00

Total: 3,850 00
Extraordinary:
- Subventions and direct aid for health purposes: $3,227.00
- For expenditures in connection with functions of migrant labor: 7,500.00
- For expenditures in connection with the Chronic Illness Control Program: 300,000.00
- For transfer to the various accounts in the Department of Health to cover funds which will not be available from the Federal Government during the fiscal year 1954-55: 230,000.00

General Pension Contributions:
- Heath Act: 6,350.00
- Veterans Act: 14,700.00
- Employees’ retirement system: 79,552.54

Additions and Improvements:
- Office equipment: $1,000.00
- Educational, recreational and scientific equipment: 7,000.00
- Medical, surgical and laboratory equipment: 1,950.00

Total: $2,107,619.04
Salaries:
Officers and employees .......... $52,185 00

Materials and Supplies:
Heat, light, power, water, gas and electricity .......... $200 00
Household and organization .......... 50 00
Biologicals .......... 500 00
Specific vaccine .......... 1,000 00
Motor vehicular transportation .......... 1,500 00
Stationery and office .......... 300 00
Printing, binding, photography and blueprinting .......... 400 00
Educational, recreational and library .. 50 00
Replacement: Motor vehicles .......... 2,500 00
Replacement: Office equipment .......... 350 00

Total Materials and Supplies : 6,850 00

Services Other Than Personal:
Traveling expenses .. $2,500 00
Telephone and telegraph .......... 300 00
Rent: Office .......... 500 00
Rent: Garages .......... 350 00
Household or office .. 50 00
Subscriptions and membership dues .. 50 00
Postage .......... 500 00
Miscellaneous expenses .......... 25 00

Total Services Other Than Personal : 4,275 00

Total: $88,310 00
Current Repairs and Maintenance:
Office furniture, machines and equipment ............... $25 00
Automotive ........ 200 00
Scientific equipment ........................................ 50 00

Extraordinary:
Employees' retirement system contribution ................. 2,250 00

Total .................................................. $65,835 00

Appropriation is hereby made for the expenditure of funds in excess of the amounts hereinabove indicated when expressly approved by the Director of the Division of Budget and Accounting, but limited to the amount of the receipts in the Rabies Control Trust Fund for the fiscal year.

(Section of Examination, Licensing and Registration)

L 20. Board of Beauty Culture Control

Salaries:
Chairman ............... $3,500 00
Members of the board 12,500 00
Other officers and employees .................. 43,090 00

Total .................................................. $59,090 00
### Materials and Supplies:
- Motor vehicular transportation ........ $1,500 00
- Stationery and office . 500 00
- Printing, binding, photography and blueprinting ........ 600 00
- Educational, recreational and library .. 600 00
- Replacement: Motor vehicles ........ 1,200 00
- Replacement: Office equipment ........ 500 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>500 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>600 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>600 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>500 00</td>
</tr>
</tbody>
</table>

**Total for Materials and Supplies:** 4,900 00

### Services Other Than Personal:
- Traveling expenses . . $1,750 00
- Insurance ........ 176 38
- Subscriptions and membership dues . 32 00
- Legal seizure, investigation and related expenses ........ 1,000 00
- Postage ........ 1,150 00
- Miscellaneous expenses ........ 50 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,750 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>176 38</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>32 00</td>
</tr>
<tr>
<td>Legal seizure, investigation and related expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,150 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>50 00</td>
</tr>
</tbody>
</table>

**Total for Services Other Than Personal:** 4,158 38

### Current Repairs and Maintenance:
- Office furniture, machines and equipment ........ $50 00
- Automotive ........ 250 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$50 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>250 00</td>
</tr>
</tbody>
</table>

**Total for Current Repairs and Maintenance:** 300 00

### Extraordinary:
- Employees’ retirement system contribution ..................... 1,321 98

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employees’ retirement system contribution</td>
<td>1,321 98</td>
</tr>
</tbody>
</table>
Additions and Improvements:
Office equipment ....... $175 00
Motor vehicles and equipment ........ 1,800 00

$1,975 00

$71,745 36

(Section of Examination, Licensing and Registration)

L 21. Board of Barber Examiners

Salaries:
Secretary-Treasurer .. $5,500 00
Members of board ... 15,000 00
Other officers and employees ........ 24,630 00

$45,130 00

Materials and Supplies:
Stationery and office .. $400 00
Printing, binding, photography and blueprinting ............ 400 00
Replacement: Office equipment ........ 350 00

1,150 00

Services Other Than Personal:
Traveling expenses .. $7,000 00
Insurance ............ 18 00
Household or office .. 10 00
Subscriptions and membership dues .. 25 00
Postage ............... 750 00

7,803 00
Current Repairs and Maintenance:
Office furniture, machinery and equipment ................... .  50 00

Extraordinary:
Employees' retirement system contribution ..................... .  1,993 27

L 30. Crippled Children's Commission

Carrying out the provisions of chapter 188, laws of 1926, and supplements.

Salaries:
Officers and employees $18,520 00
Nursing service fees ..  7,500 00

$26,020 00

Materials and Supplies:
Drugs, medical, surgical and chemical ... $1,500 00
Stationery and office ..  350 00
Educational, recreational and library 30 00

1,880 00

Services Other Than Personal:
Traveling expenses ..  $350 00
Freight, express and cartage ..........  15 00
Postage ...............  775 00
Miscellaneous expenses ..............  20 00

1,160 00
Current Repairs and Maintenance:
Office furniture, machines and equipment ................. 25 00

Extraordinary:
Subventions—Child Welfare:
Hospitalization, convalescent care ... $55,000 00
Appliances ............ 8,500 00
For transfer to the various accounts of the Crippled Children’s Commission to cover funds which will not be available from the Federal Government during the fiscal year 1954-55 ............ 15,000 00
Employees’ retirement system contribution 800 65
-----------------------------
79,300 65
-----------------------------
$108,385 65
-----------------------------

Grand Totals, Department of Health ......................... $2,409,711 32
M 10. Division of Labor

Salaries:
Commissioner ......... $18,000 00
Other officers and employees ............. 803,447 09
Bonus ............. 360 00

Materials and Supplies:
Food (migrant school) $500 00
Heat, light, power, water, gas and electricity ............. 450 00
Household and organization ............. 500 00
Laboratory ............. 400 00
Motor vehicular transportation ............. 2,000 00
Stationery and office ............. 8,000 00
Printing, binding, photography and blueprinting ............. 4,000 00
Educational, recreational and library ............. 200 00
Engineering and drafting ............. 300 00
Replacement: Office equipment ............. 3,000 00
Replacement: Laboratory equipment ......... 500 00
Industrial Safety Campaign and printing ............. 750 00

Services Other Than Personal:
Traveling expenses ............. $36,000 00
Telephone and telegraph ............. 16,000 00

Total ............. $821,807 09

Replacement: Office equipment 20,600 00
Rent: Offices or buildings ................. 166,813 50
Rent: Garages .......................... 180 00
Rent: Office appliances .................. 6,276 00
Rent: Other ............................ 200 00
Rent: Bus .............................. 780 00
Insurance .............................. 194 89
Freight, express and cartage .............. 65 00
Subscriptions and membership dues ....... 400 00
Postage ................................. 24,000 00
Governor’s Industrial Safety Conference .. 1,000 00
School program expansion ............... 600 00
Miscellaneous expenses .................. 150 00
Microfilming ............................ 2,500 00

Total .................................. 255,159 39

Current Repairs and Maintenance:
Office furniture, machines and equipment .... $750 00
Buildings and grounds ..................... 1,000 00
Automotive ............................ 1,000 00

Total .................................. 2,750 00

Extraordinary:
General Pension Contributions:
Heath Act ............................ $5,880 00
Veterans Act .......................... 7,875 00
Employees’ retirement system ............. 51,450 18

Total .................................. 65,205 18

Total .................................. $1,165,521 66
M 20. Division of Workmen's Compensation

Salaries:
Director .................. $13,800 00
Deputy directors .... 154,500 00
Other officers and employes ........... 422,475 00
New positions ...... 1,840 00
Special services ...... 1,000 00
Bonus .................. 1,000 00

$594,615 00

Materials and Supplies:
Heat, light, power, water, gas and electricity ................ $50 00
Clinic .................. 200 00
Stationery and office ..... 4,500 00
Printing, binding, photography and blueprinting .......... 2,000 00
Replacement: Office equipment ........ 1,000 00

7,750 00

Services Other Than Personal:
Traveling expenses ................ $9,000 00
Rent: Offices or buildings ............ 6,315 86
Freight, express and cartage .......... 15 00
Household or office .... 800 00
Subscriptions and membership dues ..... 750 00
Microfilming ........... 2,500 00

19,380 86
Current Repairs and Maintenance:

Office furniture, machinery and equipment ............... $250 00
Scientific equipment ........................................ 100 00

Total .................................................. 350 00

$622,095 86

1 M 20. Division of Workmen’s Compensation

(Payable out of the 1% Compensation Tax Fund)

Salaries:

Employees .................................................. $12,120 00

Materials and Supplies:

Stationery and office ................................. 30 00

Services Other Than Personal:

Traveling expenses .................................. $300 00
Miscellaneous expenses ......................... 50 00

Total .................................................. 350 00

Extraordinary:

Beneficiary payments .................................. 84,000 00

There is hereby appropriated out of the 1% Compensation Tax Fund, such additional sums as may be necessary to provide beneficiary payments in excess of the amount specified set forth above.

The State Treasurer is hereby empowered and directed to transfer to the General State Fund, the sum of $50,000.00 from the excess in the fund accumulated as of June 30,
1954, pursuant to section 34:15-94 of the Revised Statutes, over the sum of $1,250,000.00.

$96,500 00

DIVISION OF EMPLOYMENT SECURITY

1 M 31. Disability Insurance Service

(Payable out of Temporary Disability Benefits Administration Fund)

Salaries:
- Superintendent ...... $10,860 00
- Other officers and employees ........ 640,395 00
- Indirect personal services ............ 375,000 00
- Special services (medical) ............ 5,000 00

Total Salaries: $1,031,255 00

Materials and Supplies:
- Medical dictionaries and reference books $100 00
- Stationery and office . 35,000 00
- Printing and binding. 2,500 00
- Photography, blue-printing and drafting ............ 100 00

Total Materials and Supplies: 37,700 00

Services Other Than Personal:
- Traveling expenses .. $18,000 00
- Telephone and telegraph ........ 8,000 00
- Rent: Office ........ 96,782 40

Total: $1,031,255 00
Rent: Equipment ... 1,500 00
Insurance: Fire ..... 300 00
Insurance: Other than fire ................. 3,100 00
Freight, express and cartage ............ 200 00
Subscriptions and membership dues ..... 500 00
Postage .................. 18,500 00
Miscellaneous expenses .................. 500 00

$1,261,232 40

Current Repairs and Maintenance:
Office furniture, machines and equipment ................... 3,000 00
Extraordinary:
Employees' retirement system contribution ................... 40,895 00
Additions and Improvements:
Office furniture, machines and equipment ................... 1,000 00

In addition to the amounts hereinabove set forth, there is appropriated out of the Temporary Disability Benefits Administration Fund, such additional sums as may be required to administer the disability insurance program, provided, the expenditure of these additional funds are approved by the Director of the Division of Budget and Accounting.
## Chapter 46, Laws of 1954

### M 40. State Board of Mediation

#### Salaries:
- Board members (7) .. $8,000 00
- Other officers and employees ........... 57,355 00
- Per diem arbitrators . 2,500 00
- Special services ...... 1,000 00
- Transcription of statutory proceedings .. 1,000 00

**Total Salaries:** $69,855 00

#### Materials and Supplies:
- Stationery and office.. $400 00
- Printing, binding, photography and blueprinting ........... 250 00

**Total Materials and Supplies:** 650 00

#### Services Other Than Personal:
- Traveling expenses .. $2,000 00
- Telephone and telegraph ............... 2,200 00
- Rent: Offices or buildings ............... 12,685 47
- Subscriptions and membership dues .. 1,000 00
- Miscellaneous expenses ............... 50 00

**Total Services Other Than Personal:** 17,935 47

#### Current Repairs and Maintenance:
- Office furniture, machines and equipment ................... 75 00

**Total Current Repairs and Maintenance:** $88,515 47
M 50. Rehabilitation Commission

Salaries:
Officers and employees ............ $29,050 00

Extraordinary:
Tuition and vocational supplies .... $140,000 00
Artificial appliances........ 15,950 00
Hospitalization .............. 9,000 00
Medical examinations........ 9,000 00
Medical treatments .......... 12,000 00

185,950 00

$215,000 00

In addition there is appropriated to the Rehabilitation Commission, the balance on June 30, 1954, of all Federal funds, together with all Federal receipts during 1954-55. All such funds applicable to programs of prior fiscal years shall be available for both administration and case services.

Grand Totals, Department of Labor and Industry ........ $3,448,865 39

M 60. New Jersey Commission to Regulate Water-Front Activities

The balances in the account of the New Jersey Commission to Regulate Water-Front Activities, as of June 30, 1954, are hereby reappropriated.
### Department of Conservation and Economic Development

#### N 10. Division of Administration

**Salaries:**
- Commissioner: $18,000.00
- Other officers and employees: $140,445.00

**Total Salaries:** $158,445.00

**Materials and Supplies:**
- Heat, light, power, water, gas and electricity: $50.00
- Drugs, medical, surgical and chemical: $150.00
- Motor vehicular transportation: $1,200.00
- Stationery and office supplies: $500.00
- Printing, binding, photography and blue-printing: $2,500.00
- Educational, recreational and library materials: $250.00
- Exhibit materials: $100.00

**Total Materials and Supplies:** $4,750.00

**Services Other Than Personal:**
- Traveling expenses: $800.00
- Telephone and telegraph: $1,150.00
- Rent: Garages: $180.00
- Insurance: $103.47
- Freight, express and cartage: $200.00
- Household or office supplies: $30.00
- Subscriptions and membership dues: $550.00
- Postage: $1,500.00
- Miscellaneous expenses: $100.00

**Total Services Other Than Personal:** $4,613.47
Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>200 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>400 00</td>
</tr>
<tr>
<td>Total</td>
<td>2,100 00</td>
</tr>
</tbody>
</table>

Extraordinary:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veterans Act</td>
<td>$5,475 00</td>
</tr>
<tr>
<td>Employees' retirement system</td>
<td>11,989 51</td>
</tr>
<tr>
<td>Total</td>
<td>17,464 51</td>
</tr>
</tbody>
</table>

General Pension Contributions:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$187,372 98</td>
</tr>
</tbody>
</table>

N 20. Division of Planning and Development

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$12,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>1,286,087 00</td>
</tr>
<tr>
<td>Per diem employees</td>
<td>16,240 00</td>
</tr>
<tr>
<td>Technical and professional employees</td>
<td>12,500 00</td>
</tr>
<tr>
<td>Bonus</td>
<td>240 00</td>
</tr>
<tr>
<td>Total</td>
<td>$1,327,067 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$3,000 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>200 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>3,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$187,372 98</td>
</tr>
</tbody>
</table>
Drugs, medical, surgical and chemical ................................ 250 00
Motor vehicular transportation ........................................ 11,500 00
Stationery and office .................................................. 5,500 00
Printing, binding, photography and blueprinting ................ 12,500 00
Educational, recreational and library ................................ 300 00
Engineering and drafting ............................................. 1,900 00
Other materials .......................................................... 800 00
Replacement: Office equipment ....................................... 1,350 00
Replacing maps, geology .............................................. 2,500 00
Replacement: Other equipment ........................................ 5,000 00
Motor boat transportation ............................................... 1,000 00
Exhibit materials ....................................................... 200 00
License plates and cards .............................................. 2,800 00
Harbormaster flags ..................................................... 300 00

Total ........................................................................... 84,100 00

Services Other Than Personal:
Traveling expenses ...................................................... $10,000 00
Telephone and telegraph ................................................. 30,725 00
Rent: Offices or buildings .............................................. 46,089 91
Rent: Garages .............................................................. 900 00
Rent: Other ................................................................. 1,311 00
Insurance ................................................................. 28,650 57
Freight, express and cartage ........................................... 200 00
Household or office ...................................................... 1,250 00
Advertising ............................................................... 400 00
Subscriptions and membership dues ................................ 1,350 00
Enforcement of collection of license fees .......... 3,000 00
Postage ............... 9,150 00
Carranza Memorial .. 400 00
Tax lien ............... 7,066 46
Miscellaneous expenses ............... 800 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ............... $800 00
Buildings and grounds ...... 42,000 00
Buildings, grounds and utilities of the Chief Executive's official residence ............... 9,000 00
Repairs to historic sites ............... 3,000 00
Burial grounds—Chapter 171, P. L. 1898 .......... 75 00
Extraordinary repairs to camp at Lake Wapalanne .................. 7,500 00
Farm machinery ........... 300 00
Automotive .................. 8,000 00
Household furniture, machinery and equipment ............... 300 00
Recreational equipment .................. 600 00
Machinery and plant equipment ............... 2,000 00
Elevator maintenance contracts .................. 804 00
Cranes, bulldozers, etc. .... 500 00
Barnegat light ............... 1,000 00
Lights and buoys ............... 5,000 00
Motor boats ............... 3,000 00
Scientific and laboratory equipment .... 400 00
Other equipment .... 600 00
Maintenance of air markers ........ 500 00
Refinishing interior rooms of Manor House Ringwood Park ....... 1,800 00

Extraordinary:
Fire fighting costs .. $20,000 00
Compensation awards 2,379 00
State promotion and advertising expenses ........ 87,500 00
Island Beach maintenance and administration ........ 50,000 00
Wharton survey ..... 30,000 00
Tax, one-half year, Wharton Tract .... 18,000 00
Equipment ........ 16,000 00
Expenses in acquiring title to Wharton Tract ........ 25,000 00

General Pension Contributions:
Veterans Act ....... 2,137 50
Miscellaneous special pension acts ...... 1,800 00
Employees' retirement system .......... 55,218 81

Additions and Improvements:
Office equipment ..... $1,000 00
Educational, recreational and scientific equipment .......... 500 00
Navigation buoys .... 2,000 00
Other equipment .... 10,000 00

87,179 00

308,035 31
Fort Mott development ........ 10,000 00
Historic sites .......... 6,000 00

29,500 00

$1,977,174 25

The unexpended balance as of June 30, 1954, in the account "For the rehabilitation and restoration of ‘Morven’ for use as an historic site or as a Chief Executive’s official residence, or both, as the Chief Executive shall determine" is hereby reappropriated.

The unexpended balance in the account for development of recreational area or areas on land owned by the State of New Jersey at and adjacent to Sandy Hook is hereby reappropriated.

The unexpended balances remaining on June 30, 1954, in the account entitled "State Emergency Housing" are reappropriated.

The receipts derived from the operation of the Wharton Tract, exclusive of those derived from the sale of timber, are hereby appropriated.

2 N 20. Morris Canal and Banking Company
(Payable from Morris Canal Fund)

Salaries:
Other officers and employees ........ $17,442 00
Life guards and watchman ............ 7,600 00

$25,042 00
Materials and Supplies:
- Heat, light, power, water, gas and electricity ........... $70 00
- Farm, stable and grounds ........... 300 00
- Household and organization ........... 150 00
- Drugs, medical, surgical and chemical ... 50 00
- Motor vehicular transportation ........... 150 00
- Stationery and office ........... 100 00
- Printing, binding, photography and blueprint ........... 100 00
- Engineering and drafting ........... 50 00
- Other materials ........... 100 00
- Replacement: Other equipment ........... 500 00

Total: 1,570 00

Services Other Than Personal:
- Traveling expenses ........... $100 00
- Telephone and telegraph ........... 100 00
- Freight, express and cartage ........... 10 00
- Advertising ........... 100 00
- Miscellaneous expenses ........... 50 00

Total: 360 00

Current Repairs and Maintenance:
- Office furniture, machines and equipment ........... $20 00
- Buildings and grounds ........... 1,500 00
- Automotive ........... 100 00
- General plant equipment ........... 100 00

Total: 1,720 00
Extraordinary:
Employees' retirement system contribution ......... 900 00

Additions and Improvements:
Office equipment .... $100 00
Educational, recreational, scientific equipment .... ....... 250 00
Other equipment .... .... 2,700 00

3,050 00

There shall be refunded to the State fund such amounts as have heretofore been advanced from said fund to the Morris Canal Fund whenever and to the extent that the canal funds exceed the liabilities of said fund as at June 30, 1955.

$32,642 00

9 N 20. New Jersey Pilot Commissioners

Salaries:
Commission members $15,000 00
Secretary .... 600 00
$15,600 00

Services Other Than Personal:
Traveling expenses .... 216 00

$15,816 00
### N 21. Old Barracks Association

For maintenance and administration of the Old Barracks, Trenton, as an historical landmark and repository.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$7,440 00</td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$107 00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>30 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>43 00</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td>180 00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>115 00</td>
</tr>
<tr>
<td><strong>Current Repairs and Maintenance:</strong></td>
<td></td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>800 00</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td>$8,535 00</td>
</tr>
</tbody>
</table>

### N 30. Division of Water Policy and Supply

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director and Chief Engineer</td>
<td>$12,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>156,029 00</td>
</tr>
<tr>
<td>U. S. Geological Survey Co-operative services</td>
<td>32,316 50</td>
</tr>
<tr>
<td>Special services</td>
<td>200 00</td>
</tr>
<tr>
<td>Bonus</td>
<td>120 00</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td>$200,665 50</td>
</tr>
</tbody>
</table>
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$400 00</td>
</tr>
<tr>
<td>Household organization</td>
<td>50 00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>600 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>800 00</td>
</tr>
<tr>
<td>Engineering and drafting</td>
<td>500 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>100 00</td>
</tr>
</tbody>
</table>

**Total:** 4,450 00

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$4,300 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>750 00</td>
</tr>
<tr>
<td>Rent: Buildings</td>
<td>96 00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>264 00</td>
</tr>
<tr>
<td>Rent: Ground</td>
<td>50 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>337 78</td>
</tr>
<tr>
<td>Household or office</td>
<td>15 00</td>
</tr>
<tr>
<td>Advertising</td>
<td>100 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>100 00</td>
</tr>
<tr>
<td>Postage</td>
<td>450 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>50 00</td>
</tr>
</tbody>
</table>

**Total:** 6,512 78

### Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$100 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Repairs to stream gauging stations</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>750 00</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Scientific equipment</td>
<td>250.00</td>
</tr>
<tr>
<td>Other equipment</td>
<td>100.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,700.00</strong></td>
</tr>
</tbody>
</table>

**Extraordinary:**
- Delaware River Cooperative Ground Water Survey: $10,000.00
- Pine Barrens Ground Water Investigation: 5,000.00
- Employees’ retirement system contribution: 6,216.24

**Total Extraordinary:** 21,216.24

**Additions and Improvements:**
- Recording gauges: 900.00

**Total Additions and Improvements:** $241,444.52

---

**N 40. Division of Shell Fisheries**

**Salaries:**
- Director: $6,600.00
- Other officers and employees: 125,850.00

**Total Salaries:** $132,450.00

**Materials and Supplies:**
- Clothing: $600.00
- Heat, light, power, water, gas and electricity: 750.00
- Household and organization: 200.00
- Motor vehicular transportation: 900.00
- Stationery and office: 150.00
- Printing, binding, photography and blueprinting: 1,500.00
<table>
<thead>
<tr>
<th>Service Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Engineering and drafting</td>
<td>200.00</td>
</tr>
<tr>
<td>Motor boat transportation supplies</td>
<td>7,000.00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>3,500.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>525.00</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>1,860.00</td>
</tr>
<tr>
<td>Rent: Other</td>
<td>175.00</td>
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<tr>
<td>Insurance</td>
<td>3,545.93</td>
</tr>
<tr>
<td>Advertising</td>
<td>25.00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>50.00</td>
</tr>
<tr>
<td>Postage</td>
<td>125.00</td>
</tr>
<tr>
<td>Surveying and mapping</td>
<td>700.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>50.00</td>
</tr>
<tr>
<td><strong>Total for Services Other Than Personal:</strong></td>
<td>10,555.93</td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>35.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>400.00</td>
</tr>
<tr>
<td>Motor boats and equipment</td>
<td>7,500.00</td>
</tr>
<tr>
<td><strong>Total for Current Repairs and Maintenance:</strong></td>
<td>7,935.00</td>
</tr>
<tr>
<td>Extraordinary:</td>
<td></td>
</tr>
<tr>
<td>Employees' retirement system contribution</td>
<td>5,075.19</td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Motor vehicles and equipment</td>
<td>1,650.00</td>
</tr>
<tr>
<td>Shelling and planting natural oyster beds—Atlantic coast</td>
<td>7,500.00</td>
</tr>
</tbody>
</table>
Staking State’s natural oyster beds ....... 500 00
Shelling beds, seeds, drills (Maurice river) .......... 18,000 00
Oyster research ..... 19,000 00
Four Boats—Department of Atlantic Coast, consisting of the counties of Atlantic, Burlington, Ocean and Monmouth .......... 26,000 00

$72,650 00

$239,966 12

1 N 50. Division of Fish and Game

(Payable out of Hunters’ and Anglers’ License Fund)

Salaries:
Director ................ $9,600 00
Other officers and employees .......... 505,336 00
Chair at Rutgers .... 10,000 00

$524,936 00

Materials and Supplies:
Clothing ............... $5,000 00
Heat, light, power, water, gas and electricity ............. 14,000 00
Farm, stable and grounds ............. 15,000 00
Household and organization ............. 100 00
Motor vehicular transportation ............. 30,000 00
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>23,000 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Other materials</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>150 00</td>
</tr>
<tr>
<td>Replacement: Plant equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Boats and motors</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Motor boat transportation supplies</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Food for fish and game</td>
<td>160,000 00</td>
</tr>
<tr>
<td>Purchase of live fish and game</td>
<td>70,000 00</td>
</tr>
<tr>
<td></td>
<td>349,250 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$13,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>7,500 00</td>
</tr>
<tr>
<td>Rent: Office</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Rent: Dock and other</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Insurance: Other than fire</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>200 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>400 00</td>
</tr>
<tr>
<td>Court costs</td>
<td>500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Medical expenses</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>500 00</td>
</tr>
<tr>
<td></td>
<td>46,100 00</td>
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</tbody>
</table>
Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines, and equipment</td>
<td>$500 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Plant equipment</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Motor boats</td>
<td>4,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>24,000 00</strong></td>
</tr>
</tbody>
</table>

Extraordinary:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Publication of magazine</td>
<td>$10,000 00</td>
</tr>
<tr>
<td>Employees’ retirement system contribution</td>
<td>22,000 00</td>
</tr>
<tr>
<td>Deer management</td>
<td>15,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>47,000 00</strong></td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Holding pens</td>
<td>$3,500 00</td>
</tr>
<tr>
<td>Expansion—Fish hatchery</td>
<td>6,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>10,000 00</strong></td>
</tr>
</tbody>
</table>

| **Total**                     | **$1,001,286 00** |

Division of Fish and Game

1 N 51. Public Shooting and Fishing

*(Payable Out of Public Shooting and Fishing Grounds Fund)*

Salaries:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other officers and employees</td>
<td>$103,694 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas, and electricity</td>
<td>$650 00</td>
</tr>
</tbody>
</table>
Motor vehicular transportation .......... 12,000 00  
Stationery and office .......... 100 00  
Printing, binding, photography and blueprinting .......... 750 00  
Operating materials and supplies .......... 5,000 00  

Total: 18,500 00

Services Other Than Personal:
Traveling expenses .......... $750 00  
Telephone and telegraph .......... 1,500 00  
Rent: Garages .......... 60 00  
Insurance .......... 1,878 75  
Freight, express and cartage .......... 50 00  
Miscellaneous expenses .......... 100 00  

Total: 4,338 75

Current Repairs and Maintenance:
Buildings and grounds .......... $3,000 00  
Automotive .......... 2,500 00  
Other equipment .......... 4,000 00  

Total: 9,500 00

Extraordinary:
Employees' retirement system contribution .......... 5,000 00  

Total: $141,032 75
### Division of Fish and Game

#### 2 N 51. Public Shooting and Fishing Grounds Fund—Reimbursable by Federal Aid

**Salaries:**

- Other officers and employees: $53,465.00

**Materials and Supplies:**

- Heat, light, power, water, gas and electricity: $200.00
- Motor vehicular transportation: 3,500.00
- Stationery and office: 200.00
- Printing, binding, photography and blueprinting: 500.00
- Operating materials and supplies: 11,000.00

**Total Materials and Supplies:** 15,400.00

**Services Other Than Personal:**

- Traveling expenses: $6,000.00
- Telephone and telegraph: 800.00
- Rent: Miscellaneous: 500.00
- Freight, express and cartage: 100.00

**Total Services Other Than Personal:** 7,500.00

**Current Repairs and Maintenance:**

- Buildings and grounds: $2,000.00
- Automotive: 1,500.00
- Other equipment: 1,500.00

**Total Current Repairs and Maintenance:** 5,000.00
CHAPTER 46, LAWS OF 1954  235

Extraordinary:

Employees' retirement system contribution 1,500 00

$82,865 00

Total, Appropriations Payable from Public Shooting and Fishing Grounds Fund $223,897 75

The amounts hereinabove appropriated to the Division of Fish and Game shall be payable out of the Hunters' and Anglers' License Fund and the Public Shooting and Fishing Grounds Fund. Revenues in excess of the appropriations hereinabove specifically set forth are hereby appropriated to said division; provided, however, that such excess revenues may only be expended when expressly approved by the Director of the Division of Budget and Accounting.

X 60. Division of Veterans' Services

Salaries:

Director .............. $10,000 00
Other officers and employees .............. 221,040 00
Bonns .............. 180 00

$231,220 00

Materials and Supplies:

Heat, light, power, water, gas and electricity .............. $50 00
Household and organization .............. 50 00
Drugs, medical, surgical and chemical . . 25 00
Motor vehicular transportation .......... 1,250 00
Stationery and office . . 1,500 00
Printing, binding, photography and blueprinting . . . . 1,000 00
Educational, recreational and library . . 50 00

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses . . . . . . . . . . . . . . . . .</td>
<td>$3,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph . . . . . . . . . . . . . .</td>
<td>6,800 00</td>
</tr>
<tr>
<td>Rent: Offices or buildings . . . . . . . . . . . .</td>
<td>3,929 75</td>
</tr>
<tr>
<td>Rent: Garages . . . . . . . . . . . . . . . . . . .</td>
<td>240 00</td>
</tr>
<tr>
<td>Insurance . . . . . . . . . . . . . . . . . . . . .</td>
<td>210 62</td>
</tr>
<tr>
<td>Freight, express and cartage . . . . . . . . . . .</td>
<td>100 00</td>
</tr>
<tr>
<td>Household or office . . . . . . . . . . . . . . . .</td>
<td>400 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues . . . . . . . .</td>
<td>50 00</td>
</tr>
<tr>
<td>Postage . . . . . . . . . . . . . . . . . . . . .</td>
<td>3,250 00</td>
</tr>
<tr>
<td>Miscellaneous expenses . . . . . . . . . . . . . .</td>
<td>20 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment . . . . . .</td>
<td>$200 00</td>
</tr>
<tr>
<td>Buildings and grounds . . . . . . . . . . . . . . . .</td>
<td>100 00</td>
</tr>
<tr>
<td>Automotive . . . . . . . . . . . . . . . . . . . . .</td>
<td>300 00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment . . . .</td>
<td>100 00</td>
</tr>
</tbody>
</table>

| Total:                                               | 3,925 00 |

| Total expenses:                                      | 18,000 37 |

| Total repairs and maintenance:                       | 700 00   |
Extraordinary:
  Employees' retirement system contribution ................. 6,099.67

Additions and Improvements:
  Furniture, furnishings and fixtures ........... $200.00
  Office equipment ............ 100.00
  ........................................ 300.00

$260,245.04

N 70. State Rent Control Office

Salaries:
  Other officers and employees .............. $2,490.00
  New positions ............. 13,000.00
  Special services ............ 14,000.00
  ........................................ $29,490.00

Materials and Supplies:
  Stationery and office .... $500.00
  Printing, binding, photography and blueprinting .... 1,000.00
  ........................................ 1,500.00

Services Other Than Personal:
  Traveling expenses ............ 1,200.00

Current Repairs and Maintenance:
  Office furniture, machines and equipment .............. 100.00

Additions and Improvements:
  Office equipment .................. 500.00

$32,790.00
Interest requirement on
Emergency Housing
Bonds ................. $288,090 00
Principal requirement on
Emergency Housing
Bonds ................. 3,140,000 00
$3,428,090 00

Grand Totals, Department of
Conservation and Economic
Development ............... $7,649,259 66

DEPARTMENT OF EDUCATION

P 10. Commissioner's Office

Salaries:
Commissioner ........ $18,000 00
Assistant commissioners .......... 73,200 00
Other officers and employees ........ 364,700 00
New positions ........ 16,200 00
Special services ...... 4,500 00
$476,600 00

Materials and Supplies:
Motor vehicular transportation ........ $1,600 00
Stationery and office ................ 7,000 00
Printing, binding, photography and blueprinting .......... 2,000 00
Printing special bulletins ............ 7,500 00
Printing educational bulletins ........ 3,500 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Educational, recreational and library</td>
<td>300 00</td>
</tr>
<tr>
<td>Other materials (State exhibits)</td>
<td>350 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>1,700 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>24,450 00</strong></td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$14,500 00</td>
</tr>
<tr>
<td>Travel allowance—Advisory Committee</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>8,200 00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>400 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>19,124 97</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>450 00</td>
</tr>
<tr>
<td>Legal seizure, investigation and related expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Postage</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>55,374 97</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$600 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>350 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>950 00</strong></td>
</tr>
</tbody>
</table>
### Extraordinary:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scholarships — Summer sessions</td>
<td>$10,000 00</td>
</tr>
</tbody>
</table>

### General Pension Contributions:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veterans Act</td>
<td>$8,025 00</td>
</tr>
<tr>
<td>Employees’ retirement system</td>
<td>$23,016 98</td>
</tr>
</tbody>
</table>

\[
\text{Total} = 41,041 98
\]

\[
\text{Total} = 598,416 95
\]

---

**P 15. Administration of Industrial Education, Manual Training and Vocational Schools**  
(State Share)

#### SMITH-HUGHES PROGRAM

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$33,270 00</td>
</tr>
<tr>
<td>Special services</td>
<td>3,800 00</td>
</tr>
</tbody>
</table>

\[
\text{Total} = 37,070 00
\]

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>2,000 00</td>
</tr>
</tbody>
</table>

\[
\text{Total} = 39,070 00
\]
P 16. Administration of Industrial Education, 
Manual Training and Vocational Schools
(State Share)

GEORGE-BARDEN PROGRAM

Salaries:
- Other officers and employees .................. $40,845 00
- Special services .......................... 7,000 00

Total Salaries ........................................ $47,845 00

Materials and Supplies:
- Other materials ................................. 1,000 00

Total Materials and Supplies ................. $47,845 00

Services Other Than Personal:
- Traveling expenses ......................... $6,500 00
- Miscellaneous expenses .................. 2,500 00
  Total Services Other Than Personal ......... 9,000 00

Total ................................................. $57,845 00

P 20. Division of the State Library, Archives
       and History—General

Salaries:
- Other officers and employees .................. $151,560 00
- New positions .................................. 11,040 00
- Special services .............................. 500 00
- Bonus ........................................... 20 00

Total Salaries ...................................... $163,120 00

Materials and Supplies:
- Motor vehicular transportation ............ $500 00
- Stationery and office ....................... 2,500 00

Total Materials and Supplies ............... $3,000 00
Printing, binding, photography and blue-printing .......... 5,000 00
Educational, recreational and library ........ 32,500 00

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses ............</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph ......</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Rent: Offices or buildings ...</td>
<td>19,773 00</td>
</tr>
<tr>
<td>Rent: Garages .................</td>
<td>192 00</td>
</tr>
<tr>
<td>Insurance ....................</td>
<td>75 66</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>300 00</td>
</tr>
<tr>
<td>Postage .....................</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses ......</td>
<td>100 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses ............</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph ......</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Rent: Offices or buildings ...</td>
<td>19,773 00</td>
</tr>
<tr>
<td>Rent: Garages .................</td>
<td>192 00</td>
</tr>
<tr>
<td>Insurance ....................</td>
<td>75 66</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>300 00</td>
</tr>
<tr>
<td>Postage .....................</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses ......</td>
<td>100 00</td>
</tr>
</tbody>
</table>

| Current Repairs and Maintenance: |               |
| Office furniture, machines and equipment | $150 00       |
| Automotive ................... | 150 00         |

| Current Repairs and Maintenance: |               |
| Office furniture, machines and equipment | $150 00       |
| Automotive ................... | 150 00         |

| Current Repairs and Maintenance: |               |
| Office furniture, machines and equipment | $150 00       |
| Automotive ................... | 150 00         |

| Additions and Improvements: |                |
| Office equipment .......... | 750 00         |

| Additions and Improvements: |                |
| Office equipment .......... | 750 00         |

The unexpended balances in the account for microfilming as of June 30, 1954, are hereby reappropriated for use during the year 1954-55.
Salaries:
- Other officers and employees: $71,145.00
- Special services: 1,750.00
- Total: $72,895.00

Materials and Supplies:
- Clothing: 100.00
- Stationery and office supplies: 1,500.00
- Printing, binding, photography and blueprinting: 2,000.00
- Educational, recreational and library materials: 600.00
- Other materials: 600.00
- Replacement: Office equipment: 400.00
- Replacement: Other equipment: 350.00
- Total: 5,550.00

Services Other Than Personal:
- Traveling expenses: 500.00
- Telephone and telegraph: 750.00
- Rent: Equipment: 275.00
- Insurance: 1,525.00
- Freight, express and cartage: 600.00
- Subscriptions and membership dues: 150.00
- Postage: 6,500.00
- Total: 10,300.00

Current Repairs and Maintenance:
- Office furniture, machines and equipment: 100.00
- Repairs to exhibits, equipment and lending collections: 2,500.00
- Total: 2,600.00
Additions and Improvements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Educational, scientific and recreational equipment</td>
<td>$250.00</td>
</tr>
<tr>
<td>Other equipment</td>
<td>$400.00</td>
</tr>
<tr>
<td>Remodeling and modernizing</td>
<td>$1,000.00</td>
</tr>
</tbody>
</table>

Total: $1,650.00

P 40. Division Against Discrimination

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistant commissioner</td>
<td>$12,600.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$71,310.00</td>
</tr>
</tbody>
</table>

Total: $83,910.00

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation</td>
<td>$1,800.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$700.00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>$500.00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>$500.00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>$650.00</td>
</tr>
</tbody>
</table>

Total: $4,150.00

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$3,400.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>$4,905.00</td>
</tr>
<tr>
<td>Rent: Garages</td>
<td>$300.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>$174.62</td>
</tr>
</tbody>
</table>

Total: $83,910.00
Legal seizure, investigation and related expenses .......... 500 00
Postage ............... 600 00
Miscellaneous expenses .......... 200 00

11,279 62

Current Repairs and Maintenance:
Office furniture, machines and equipment ............... $100 00
Automotive ............... 500 00

600 00

Additions and Improvements:
Office furniture and equipment .... 150 00

$100,089 62

$1,118,527 23

P 50. State Teachers College, Glassboro

For salaries and for maintenance.

Salaries:
President ............... $9,228 00
Other officers and employees ............... 111,204 00
New positions ............... 20,960 00
Teachers ............... 252,200 00
New positions ............... 31,980 00
Extra night services ............... 2,000 00

$427,572 00
Materials and Supplies:
Food .................. $58,000 00
Heat, light, power, wa-
ter, gas and electric-
ity .............. 30,000 00
Farm, stable and
grounds .......... 300 00
Household and organi-
zation .............. 4,500 00
Drugs, medical, surgical
and chemical ...... 125 00
Motor vehicular trans-
portation .......... 250 00
Stationery and office... 800 00
Printing, binding, pho-
tography, and blue-
printing .......... 2,000 00
Educational, recre-
atonal and library 15,000 00
Industrial and voca-
tional .............. 200 00
Engineering and draft-
ting ................. 300 00
Replacement: Office
equipment .......... 800 00
Replacement: Other
equipment ........ 5,000 00

Services Other Than Personal:
Traveling expenses . $3,500 00
Telephone and tele-
graph ............... 1,600 00
Rent: Extension class-
room ............ 100 00
Insurance .......... 13,082 38
Freight, express and
cartage ........... 200 00
Laundry services .. 3,500 00
Subscriptions and
membership dues .. 350 00

Total .................................. 117,275 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postage</td>
<td>450 00</td>
</tr>
<tr>
<td>Commencement expenses</td>
<td>150 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>50 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>22,982 38</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance</td>
<td></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$200 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>12,500 00</td>
</tr>
<tr>
<td>Farm machinery</td>
<td>200 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>300 00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>500 00</td>
</tr>
<tr>
<td>Recreational equipment</td>
<td>25 00</td>
</tr>
<tr>
<td>Scientific and laboratory equipment</td>
<td>50 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>13,775 00</strong></td>
</tr>
<tr>
<td>Extraordinary</td>
<td></td>
</tr>
<tr>
<td>General Pension Contributions</td>
<td></td>
</tr>
<tr>
<td>Veterans Act</td>
<td>$1,875 00</td>
</tr>
<tr>
<td>Employees' retirement system</td>
<td>5,174 81</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,049 81</strong></td>
</tr>
<tr>
<td>Additions and Improvements</td>
<td></td>
</tr>
<tr>
<td>Furniture, furnishings and fixtures</td>
<td>$600 00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Educational, scientific and recreational</td>
<td>3,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,600 00</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$593,254 19</strong></td>
</tr>
</tbody>
</table>
For salaries and for maintenance.

Salaries:
- President ............ $11,280 00
- Other officers and employees ............ 90,156 25
- New positions ............ 1,650 00
- Teachers ............ 269,645 00
- Bonus ............ 320 00

- Total Salaries: $373,051 25

Materials and Supplies:
- Food ............ $14,500 00
- Heat, light, power, water, gas and electricity ............ 12,000 00
- Farm, stable and grounds ............ 300 00
- Household and organization ............ 2,100 00
- Drugs, medical, surgical and chemical ............ 100 00
- Stationery and office ............ 1,200 00
- Printing, binding, photography and blueprinting ............ 1,125 00
- Educational, recreational and library ............ 9,500 00
- Other materials ............ 175 00
- Replacement: Institutional equipment ............ 750 00
- Replacement: Educational equipment ............ 300 00

- Total Materials and Supplies: 42,050 00

Services Other Than Personal:
- Traveling expenses ............ $1,500 00
- Telephone and telegraph ............ 1,300 00
Insurance .......... 4,605 53
Freight, express and cartage .......... 50 00
Household or office .. 400 00
Subscriptions and membership dues .. 325 00
Postage ............ 650 00
Commencement expenses including entertainment .......... 300 00

Current Repairs and Maintenance:
Office furniture, machinery and equipment .......... 8,625 00
Buildings and grounds 8,000 00
Farm machinery ...... 100 00
Household furniture, machinery and equipment .......... 400 00

Extraordinary:
Employees' retirement system contribution ..................... 3,920 84

Additions and Improvements:
Office equipment and furniture .......... $500 00
General plant equipment .......... 600 00

$437,877 62
For salaries and for maintenance.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$10,860.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$93,716.75</td>
</tr>
<tr>
<td>Teachers</td>
<td>$352,027.00</td>
</tr>
<tr>
<td>Bonus</td>
<td>$160.00</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$456,763.75</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$13,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$9,300.00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>$300.00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>$50.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$1,800.00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>$2,700.00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>$11,000.00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>$500.00</td>
</tr>
<tr>
<td>Replacement: Educational equipment</td>
<td>$500.00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>$40,650.00</strong></td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

Services Other Than Personal:
- Traveling expenses: $2,000.00
- Telephone and telegraph: 2,150.00
- Insurance: 531.87
- Freight, express and cartage: 100.00
- Household or office: 250.00
- Subscriptions and membership dues: 400.00
- Postage: 1,200.00
- Commencement and social program: 300.00

Total: 6,931.87

Current Repairs and Maintenance:
- Office furniture, machines and equipment: $250.00
- Buildings and grounds: 7,000.00
- Household furniture, machinery and equipment: 250.00
- Recreational equipment: 100.00
- Scientific and laboratory equipment: 200.00
- Other equipment: 50.00

Total: 7,850.00

Extraordinary:
- General Pension Contributions:
  - Heath Act: $2,190.00
  - Veterans Act: 3,975.00
  - Employees' retirement system: 3,775.18

Total: 9,940.18

Total: $522,135.80
For salaries and for maintenance.

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$11,280 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>81,535 00</td>
</tr>
<tr>
<td>New positions</td>
<td>4,680 00</td>
</tr>
<tr>
<td>Teachers</td>
<td>231,676 00</td>
</tr>
<tr>
<td>New positions</td>
<td>4,020 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$333,191 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$12,000 00</td>
</tr>
<tr>
<td>Heat, light, water, gas and electricity</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>750 00</td>
</tr>
<tr>
<td>Household organization</td>
<td>3,100 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>50 00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>450 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>12,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>46,050 00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,750 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>9,146 71</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>400 00</td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household or office</td>
<td>300 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>350 00</td>
</tr>
<tr>
<td>Postage</td>
<td>1,300 00</td>
</tr>
<tr>
<td>Commencement expenses</td>
<td>300 00</td>
</tr>
</tbody>
</table>

**Total:** 15,546 71

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$200 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>12,950 00</td>
</tr>
<tr>
<td>Farm machinery</td>
<td>300 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>150 00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>300 00</td>
</tr>
<tr>
<td>Scientific and laboratory equipment</td>
<td>200 00</td>
</tr>
</tbody>
</table>

**Total:** 14,100 00

Extraordinary:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employees' retirement system contribution</td>
<td>2,583 45</td>
</tr>
</tbody>
</table>

**Total:** 411,471 16

P 54. *State Teachers College, Montclair*

For salaries and for maintenance.

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$10,335 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>208,086 00</td>
</tr>
<tr>
<td>New positions</td>
<td>7,830 00</td>
</tr>
<tr>
<td>Teachers</td>
<td>589,208 00</td>
</tr>
<tr>
<td>Bonus</td>
<td>330 00</td>
</tr>
</tbody>
</table>

**Total:** $815,789 00
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount (1954)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$84,000</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>35,000</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>1,000</td>
</tr>
<tr>
<td>Household and organization</td>
<td>6,500</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>200</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>300</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,500</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>3,100</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>15,000</td>
</tr>
<tr>
<td>Other materials</td>
<td>400</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>1,000</td>
</tr>
<tr>
<td>Replacement: Institutional equipment</td>
<td>3,000</td>
</tr>
<tr>
<td>Replacement: Educational equipment</td>
<td>1,000</td>
</tr>
</tbody>
</table>

---

Total: 152,000

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount (1954)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$3,750</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>4,700</td>
</tr>
<tr>
<td>Insurance</td>
<td>17,056</td>
</tr>
<tr>
<td>Household or office</td>
<td>7,500</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>500</td>
</tr>
<tr>
<td>Postage</td>
<td>2,300</td>
</tr>
<tr>
<td>Commencement and entertainment expenses</td>
<td>300</td>
</tr>
</tbody>
</table>

---

Total: 36,106
Current Repairs and Maintenance:

Office furniture, machines and equipment ............ $250 00
Buildings and grounds 40,000 00
Automotive ........ 200 00
Household furniture, machinery and equipment ........ 300 00
Recreational equipment .......... 100 00
Other equipment .... 200 00
Scientific and laboratory equipment .... 250 00

Extraordinary:
Employees' retirement system contribution ..................... 8,074 84

Additions and Improvements:
Office equipment .... $3,000 00
Engineering, scientific and technical equipment .......... 500 00
Educational equipment .......... 750 00
Institutional equipment .......... 1,000 00

______________________________

$1,058,520 04
P 55. *State Teachers College, Trenton*

For salaries and for maintenance.

**Salaries:**

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>President</td>
<td>$11,280 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>277,323 50</td>
</tr>
<tr>
<td>New positions</td>
<td>3,360 00</td>
</tr>
<tr>
<td>Teachers</td>
<td>523,399 00</td>
</tr>
<tr>
<td>New positions</td>
<td>4,980 00</td>
</tr>
<tr>
<td>Supervision of dormitories</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Bonus</td>
<td>490 00</td>
</tr>
</tbody>
</table>

**Total Salaries:** $830,832 50

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$160,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>50,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>500 00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>300 00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>450 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>1,600 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>13,500 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Educational equipment</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Replacement: Institutional equipment</td>
<td>2,000 00</td>
</tr>
</tbody>
</table>

**Total Materials and Supplies:** $241,550 00
CHAPTER 46, LAWS OF 1954

Services Other Than Personal:
- Traveling expenses: $3,500 00
- Telephone and telegraph: 4,800 00
- Insurance: 15,753 50
- Freight, express and cartage: 100 00
- Household or office: 8,500 00
- Subscriptions and membership dues: 350 00
- Postage: 1,200 00
- Commencement expenses: 200 00

Total: 34,403 50

Current Repairs and Maintenance:
- Office furniture, machines and equipment: $200 00
- Buildings and grounds: 22,000 00
- Farm machinery: 100 00
- Automotive: 500 00
- Household furniture, machinery and equipment: 1,000 00
- Scientific and laboratory equipment: 600 00

Total: 24,400 00

Extraordinary:
- Employees' retirement system contribution: 10,091 62

Total: 10,091 62

Additions and Improvements:
- Educational equipment: 1,000 00

Total: 1,000 00

Total teachers colleges: $4,165,536 43
In addition to the amounts hereinabove specifically itemized there is appropriated to the various teachers colleges, receipts from fees for supervision of student teaching and student service charge fees, together with the balances of such funds at June 30, 1954.

**P 60. *New Jersey School for the Deaf***

For salaries and for maintenance of the New Jersey School for the Deaf.

**Salaries:**
- Superintendent ..... $7,380 00
- Other officers and employees ............ 283,796 00
- New positions ........ 5,700 00
- Teachers ................. 288,619 00
- Special services ...... 850 00

**Materials and Supplies:**
- Food .................. $57,500 00
- Clothing ................. 1,500 00
- Heat, light, power, water, gas and electricity ............ 26,000 00
- Farm, stable and grounds ............. 1,500 00
- Household and organization ............ 9,500 00
- Drugs, medical, surgical and chemical ... 1,200 00

$586,345 00
<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>250 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Other materials</td>
<td>350 00</td>
</tr>
<tr>
<td>Replacement: Vacuum pump</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>3,200 00</td>
</tr>
<tr>
<td>Replacement: Infirmary equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Lighting facilities</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Clock system</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Replacement: Earphones and equipment</td>
<td>2,400 00</td>
</tr>
<tr>
<td>Replacement: Student furnishings</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Playground and athletic equipment</td>
<td>500 00</td>
</tr>
<tr>
<td>Replacement: Kitchen equipment</td>
<td>500 00</td>
</tr>
<tr>
<td>Replacement: Classroom equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Laundry equipment</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Total</td>
<td>127,900 00</td>
</tr>
</tbody>
</table>
Services Other Than Personal:

- Traveling expenses: $700.00
- Telephone and telegraph: $2,600.00
- Insurance: $5,638.80
- Freight, express and cartage: $150.00
- Postage: $400.00
- Entertainment expenses: $750.00

Total: $10,238.80

Current Repairs and Maintenance:

- Buildings and grounds: $12,000.00
- Primary cottage floors: $1,400.00
- Painting: $4,000.00
- Floors, Boys' Vocational Department: $1,500.00
- Renovation, shower rooms: $5,000.00
- Automotive: $650.00

Total: $24,550.00

Extraordinary:

- Establish John Ashmeade memorial: $2,000.00
- Employees' retirement system contribution: $13,834.81

Total: $15,834.81

Additions and Improvements:

- Fire and safety: $500.00
- Install temperature control system for boys' and girls' dormitories: $2,000.00

Total: $2,500.00

Total: $767,368.61
P 61. Manual Training School, Bordentown

For salaries and for maintenance of the Manual Training and Industrial School, Bordentown.

Salaries:
- Superintendent: $7,260 00
- Other officers and employees: $116,022 00
- Teachers: $121,944 00
- Student labor: $6,000 00
- Special services: $500 00

Total Salaries: $251,726 00

Materials and Supplies:
- Food: $38,500 00
- Heat, light, power, water, gas and electricity: $38,000 00
- Farm, stable and grounds: $12,000 00
- Household and organization: $9,000 00
- Drugs, medical, surgical and chemical: $800 00
- Motor vehicular transportation: $800 00
- Stationery and office: $300 00
- Printing, binding, photography and blueprinting: $500 00
- Educational, recreational and library: $4,000 00
- Industrial and vocational: $4,000 00
- Replacement: Office equipment: $250 00
- Replacement: Furniture in dormitories: $500 00
- Replacement: Physical education equipment: $500 00

Total Materials and Supplies: $109,150 00
Services Other Than Personal:
Traveling expenses .... $600 00
Telephone and telegraph .......... 2,600 00
Insurance ............. 7,506 00
Freight, express and cartage ....... 50 00
Subscriptions and membership dues .. 20 00
Postage ............... 450 00
Commencement .. 75 00
Entertainment expenses ....... 700 00

-------------------
12,001 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ........ $100 00
Buildings and grounds  18,000 00
Farm machinery .... 700 00
Automotive .......... 500 00

-------------------
19,300 00

Extraordinary:
Employees' retirement system contribution ..................... 6,577 90

Additions and Improvements:
Physical education and athletic equipment.. $500 00
Central heating plant 12,000 00
Fire protection ....... 6,500 00
Interior painting—Boys' dormitories .. 4,000 00

-------------------
23,000 00

-------------------
$421,754 90
Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other officers and employees</td>
<td>$22,687.00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$13,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$900.00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>$800.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>$25.00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>$200.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$100.00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>$250.00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>$100.00</td>
</tr>
<tr>
<td>Replacement: Institutional equipment</td>
<td>$200.00</td>
</tr>
</tbody>
</table>

Total: $15,575.00

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$500.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$350.00</td>
</tr>
<tr>
<td>Postage</td>
<td>$200.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$250.00</td>
</tr>
</tbody>
</table>

Total: $1,300.00

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive</td>
<td>$100.00</td>
</tr>
</tbody>
</table>

Total: $39,662.00
Salaries:
Other officers and employees ...... $6,943,110 00

Materials and Supplies:
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Food</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$230,000 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$165,400 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>$277,500 00</td>
</tr>
<tr>
<td>Supplies</td>
<td>$120,000 00</td>
</tr>
<tr>
<td>Equipment</td>
<td>$155,200 00</td>
</tr>
<tr>
<td>Equipment, College of Pharmacy</td>
<td>$26,000 00</td>
</tr>
<tr>
<td>Equipment, College of Engineering</td>
<td>$50,000 00</td>
</tr>
</tbody>
</table>

Total: $1,026,100 00

Services Other Than Personal:
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$101,600 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$72,700 00</td>
</tr>
<tr>
<td>Rents: Buildings</td>
<td>$45,000 00</td>
</tr>
<tr>
<td>Insurance (including group insurance)</td>
<td>$113,000 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Household expenses (laundry)</td>
<td>$7,000 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>$40,190 00</td>
</tr>
<tr>
<td>Sundry expenses</td>
<td>$20,000 00</td>
</tr>
<tr>
<td>Commencement expenses</td>
<td>$15,000 00</td>
</tr>
<tr>
<td>Investment custodian expenses</td>
<td>$4,000 00</td>
</tr>
</tbody>
</table>
Auditing and legal expenses ................. 17,000 00
Taxes and municipal services ................. 100,000 00

542,490 00

Current Repairs and Maintenance:
Buildings and grounds $500,000 00
Equipment repairs ... 32,800 00

532,800 00

Extraordinary:
Research grants ....... $100,000 00
Retirement allowances 82,000 00
Expenses paid from dedicated endowment and special funds (including investment income added to principal) 230,800 00
Contingent fund ...... 5,000 00
Interest on mortgages, notes, etc cetera.......... 77,500 00
Debt service amortization .......... 20,000 00
Amortization of veterans’ facilities ... 200,000 00
University Press—printing, royalties, manufacturing costs, etc cetera .... 100,000 00
Land grant interest... 5,800 00
Employees’ retirement system contribution 590,181 15

1,411,281 15

$10,455,781 15
Less Income:
General University income deductions .................. 4,015,601.00

Net amount State University appropriations to be used as follows:
Administration and instruction (exclusive of scholarships) .... $6,434,380.15
Land grant interest .................. 5,800.00

It is expressly provided that of the amount set up for the General University, not less than $125,000.00 shall be earmarked for Labor-Management Institute, not less than $50,000.00 for graduate school of social work, not less than $75,000.00 for graduate library school, and not less than $85,000.00 for the Nursing Education Program.

Sub-total, Appropriations, Including Allotments, General University .................. $6,440,180.15

P 71. New Jersey College for Women

Salaries:
Other officers and employees ........ $1,159,050.00

Materials and Supplies:
Food .................. 2,500.00
Heat, light, power, water, gas and electricity ............... 37,200.00
Stationery and office .. 15,500.00
Educational, recreational and library .. 10,000.00
Supplies .................. 22,000.00
Equipment ............... 25,000.00

112,200.00
Services Other Than Personal:
  Traveling expenses ........ $4,000 00
  Telephone and telegraph ........ 10,000 00
  Insurance: Fire .......... 13,000 00
  Insurance: Group ........ 5,000 00
  Freight, express and car- 
    tage .................. 500 00
  Household expenses .... 500 00
  Sundry expenses .... 1,500 00
  Auditing and legal ex-
    penses ................. 2,000 00
  Postage ................ 3,500 00
  Commencement ex-
    penses ................ 2,500 00
  Taxes and municipal 
    services .............. 17,000 00
  Investment custodian ex-
    penses ............... 1,300 00

\[ \text{Total:} \quad 60,800 00 \]

Current Repairs and Maintenance:
  Plant repairs ........ $115,000 00
  Equipment repairs .. 5,000 00

\[ \text{Total:} \quad 120,000 00 \]

Extraordinary:
  Retirement allowances $40,000 00
  Expenses paid from 
    special funds ........ 53,000 00
  Interest ............... 24,100 00
  Debt service ........... 29,000 00
  Intra-University serv-
    ices ................. 40,396 00

\[ \text{Total:} \quad 186,496 00 \]

Less income deductions ................ 591,561 00

\[ \text{Sub-total State Appropriation,} \]
\[ \text{Including Allotments, New} \]
\[ \text{Jersey College for Women} \quad \text{\$1,046,985 00} \]
### Agricultural Experiment Station

**Salaries:**
- Director: $7,200 00
- Other officers and employees: $1,527,840 00
  
  **Total Salaries:** $1,535,040 00

**Materials and Supplies:**
- Heat, light, power, water, gas and electricity: $35,000 00
- Farm, stable and grounds: 65,000 00
- Household and organization: 150 00
- Drugs, medical, surgical and chemical: 25,000 00
- Motor vehicular transportation: 10,000 00
- Stationery and office: 5,500 00
- Printing, binding, photography and blueprinting: 12,500 00
- Replacement: Motor vehicles: 7,500 00
  
  **Total Materials and Supplies:** 160,650 00

**Services Other Than Personal:**
- Traveling expenses: $12,000 00
- Telephone and telegraph: 16,000 00
- Rent: Various: 3,116 00
- Freight, express and cartage: 500 00
- Household or office: 300 00
- Subscriptions and membership dues: 1,500 00
- Development and operation of mosquito traps: 300 00
### CHAPTER 46, LAWS OF 1954

- **Registration of animals** ....... 300.00
- **Veterinary and medical treatment** ...... 700.00
- **Insurance** ........ 5,942.12
- **Postage** ........... 2,650.00

**Total** .................. 43,308.12

### Current Repairs and Maintenance:
- **Buildings and grounds** $17,500.00
- **Automotive** ........ 5,000.00
- **Scientific equipment** .... 6,000.00

**Total** .................. 28,500.00

### Extraordinary:
- **Mosquito control program in the counties of Atlantic, Burlington, Cape May, Monmouth and Ocean** $60,000.00
- **Research with horses** .... 25,000.00

**Total** .................. 85,000.00

### Additions and Improvements:
- **Additional laboratory equipment for State chemist** ........... 7,500.00
- **Farm equipment** .... 5,000.00
- **Office equipment** ...... 1,000.00
- **Additional laboratory equipment for food technology department** ........ 500.00
- **Additional laboratory equipment for plant physiology department** ........ 1,000.00
- **Additional laboratory equipment for horticultural department** 1,500.00
Reconstruction and major repairs to Beemerville property ............. 7,500 00
Additional laboratory equipment for animal husbandry department ......... 1,000 00
Additional laboratory equipment for entomology department ........... 5,000 00
Additional laboratory equipment for seed department ........ 1,400 00
New automobiles .... 3,000 00
Additional laboratory equipment for microbiology department .......... 800 00
Additional laboratory equipment for soils department ........ 1,000 00

The unexpended balances in the appropriations to the Agricultural Experiment Station as of June 30, 1954, are hereby reappropriated.

Sub-total, Agricultural Experiment Station ........ $1,888,698 12
CHAPTER 46, LAWS OF 1954

P 73. SCHOLARSHIPS

Scholarships at Rutgers University and the New Jersey College for Women:

General University (includes South Jersey) ............ $260,000 00
New Jersey College for Women ........ 140,000 00
Sub-total, Scholarships .......... $400,000 00

Grand Total, State University ....... $9,775,863 27

P 74. NEWARK TECHNICAL SCHOOL AND NEWARK COLLEGE OF ENGINEERING

Extraordinary:
For the purchase of higher education at the Newark Technical School and Newark College of Engineering ............... $668,550 00

P 110. DEBT SERVICE

Interest requirement on State Teachers College Construction Bonds—Act of 1951 .. $269,937 50
Principal requirement on State Teachers College Construction Bonds—Act of 1951 ........ 1,050,000 00

Total, Department of Education .........................$18,277,199 94
CHAPTER 46, LAWS OF 1954

R 10. STATE HIGHWAY DEPARTMENT

General

Highway.

Salaries:
Commissioner ........ $18,000 00
Other officers and employees ........ 4,809,336 00
New positions ........ 31,800 00
Wages of labor ...... 4,729,775 00
Special services, temporary and outside 15,000 00
Bonus .................. 260 00

Materials and Supplies:
Heat, light, power, water, gas and electricity ........ $123,050 00
Purchase of power, highway lighting . 450,000 00
Gasoline, oil and grease .................. 275,000 00
Tires and tubes .......... 70,000 00
Stationery and office ...... 22,200 00
Printing, binding, photography and blueprinting ........ 13,500 00
Replacement: Motor vehicles ........ 500,000 00
Parts .................. 150,000 00
Supplies and materials, road construction and maintenance .... 1,850,000 00
Tools .................. 25,000 00
Laboratory supplies ...... 9,000 00

$9,604,171 00

3,487,750 00
CHAPTER 46, LAWS OF 1954

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$60,000</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>45,000</td>
</tr>
<tr>
<td>Rent: Land and buildings</td>
<td>60,241</td>
</tr>
<tr>
<td>Rent: Equipment</td>
<td>175,000</td>
</tr>
<tr>
<td>Insurance</td>
<td>63,643</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>5,000</td>
</tr>
<tr>
<td>Advertising</td>
<td>3,500</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>450</td>
</tr>
<tr>
<td>Postage</td>
<td>14,000</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>15,000</td>
</tr>
</tbody>
</table>

Total: $441,834

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$2,500</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>25,000</td>
</tr>
<tr>
<td>Other equipment</td>
<td>6,000</td>
</tr>
</tbody>
</table>

Total: $33,500

Extraordinary:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation claims, awards, medical</td>
<td>$38,150</td>
</tr>
<tr>
<td>Maintenance and operation of bridge and maintenance of new extension Route 44 to Route 45, Salem county</td>
<td>3,000</td>
</tr>
<tr>
<td>Maintenance by agreement and contract</td>
<td>600,000</td>
</tr>
</tbody>
</table>

Total: $1,021,365

General Pension Contributions:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heath Act</td>
<td>1,780</td>
</tr>
<tr>
<td>Veterans Act</td>
<td>47,700</td>
</tr>
<tr>
<td>Employees’ retirement system</td>
<td>330,735</td>
</tr>
</tbody>
</table>

Total: $1,021,365
Additions and Improvements:
Furniture, furnishings and fixtures ....... $7,500 00
Office equipment .... 7,500 00
Autos and other road-building equipment 275,000 00
Netcong garage (fence enclosure) ........ 8,000 00
Purchase of highway scales and loadometers ............. 35,000 00

It is expressly provided that miscellaneous claims not exceeding $100.00 shall be paid from maintenance funds upon the approval of the Director of the Division of Budget and Accounting.

$14,921,620 42

R 110. DEBT SERVICE

Interest requirement on Highway Improvement Bonds .............. $1,027,900 00
Principal requirement on Highway Improvement Bonds ................... 1,570,000 00

$2,597,900 00

$17,519,520 42
CHAPTER 46, LAWS OF 1954

DEPARTMENT OF INSTITUTIONS AND AGENCIES

S 10. Administration, General

Salaries:
Commissioner .......... $18,000 00
Other officers and employees .......... 606,255 00
New positions .......... 12,240 00
Transferred from institutions .......... 7,104 00
Bonus ............... 60 00

Materials and Supplies:
Motor vehicular transportation .......... $7,000 00
Stationery and office .......... 6,500 00
Printing, binding, photography and blueprinting .......... 2,500 00
Educational, recreational and library .......... 300 00
Replacement: Office equipment .......... 1,000 00
Replacement: Office equipment—institutions .......... 10,000 00

Services Other Than Personal:
Traveling expenses .......... $5,000 00
Telephone and telegraph .......... 18,000 00
Rent: Offices or buildings .......... 17,892 00
Rent: Garages .......... 2,500 00
Rent: Office appliances .......... 1,200 00
Insurance .......... 27,503 46
Advertising .......... 500 00
Subscriptions and membership dues .......... 1,250 00

$643,659 00

27,300 00
Postage ............... 7,500 00
Deporting aliens .... 4,000 00
Miscellaneous exp-
enses ............... 3,000 00

Current Repairs and Maintenance:
Repairs and mainte-
nance, office furni-
ture and machines
and equipment .... $1,000 00
Automotive .......... 2,500 00

Extraordinary:
Community Mental
Health Research
Project ............ $50,000 00

General Pension Contributions:
Veterans Act ....... 3,487 50
Employees' retirement
system ............ 57,640 59

Additions and Improvements:
Purchase of bedside
cabinets and lockers
for distribution to
institutions ......... $10,000 00
Motor vehicles ...... 7,800 00

$891,732 55
S 11. Central Parole Administration

Salaries:
- Other officers and employees $469,395.00
- New positions 12,120.00
- Bonus 168.00

---

Total Salaries $481,683.00

---

Materials and Supplies:
- Motor vehicular transportation $8,500.00
- Stationery and office supplies 3,500.00
- Training school supplies 500.00
- Replacement: Motor vehicles 5,000.00
- Replacement: Office equipment 2,000.00

---

Total Materials and Supplies 19,500.00

---

Services Other Than Personal:
- Traveling expenses $4,500.00
- Telephone and telegraph 7,350.00
- Rent: Offices or buildings 23,966.00
- Rent: Garages 750.00
- Insurance 1,328.79
- Miscellaneous expenses 500.00

---

Total Services Other Than Personal 38,394.79

---

Current Repairs and Maintenance:
- Office furniture, machines and equipment $750.00
- Automotive 3,500.00

---

Total Current Repairs and Maintenance 4,250.00
Additions and Improvements:
Office equipment ................ 2,500 00

S 12. Bureau of Assistance

Salaries:
Director ................. $13,800 00
Other officers and employees .......... 325,455 00
Special services ...... 7,500 00

Materials and Supplies:
Motor vehicular transportation .......... $3,000 00
Stationery and office .. 5,500 00
Printing, binding, photography and blue-printing ........... 250 00
Educational, recreational and library .. 100 00
Replacement: Motor vehicles .......... 2,720 00
Replacement: Office equipment ...... 1,000 00

Services Other Than Personal:
Traveling expenses .. $6,500 00
Rent: Offices or buildings ............... 4,225 00
Rent: Garages ...... 960 00
Rent: Office machines 3,276 00
Insurance ............ 379 48
Subscriptions and membership dues .. 200 00

$546,327 79

$346,755 00

12,570 00

15,540 48
CHAPTER 46, LAWS OF 1954

Current Repairs and Maintenance:
Office furniture, machines and equipment .......... $600.00
Automotive .......... 700.00

1,300.00

$376,165.48

S 14. New Jersey Parole Board

Salaries:
Chairman .......... $12,000.00
Other officers and employees .......... 32,960.00

$44,960.00

Materials and Supplies:
Stationery and office .......... 300.00

Services Other Than Personal:
Traveling expenses .......... $500.00
Telephone and telegraph ............ 425.00
Miscellaneous expenses .......... 100.00

1,025.00

Extraordinary:
General Pension Contributions:
Veterans Act ................. 2,137.50

$48,422.50
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1 S 15. Division of State Use Employment Industrial Supervision and Revolving Fund

There is hereby appropriated to the State Use Division, the unexpended balance of the fund known as the "State Use Working Capital Fund" and in addition thereto all receipts derived from sales, pursuant to the provisions of R. S. 30:4-100; provided, however, that out of the amounts hereby appropriated, the following sums are allotted:

Salaries:
- Director ............ $10,440 00
- Assistant directors of industries (2) .... 15,600 00
- Other officers and employees ............ 569,794 00
- Cash in lieu of food maintenance .... 3,564 00
- Inmates' wages .... 75,000 00

$674,398 00

Materials and Supplies:
- Heat, light, power, water, gas and electricity ............ $45,000 00
- Stationery and office . 1,000 00

46,000 00

Services Other Than Personal:
- Telephone and telegraph ............ $2,500 00
- Rent: Royalties, leased machinery .. 7,000 00
- Insurance: Fire .... 9,500 00
- Freight, express and cartage ............ 25,000 00
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<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postage</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>11,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>56,000 00</strong></td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
- Current repairs .................................. 20,000 00

Extraordinary:
- Compensation awards ................ $3,190 30

General Pension Contributions:
- Heath Act ............... 2,110 00
- Veterans Act .......... 3,450 00
- Prison officers pension fund ............. 1,087 37
- Employees' retirement system ............. 12,000 00

Additions and Improvements:
- Repairs, replacements and extensions of State use industries .... 75,000 00

**Total, Department of Institutions and Agencies, Central Office Administration ...... $1,862,648 32**

In addition to the above, there is hereby allotted out of the amounts appropriated to the State Use Division, such sums as may be necessary to purchase materials for manufacture and resale.
S 20. Highfields Treatment Center

Salaries:
Superintendent ................ $6,900 00
Other officers and employees .......... 11,058 00
New positions ............... 3,000 00
Cash in lieu of food .......... 576 00
Total Salaries ................ $21,534 00

Materials and Supplies:
Food ...................... $4,964 00
Clothing .................... 300 00
Heat, light, power, water, gas and electricity .......... 2,300 00
Farm, stable and grounds ........... 100 00
Household and organization ........... 500 00
Laundry services and supplies ........... 500 00
Drugs, medical, surgical and chemical .......... 100 00
Motor vehicular transportation ........... 400 00
Stationery and office .......... 200 00
Total Materials and Supplies .......... 9,364 00

Services Other Than Personal:
Traveling expenses .......... $250 00
Telephone and telegraph .......... 400 00
Total Services Other Than Personal .......... 650 00

Current Repairs and Maintenance:
Buildings and grounds $500 00
Automotive ........... 50 00
Total Current Repairs and Maintenance .......... 550 00
CHAPTER 46, LAWS OF 1954

Extraordinary:

Employees' retirement system contribution .................. 191 14

$32,289 14

S 30. NEW JERSEY STATE COLONY, NEW LISBON

For salaries, and for maintenance of the Colony for Feeble-Minded Males, on the basis of 1,000 inmates.

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$8,700 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>668,564 00</td>
</tr>
<tr>
<td>New positions</td>
<td>9,180 00</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>26,604 00</td>
</tr>
<tr>
<td>Special services</td>
<td>3,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$716,548 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$115,303 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>22,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>43,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>35,000 00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>19,000 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>2,900 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>750 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Item</td>
<td>Amount</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>1,900 00</td>
</tr>
<tr>
<td>Replacement: Farm, stable and grounds equipment</td>
<td>3,300 00</td>
</tr>
<tr>
<td>Replacement: Furnishings, patients and employees dining room</td>
<td>800 00</td>
</tr>
<tr>
<td>Replacement: Lighting fixtures—school building</td>
<td>6,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>259,253 00</strong></td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>7,570 06</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>100 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>100 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>1,250 00</td>
</tr>
<tr>
<td>Postage</td>
<td>650 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>700 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>15,870 06</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$100 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>13,000 00</td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>14,600 00</strong></td>
</tr>
</tbody>
</table>
Extraordinary:

For 30 new positions, other operating requirements and equipment for an estimated additional 150 patients in 3 new buildings for 6 months; provided, however, that sums allotted to these several purposes by the Department of Institutions and Agencies, shall be subject to the approval of the Director of the Division of Budget and Accounting in the Department of the Treasury ........ $72,080 00

General Pension Contributions:
Veterans Act ........ 7,987 50
Employees’ retirement system ...... 27,434 36

Additions and Improvements:
Purchase of motor vehicles .............. $3,120 00
Installation of fire escapes and fire-proofing .............. 2,500 00

$1,119,392 92

This colony is authorized to pay for the maintenance of any county indigent patient transferred from
S 31. NEW JERSEY STATE COLONY, WOODBINE

For salaries and for maintenance of the Colony for Feeble-Minded Males, Woodbine, on the basis of 1,020 inmates.

Salaries:
Superintendent ........ $7,575 00
Other officers and employees ......... $21,984 00
New positions ......... 10,140 00
Cash in lieu of food maintenance ......... 24,792 00
Special services ......... 3,500 00

Materials and Supplies:
Food ................. $140,208 00
Clothing ............ 15,000 00
Heat, light, power, water, gas and electricity ........... 51,000 00
Farm, stable and grounds ........... 7,000 00
Household and organization ........... 16,000 00
Drugs, medical, surgical and chemical ... 7,500 00
Motor vehicular transportation ........... 1,400 00
Stationery and office : 700 00

$867,991 00
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Educational, recreational and library.. 2,000 00
Other materials ...... 500 00
Replacement: Furniture ............... 2,000 00
Replacement: Playground equipment . 500 00
Replacement: Street lighting cable—rear 3,600 00
Replacement: Mattresses ............... 3,200 00

2,000 00 500 00 2,000 00 500 00 3,600 00 3,200 00

250,608 00

Services Other Than Personal:
Traveling expenses .. $600 00
Telephone and telegraph ............. 1,800 00
Insurance ............... 3,267 31
Freight, express and cartage ........ 200 00
Advertising ............... 25 00
Subscriptions and membership dues .. 50 00
Funeral expenses .... 450 00
Postage .................. 500 00
Miscellaneous expenses ............. 50 00
Entertainment expenses ............ 150 00

7,092 31

Current Repairs and Maintenance:
Office furniture, machines and equipment $150 00
Buildings and grounds 13,900 00
Automotive ............ 600 00

14,650 00
Extraordinary:
For 39 new positions, other operating requirements and equipment for an estimated additional 270 patients in 3 new buildings for 4 months; provided, however, that sums allotted to these several purposes by the Department of Institutions and Agencies shall be subject to the approval of the Director of the Division of Budget and Accounting in the Department of the Treasury .............. $80,000 00

General Pension Contributions:
Veterans Act ........ 1,612 50
Employees’ Retirement System .... 36,095 90

Additions and Improvements:
Farm equipment .... $1,100 00
Storm enclosures .... 2,100 00
Power mower ......... 450 00
Furniture—Hospital . 1,500 00
Purchase of 2 oil burners .............. 5,000 00

$1,268,199 71

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the
colony to an institution for training of the feeble-minded, to which monies are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums received from the counties to pay the cost of such maintenance of any said patient in the colony.

S 32. STATE HOME FOR DISABLED SOLDIERS, MENLO PARK

For salaries and for maintenance of the Home for Disabled Soldiers, Menlo Park, on the basis of 83 members.

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$8,700</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>94,638</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>5,652</td>
</tr>
<tr>
<td>Special services</td>
<td>1,000</td>
</tr>
</tbody>
</table>

Total Salaries: $109,990

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$19,992</td>
</tr>
<tr>
<td>Clothing</td>
<td>500</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>8,500</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>400</td>
</tr>
<tr>
<td>Household and organization</td>
<td>1,500</td>
</tr>
<tr>
<td>Laundry supplies and services</td>
<td>1,100</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>1,200</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>400</td>
</tr>
<tr>
<td>Item</td>
<td>Amount ($)</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>200 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Replacement: Gutters and leaders</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$300 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>500 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>152 79</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>25 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100 00</td>
</tr>
<tr>
<td>Postage</td>
<td>75 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>100 00</td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>$1,600 00</td>
</tr>
<tr>
<td>Automotive</td>
<td>200 00</td>
</tr>
<tr>
<td>Extraordinary:</td>
<td></td>
</tr>
<tr>
<td>General Pension Contributions:</td>
<td></td>
</tr>
<tr>
<td>Veterans Act</td>
<td>$1,912 50</td>
</tr>
<tr>
<td>Employees’ retirement system</td>
<td>1,074 19</td>
</tr>
<tr>
<td>Total</td>
<td>2,986 69</td>
</tr>
</tbody>
</table>

Total: $151,121 48
S 33. STATE HOME FOR DISABLED SOLDIERS, ETC., VINELAND

For salaries and for maintenance of the Home for Disabled Soldiers, Sailors, et cetera, Vineland, on the basis of 140 members.

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$7,800 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>165,168 00</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>8,712 00</td>
</tr>
<tr>
<td>Special services</td>
<td>1,800 00</td>
</tr>
</tbody>
</table>

Total Salaries: $183,480 00

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$34,804 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>500 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>16,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>500 00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>400 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>500 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>350 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>1,360 00</td>
</tr>
<tr>
<td>Replacement: Floor covering</td>
<td>1,000 00</td>
</tr>
</tbody>
</table>
Replacement: Metal sink in vegetable preparation room ..  300 00
Replacement: Water line to cemetery ...  800 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>900 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>700 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>1,779 29</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>25 00</td>
</tr>
<tr>
<td>Laundry services</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>50 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>150 00</td>
</tr>
<tr>
<td>Postage</td>
<td>150 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>500 00</td>
</tr>
</tbody>
</table>

Total: 63,514 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ............  $50 00
Buildings and grounds                           5,000 00
Automotive                                      325 00
Refinishing furniture                           1,000 00

Total: 6,375 00

Extraordinary:
General Pension Contributions:
Health Act ............  $1,500 00
Employees’ retirement system ............  7,113 55

Total: 8,613 55

Total: $270,736 84
S 34. NORTH JERSEY TRAINING SCHOOL, TOTOWA

For salaries and for maintenance of the North Jersey Training School for Females, Totowa, on the basis of 1,000 inmates.

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$8,700</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$637,812</td>
</tr>
<tr>
<td>New positions</td>
<td>$89,790</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>$23,148</td>
</tr>
<tr>
<td>Special services</td>
<td>$3,000</td>
</tr>
<tr>
<td>Inmates’ wages</td>
<td>$1,000</td>
</tr>
<tr>
<td>Bonus</td>
<td>$240</td>
</tr>
</tbody>
</table>

**Total Salaries:** $763,690

Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$133,294</td>
</tr>
<tr>
<td>Clothing</td>
<td>$20,000</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$75,000</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>$32,000</td>
</tr>
<tr>
<td>Household and organization</td>
<td>$23,000</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>$14,000</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>$2,500</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$1,200</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>$1,500</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>$1,500</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>$2,600</td>
</tr>
</tbody>
</table>
Replacement: Kitchen equipment .......... 5,850 00
Replacement: Furniture and furnishings, patients .......... 2,500 00
Replacement: Furniture, furnishings for employees .......... 4,000 00
Replacement: Electric panel and wiring cottages .......... 1,000 00
Replacement: Roofing repairs .......... 3,000 00
Replacement: Beds and bedding, patients .......... 5,000 00
Replacement: Hot water storage tanks (heaters) .......... 1,800 00
Replacement: School equipment .......... 1,000 00
Replacement: Farm equipment .......... 2,800 00

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses ..........</td>
<td>$500 00</td>
</tr>
<tr>
<td>Telephone and telegraph ..........</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Insurance ..........</td>
<td>7,381 74</td>
</tr>
<tr>
<td>Freight, express and cartage ..........</td>
<td>100 00</td>
</tr>
<tr>
<td>Advertising ..........</td>
<td>50 00</td>
</tr>
<tr>
<td>Funeral expenses ..........</td>
<td>300 00</td>
</tr>
<tr>
<td>Postage ..........</td>
<td>675 00</td>
</tr>
<tr>
<td>Miscellaneous expenses ..........</td>
<td>150 00</td>
</tr>
<tr>
<td>Entertainment expenses ..........</td>
<td>500 00</td>
</tr>
</tbody>
</table>

**Total**: 333,544 00

**Total**: 13,156 74
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Current Repairs and Maintenance:
  Office furniture, machines and equipment ............ $400 00
  Buildings and grounds 15,000 00
  Automotive ........ 750 00
  Household furniture, machinery and equipment ....... 2,000 00

Extraordinary:
  For 16 new positions and other operating requirements and equipment for an estimated additional 200 patients in 3 new buildings for 6 months; provided, however, that sums allotted to these several purposes by the Department of Institutions and Agencies shall be subject to the approval of the Director of the Division of Budget and Accounting in the Department of the Treasury ....... $91,000 00
  Employees’ retirement system contribution 30,817 05

Additions and Improvements:
  Refrigeration changes, food service building $6,000 00
  Fire prevention, schedule rating bureau ........ 9,500 00
  Office equipment ....... 700 00

18,150 00

121,817 05
Incinerator for burning paper and refuse 3,500 00
Repairing and painting cyclone fence . 1,000 00
New poultry laying house ............. 10,000 00

30,700 00

$1,281,057 79

S 35. NEW JERSEY REFORMATORY, ANNANDALE

For salaries and for maintenance of the New Jersey Reformatory at Annandale, on the basis of 475 inmates.

Salaries:
Superintendent ....... $8,400 00
Other officers and employees .......... 544,000 00
New positions ...... 16,200 00
Cash in lieu of food maintenance ...... 16,944 00
Special services ...... 1,800 00

$587,344 00

Materials and Supplies:
Food ...................... $27,584 00
Clothing ................. 17,000 00
Heat, light, power, water, gas and electricity ............ 41,000 00
Farm, stable and grounds .............. 27,000 00
Household and organization .......... 9,000 00
Drugs, medical, surgical and chemical .... 2,200 00
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Motor vehicular transportation .......... 2,500 00
Stationery and office .......... 1,000 00
Printing, binding, photography and blueprinting .......... 75 00
Educational, recreational and library .......... 2,500 00
Other materials ...... 800 00
Replacement: Motor vehicles .......... 1,250 00
Replacement: Tailor shop equipment ...... 850 00
Replacement: Tractor .......... 1,750 00
Replacement: Farm equipment .......... 2,175 00
Replacement: Lighting fixtures .......... 2,000 00
Replacement: Kitchen equipment 4,850 00
Replacement: B a k e oven .......... 2,000 00
Replacement: Kitchen ranges ...... 1,400 00

Services Other Than Personal:
Traveling expenses ...... $150 00
Telephone and t e l e - graph .......... 1,400 00
Insurance .......... 3,222 36
Freight, express and cartage .......... 100 00
Laundry service ...... 2,250 00
P a y m e n t s t o d i s - charged inmates and recapturing escapees .......... 2,000 00
Funeral expenses ...... 150 00
Postage .......... 600 00

146,934 00
Expense of returning inmates .......... 1,000 00
Entertainment expenses ............. 500 00

Current Repairs and Maintenance:
Office furniture, machines and equipment .......... 200 00
Buildings and grounds 11,500 00
Automotive equipment ............ 750 00

Extraordinary:
General Pension Contributions:
Health Act ................ 3,120 00
Veterans Act .......... 13,125 00
Prison officers ........ 1,468 58
Employees’ retirement system ............. 6,135 89

Additions and Improvements:
Purchase of thermostat controls ...... 1,200 00
Purchase of vocational shop equipment .......... 1,800 00
Purchase of irrigation pipe ............ 750 00
Purchase of refrigeration equipment .... 2,500 00

$788,199 83
For salaries and for maintenance of the New Jersey Reformatory, Bordentown, on the basis of 600 inmates.

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$8,400</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>707,339</td>
</tr>
<tr>
<td>New positions</td>
<td>8,640</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>19,080</td>
</tr>
<tr>
<td>Special services</td>
<td>6,400</td>
</tr>
<tr>
<td>Inmates’ wages</td>
<td>10,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$759,859</strong></td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
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<tr>
<td>Food</td>
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<tr>
<td>Clothing</td>
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<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>41,000</td>
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<tr>
<td>Farm, stable and grounds</td>
<td>28,000</td>
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<tr>
<td>Household and organization</td>
<td>12,000</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>3,500</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>2,000</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,700</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprinting</td>
<td>200</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>1,500</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>600</td>
</tr>
<tr>
<td>Protective equipment</td>
<td>750</td>
</tr>
<tr>
<td>Item</td>
<td>Cost</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Replacement: Motor vehicle</td>
<td>1,850 00</td>
</tr>
<tr>
<td>Replacement: Storage building, garage and implement shed</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Replacement: Kitchen equipment</td>
<td>1,825 00</td>
</tr>
<tr>
<td>Replacement: Blankets and mattresses</td>
<td>3,300 00</td>
</tr>
<tr>
<td>Replacement: Farm equipment—Tractor, mower, disc harrow and combination grader and snow plow</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Calf and maternity barn</td>
<td>20,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>236,488 00</strong></td>
</tr>
</tbody>
</table>

| Services Other Than Personal:                                        |          |
| Traveling expenses                                                  | $950 00  |
| Telephone and telegraph                                             | 2,000 00 |
| Insurance                                                           | 2,024 35 |
| Freight, express and cartage                                        | 150 00   |
| Advertising                                                         | 50 00    |
| Subscriptions and membership dues                                   | 100 00   |
| Payments to discharged inmates                                       | 2,000 00 |
| Funeral expenses                                                    | 150 00   |
| Postage                                                             | 600 00   |
| Miscellaneous expenses                                              | 100 00   |
| **Total**                                                           | **8,124 35** |

| Current Repairs and Maintenance:                                    |          |
| Office furniture, machines and equipment                            | $550 00  |
| Buildings and grounds                                               | 10,500 00|
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Farm machinery .... 800 00
Automotive equipment 900 00
Household furniture, machine and equipment .......... 400 00

Extraordinary:
Compensation award $191 80

General Pension Contributions:
Heath Act ............. 3,430 00
Veterans Act ......... 7,125 00
Prison officers ...... 1,420 08
Employees’ retirement system ............... 4,256 30

Additions and Improvements:
Expansion of sewer disposal plant .... $25,000 00
Addition to milkhouse 5,700 00
Exhaust fan—Kitchen basement ............ 700 00

$1,065,444 53

S 37. NEW JERSEY REFORMATORY FOR WOMEN, CLINTON

For salaries and for maintenance of the New Jersey Reformatory for Women, Clinton, on the basis of 425 inmates.

Salaries:
Superintendent .... $8,700 00
Other officers and employees .......... 455,472 00
New positions ........ 12,060 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>$27,954</td>
</tr>
<tr>
<td>Special services</td>
<td>$6,400</td>
</tr>
<tr>
<td>Inmates' wages</td>
<td>$3,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$513,586</strong></td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

- Food ........................................... $57,179
- Clothing ...................................... $15,000
- Heat, light, power, water, gas and electricity ............... $42,000
- Farm, stables and grounds ........................ $12,000
- Household and organization ...................... $12,500
- Drugs, medical, surgical and chemical ... $6,000
- Motor vehicular transportation .................. $2,000
- Stationery and office ........................... $1,000
- Educational, recreational and library ... $1,000
- Industrial and vocational ....................... $500
- Cannery supplies ................................ $1,250
- Clothing standards ................................ $5,000
- Replacement: Motor vehicles ...................... $2,600
- Replacement: Farm machinery ..................... $650
- Replacement: Refrigerators ...................... $700
- Replacement: Hospital mattresses ............... $1,500

**Total** ........................................ 160,879
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Services Other Than Personal:
Traveling expenses ........ $800 00
Telephone and telegraph ........ 2,650 00
Insurance ................ 4,061 21
Freight, express and cartage ....... 100 00
Subscriptions and membership dues .. 100 00
Payments to discharged inmates and recapturing escapees .... 2,000 00
Funeral expenses ...... 100 00
Postage ................ 950 00
Entertainment expenses ........ 600 00

Total Services Other Than Personal: 11,361 21

Current Repairs and Maintenance:
Office furniture, machines and equipment .......... $300 00
Buildings and grounds .... 9,000 00
Automotive ............ 500 00
Household furniture, machinery and equipment ........ 200 00

Total Current Repairs and Maintenance: 10,000 00

Extraordinary:
General Pension Contributions:
Heath Act ............ $1,930 00
Employees' retirement system ........ 21,216 38

Total Extraordinary: 23,146 38

Additions and Improvements:
Purchase, farm, stable and grounds equipment ........ $4,000 00
purchase, motor vehicles and equipment .................. 375 00
Fire prevention ......... 10,000 00
Purchase of hospital equipment ............. 1,000 00
Purchase of furniture .......... 1,000 00

16,375 00

$735,347 59

S 38. New Jersey Sanatorium for Chest Diseases, Glen Gardner

For salaries and for the maintenance of the New Jersey Sanatorium for Chest Diseases, on the basis of 275 patients.

Salaries:
Superintendent ......... $11,280 00
Other officers and employees ........ 811,701 00
Cash in lieu of food maintenance ...... 63,462 00
Special services ........ 7,000 00

$893,443 00

Materials and Supplies:
Food ................... $90,368 00
Clothing ................. 250 00
Heat, light, power, water, gas and electricity .............. 55,000 00
Farm, stable and grounds .......... 3,500 00
Household and organization ........ 15,000 00
Drugs, medical, surgical and chemical ... 13,500 00
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Purchase specific anti-biotics ................ 12,500 00
Motor vehicular transportation ............. 1,400 00
Stationery and office ...................... 1,500 00
Educational, recreational and library .......... 250 00
Replacement: Gutters and leaders ............ 4,770 00
Replacement: Control board — Infirmary elevator and English Pavilion elevator ............ 16,430 00
Replacement: Furniture, patients ............ 1,000 00
Replacement: Floor coverings ............... 1,000 00
Replacement: Sinks (kitchens) ............. 500 00

Total .................................. 216,968 00

Services Other Than Personal:
Traveling expenses ..................... $450 00
Telephone and telegraph .................. 3,500 00
Insurance ................................ 4,731 44
Freight, express and cartage ............. 250 00
Subscriptions and membership dues ........ 275 00
Funeral expenses ....................... 100 00
Postage ................................ 700 00
Miscellaneous expenses ................... 50 00
Entertainment expenses ................. 250 00

Total .................................. 10,306 44

Current Repairs and Maintenance:
Office furniture, machines and equipment ........ $350 00
Buildings and grounds ................... 10,000 00
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Automotive .......... 600 00
Repairs to mattresses (employees) ...... 500 00

Extraordinary:
General Pension Contributions:
Heath Act ............. $1,820 00
Employees' retirement system ............. 29,272 33

Additions and Improvements:
Fire prevention — Re-locate and install switches .......... $4,500 00
Oil burner units .... 600 00
Repaint water tower and standpipe ...... 4,500 00
Reconstruct bathrooms: Wards A, B, C and D ............. 4,000 00

$1,176,859 77

S 39. STATE HOME FOR BOYS, JAMESBURG

For salaries and for maintenance of the State Home for Boys, on the basis of 410 inmates.

Salaries:
Superintendent ...... $8,100 00
Other officers and employees ............. 600,129 00
New positions ...... 3,660 00
Cash in lieu of food maintenance ...... 25,680 00
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special services</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Bonus</td>
<td>480 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$639,549 00</strong></td>
</tr>
<tr>
<td>Food</td>
<td>$24,303 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>17,000 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>61,000 00</td>
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<tr>
<td>Farm, stable and grounds</td>
<td>29,000 00</td>
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<tr>
<td>Household and organization</td>
<td>11,500 00</td>
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<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>3,000 00</td>
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<tr>
<td>Motor vehicular transportation</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,000 00</td>
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<tr>
<td>Educational, recreational and library</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement: Farm stable equipment</td>
<td>5,700 00</td>
</tr>
<tr>
<td>Replacement: Fire hose</td>
<td>600 00</td>
</tr>
<tr>
<td>Replacement: Roofs cottages</td>
<td>5,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>168,603 00</strong></td>
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### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$700 00</td>
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<tr>
<td>Telephone and telegraph</td>
<td>2,250 00</td>
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<tr>
<td>Insurance</td>
<td>4,099 86</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>150 00</td>
</tr>
<tr>
<td>Item</td>
<td>Amount</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>150.00</td>
</tr>
<tr>
<td>Postage</td>
<td>525.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>100.00</td>
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<tr>
<td>Entertainment expenses</td>
<td>500.00</td>
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<tr>
<td></td>
<td><strong>8,474.86</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$200.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>15,000.00</td>
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<tr>
<td>Automotive</td>
<td>800.00</td>
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<tr>
<td>Repairs to mattresses</td>
<td>200.00</td>
</tr>
<tr>
<td></td>
<td><strong>16,200.00</strong></td>
</tr>
<tr>
<td>Extraordinary:</td>
<td></td>
</tr>
<tr>
<td>General Pension Contributions:</td>
<td></td>
</tr>
<tr>
<td>Heath Act</td>
<td>$3,210.00</td>
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<tr>
<td>Veterans Act</td>
<td>3,000.00</td>
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<tr>
<td>Employees’ retirement system</td>
<td>22,892.12</td>
</tr>
<tr>
<td></td>
<td><strong>29,102.12</strong></td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Eliminating fire hazards</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Power house repairs</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Medical equipment</td>
<td>650.00</td>
</tr>
<tr>
<td></td>
<td><strong>10,150.00</strong></td>
</tr>
<tr>
<td></td>
<td><strong>$872,078.98</strong></td>
</tr>
</tbody>
</table>
For salaries and for maintenance of the State Home for Girls on the basis of 225 inmates.

Salaries:
- Superintendent .... $7,800 00
- Other officers and employees .... 434,266 00
- New positions .... 2,880 00
- Cash in lieu of food maintenance ..... 15,048 00
- Special services ..... 4,000 00

Total Salaries: $463,994 00

Materials and Supplies:
- Food ................ $27,306 00
- Clothing .......... 8,500 00
- Heat, light, power, water, gas and electricity .... 5,800 00
- Farm, stable and grounds .... 7,500 00
- Household and organization .... 8,500 00
- Drugs, medical, surgical and chemical ... 2,000 00
- Motor vehicular transportation .... 500 00
- Stationery and office .... 1,000 00
- Educational, recreational and library .. 2,000 00
- Industrial and vocational ........ 500 00
- Replacement: Furniture—Officers’ quarters .... 1,000 00
- Replacement: Furniture—Girls’ recreation rooms .... 1,000 00
Replacement: Medical equipment .......... 600 00
Replacement: School equipment ......... 1,000 00
Replacement: Farm equipment .......... 500 00
Replacement: Kitchen equipment ......... 260 00
Replacement: Lighting fixtures—Classrooms .......... 480 00

**Services Other Than Personal:**
- Traveling expenses ........ $600 00
- Telephone and telegraph .......... 2,500 00
- Insurance ............... 2,923 12
- Freight, express and cartage .......... 150 00
- Subscriptions and membership dues .......... 150 00
- Payments to discharged inmates .. 100 00
- Funeral expenses .... 75 00
- Postage ............... 400 00
- Fire alarm and time services .......... 145 00
- Entertainment expenses .......... 400 00

**Current Repairs and Maintenance:**
- Office furniture, machines and equipment .......... $100 00
- Buildings and grounds 5,000 00
- Automotive .......... 300 00
- Household furniture, machinery and equipment .......... 500 00

**Total:** 68,446 00
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Extraordinary:

General Pension Contributions:
- Heath Act .............. $6,560 00
- Veterans Act .......... 1,500 00
- Employees' retirement system ...... 18,042 94

Additions and Improvements:
- Water fountains for cottages and administration building .. $900 00
- Fire prevention ...... 5,500 00
- Alterations to bath facilities—Administration building ...... 1,000 00
- Dishwashing machines for cottage kitchens 1,325 00
- Motor vehicle ........... 1,560 00

$26,102 94

S 41. NEW JERSEY STATE HOSPITAL, GREYSTONE PARK

For salaries and for maintenance of the State Hospital, Greystone Park, on the basis of 6,600 inmates.

Salaries:
- Medical director ...... $11,280 00
- Business manager ... 8,700 00
- Other officers and employees ............ 4,664,814 00
- New positions .......... 116,010 00
- Cash in lieu of food maintenance ...... 257,040 00
- Special services ...... 10,750 00
- Clinic salaries ...... 87,762 00
- Bonus .................. 1,070 00

$5,157,426 00
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$991,632</td>
</tr>
<tr>
<td>Clothing</td>
<td>180,000</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>340,000</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>115,000</td>
</tr>
<tr>
<td>Household</td>
<td>175,000</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>95,000</td>
</tr>
<tr>
<td>Clinic</td>
<td>4,000</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>11,000</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>3,000</td>
</tr>
<tr>
<td>Printing, binding, photography and blueprint</td>
<td>500</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>1,500</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>6,000</td>
</tr>
<tr>
<td>Supplies for nursing school</td>
<td>1,000</td>
</tr>
<tr>
<td>Supplies for police department</td>
<td>1,000</td>
</tr>
<tr>
<td>Tobacco and candy for working patients</td>
<td>9,000</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>4,500</td>
</tr>
<tr>
<td>Replacement: Chairs, benches and tables for wards</td>
<td>10,000</td>
</tr>
<tr>
<td>Replacement: Coal burners, staff cottages</td>
<td>3,500</td>
</tr>
<tr>
<td>Replacement: Electric facilities, laundry</td>
<td>7,500</td>
</tr>
<tr>
<td>Replacement: Electric lines to laboratory and fire house</td>
<td>1,000</td>
</tr>
<tr>
<td>Replacement</td>
<td>Amount</td>
</tr>
<tr>
<td>-------------</td>
<td>--------</td>
</tr>
<tr>
<td>Electric line to poultry and piggery</td>
<td>$6,000.00</td>
</tr>
<tr>
<td>Employees' furniture</td>
<td>$5,000.00</td>
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<tr>
<td>Farm equipment</td>
<td>$2,750.00</td>
</tr>
<tr>
<td>Fire hose and equipment</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Kitchen equipment</td>
<td>$10,200.00</td>
</tr>
<tr>
<td>Mattresses</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Medical equipment</td>
<td>$4,000.00</td>
</tr>
<tr>
<td>Plumbing, flooring, painting</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Water coolers</td>
<td>$1,250.00</td>
</tr>
<tr>
<td>Window guards and doors</td>
<td>$25,000.00</td>
</tr>
<tr>
<td>Window guards and soundproofing 4th tier, MBS</td>
<td>$40,465.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$2,066,797.00</strong></td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**
- Traveling expenses: $2,500.00
- Telephone and telegraph: $20,000.00
- Insurance: $21,219.30
- Freight, express and cartage: $1,000.00
- Subscriptions and membership dues: $1,000.00
- Funeral expenses: $6,000.00
- Postage: $3,600.00
Clinic expenses ......  2,000 00  
Miscellaneous expenses ..........  1,000 00  

Current Repairs and Maintenance:
Office furniture, machines and equipment ..........  $2,500 00  
Buildings and grounds ........  85,000 00  
Railroad siding ..........  2,500 00  
Elevators ........  7,158 00  
Automotive ..........  5,000 00  
Household furniture, machinery and equipment ......  5,000 00  
General plant equipment ........  3,000 00  

Extraordinary:
Compensation awards ........  $10,000 00  
For 2 new positions and other operating requirements for 2 new buildings for 12 and 6 months respectively; provided, however, that sums allotted to these several purposes by the Department of Institutions and Agencies shall be subject to the approval of the Director of the Division of Budget and Accounting in the Department of the Treasury ....  9,520 00
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General Pension Contributions:
Veterans Act ........... 14,925 00
Employees' retirement system ............ 121,419 03

Additions and Improvements:
Dishwashers and boosters ........... $5,125 00
Employees' furniture ........... 4,000 00
Fire prevention ........... 20,000 00
Household equipment ........... 1,500 00
Kitchen equipment ........... 4,000 00
Medical, surgical and laboratory equipment .................. 2,500 00
Sewage disposal plant 6,000 00

$7,591,689 33

S 42. NEW JERSEY STATE HOSPITAL, MARLBORO

For salaries, and for maintenance of the State Hospital, Marlboro, on the basis of 3,300 inmates.

Salaries:
Medical director ........... $11,280 00
Other officers and employees ........... 2,862,866 00
New positions ........... 57,180 00
Cash in lieu of food maintenance ........... 136,878 00
Special services ........... 8,000 00
Clinic salaries ........... 53,487 00
Bonus .................. 54 00

$3,129,745 00
Materials and Supplies:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$398,328</td>
</tr>
<tr>
<td>Clothing</td>
<td>75,000</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>182,500</td>
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<tr>
<td>Farm, stable and grounds</td>
<td>63,500</td>
</tr>
<tr>
<td>Household and organization</td>
<td>76,000</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>40,000</td>
</tr>
<tr>
<td>Clinic</td>
<td>1,000</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>6,400</td>
</tr>
<tr>
<td>Stationery and office</td>
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<tr>
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**Total:** 884,293 00
CHAPTER 46, LAWS OF 1954

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<td>Office furniture, machines and equipment</td>
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<td>Buildings and grounds</td>
</tr>
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<td>Railroad siding</td>
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<tr>
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<tr>
<td>Automotive</td>
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<thead>
<tr>
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<td>Employees' retirement system contribution</td>
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<table>
<thead>
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<th>Additions and Improvements:</th>
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<tr>
<td>Acoustical ceilings</td>
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<tr>
<td>Boiler and power house addition</td>
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<tr>
<td>Coal handling equipment</td>
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<tr>
<td>Dishwashing machines and tables</td>
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CHAPTER 46, LAWS OF 1954

Expansion morgue refrigeration .... 4,500 00
Farm equipment .... 950 00
Farm irrigation .... 2,000 00
Fire prevention — schedule rating report .... 12,000 00
Motor vehicular equipment ............. 2,930 00
Revamping patients' cottages (original 10 buildings) ........ 10,000 00
Terrazzo floors — cottage 10 .......... 22,000 00

_________________________ 201,540 00
_________________________ $4,401,978 11

S 43. NEW JERSEY STATE HOSPITAL, TRENTON

For salaries, and for maintenance of the State Hospital, Trenton, on the basis of 4,400 inmates.

Salaries:
Medical director .... $11,280 00
Other officers and employees .......... 3,861,690 00
New positions .... 65,487 00
Cash in lieu of food maintenance .... 165,462 00
Special services .... 6,000 00
Clinic salaries .... 105,399 00
Inmates' wages .... 6,000 00
Bonus ............. 462 00

_________________________ $4,221,780 00
Materials and Supplies:

- Food .................. $570,192 00
- Clothing ................. 95,000 00
- Heat, light, power, wa-
ter, gas and electricity .. 305,000 00
- Farm, stable and grounds .. 85,000 00
- Household and organ-
ization .................. 95,000 00
- Drugs, medical, surgical and chemical .. 57,000 00
- Clinic supplies ......... 3,500 00
- Motor vehicular trans-
portation ............... 6,000 00
- Stationery and office .. 4,500 00
- Educational, recrea-
tional and library .. 2,000 00
- Industrial and vocational ................. 5,000 00
- Nursing school ....... 1,000 00
- Tobacco ................. 5,000 00
- Replacement: Motor vehicles .......... 4,000 00
- Replacement: Air conditioning unit, surgery ........ 1,600 00
- Replacement: Electro-
therapy equipment .. 3,500 00
- Replacement: Farm machinery .......... 2,900 00
- Replacement: Floor coverings ........... 1,000 00
- Replacement: Grounds equipment ........ 5,500 00
- Replacement: House-
hold equipment ...... 1,200 00
- Replacement: House-
hold furnishings .. 1,500 00
- Replacement: Kitchen equipment .......... 4,400 00
- Replacement: Locks .. 3,000 00
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<td>Replacement: Silo</td>
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<td>Replacement: X-ray equipment</td>
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<td>Traveling expenses</td>
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<td>Telephone and telegraph</td>
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<td>Insurance</td>
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<td>Subscriptions and membership dues</td>
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<tr>
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<tr>
<td>Postage</td>
<td>2,000.00</td>
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<tr>
<td>Clinic expenses</td>
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<tr>
<td>Office furniture, machines and equipment</td>
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<tr>
<td>Buildings and grounds</td>
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<td><strong>Total</strong></td>
<td>65,000.00</td>
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CHAPTER 46, LAWS OF 1954

Extraordinary:
- Compensation awards $2,904 20

General Pension Contributions:
- Veterans Act ....... 18,337 50
- Employees’ retirement system ...... 70,167 12

Additions and Improvements:
- Automobile equipment $1,550 00
- Fire prevention ...... 29,500 00
- Floor covering, attendants’ home ....... 2,500 00
- Irrigation for truck farm ............ 2,500 00
- Kitchen equipment .. . 6,184 00
- Medical equipment ... 2,000 00

S 44. State Prison

For salaries and for maintenance of the State Prison on the basis of 1,200 inmates.

Salaries:
- Principal keeper .... $9,495 00
- Other officers and employees ............ 1,032,735 00
- New positions ........ 20,880 00
- Positions transferred from State Hospital, Trenton ............ 12,180 00
- Cash in lieu of food maintenance ...... 26,352 00
- Special services ...... 4,940 00
- Inmates’ wages ...... 18,000 00

$1,124,582 00
### Materials and Supplies:

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<td>Household</td>
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<tr>
<td>Drugs, medical, surgical and chemical</td>
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<tr>
<td>Motor vehicular transportation</td>
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<tr>
<td>Stationery and office</td>
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<td>Printing, binding, photography and blueprint</td>
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### Services Other Than Personal:

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<th>Item</th>
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<tr>
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<td>Payments to discharged inmates</td>
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<tr>
<td>Funeral expenses</td>
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<tr>
<td>Postage</td>
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<td>Electrocution plant</td>
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<td><strong>Total</strong></td>
<td><strong>12,458 13</strong></td>
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</table>
CHAPTER 46, LAWS OF 1954

Current Repairs and Maintenance:
Office furniture, machines and equipment ........... $300 00
Buildings and grounds 18,000 00
Automotive ........... 600 00

Extraordinary:
Compensation awards ........... $1,142 44

General Pension Contributions:
Heath Act ........... 16,460 00
Veterans Act ........... 15,750 00
Prison officers ........... 2,972 08
Employees’ retirement system ........... 9,644 98

$1,613,129 63

SEC. 45. STATE PRISON, RAHWAY

For salaries and for maintenance of the State Prison Farm, Rahway, on the basis of 900 inmates.

Salaries:
Superintendent ........... $7,800 00
Other officers and employees ........... 717,203 00
New positions ........... 13,500 00
Cash in lieu of food maintenance ........... 21,348 00
Special services ........... 3,000 00
Inmates’ wages ........... 13,000 00

$775,851 00
Materials and Supplies:
Food ................ $116,223 00
Clothing ............. 28,000 00
Heat, light, power, water, gas and electricity .......... 85,000 00
Farm, stable and grounds ............ 30,000 00
Household ............. 15,000 00
Drugs, medical, surgical and chemical .... 7,000 00
Motor vehicle transportation .......... 1,400 00
Stationery and office . 1,400 00
Educational, recreational and library ........ 1,000 00
Other materials ....... 500 00
Replacement: Motor vehicles ........... 1,800 00
Replacement: Defective water lines ..... 5,400 00
Replacement: Farm, stable and grounds equipment ..... 1,200 00
Replacement: Kitchen equipment .......... 1,000 00
Replacement: Mattresses ............ 3,000 00
Replacement: School furniture .......... 1,000 00

298,923 00

Services Other Than Personal:
Traveling expenses ................ $300 00
Telephone and telegraph ............... 3,300 00
Insurance ............... 5,002 04
Freight, express and cartage ........... 50 00
### CHAPTER 46, LAWS OF 1954

<table>
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<td>Postage</td>
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**Current Repairs and Maintenance:**

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**Extraordinary:**

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**General Pension Contributions:**

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<tr>
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<tr>
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<td><strong>Total</strong></td>
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Additions and Improvements:
Farm equipment .... $2,500 00
Fire prevention ...... 6,500 00
Kitchen equipment... 1,500 00
Steel platforms ...... 3,700 00

14,200 00

$1,170,358 74

S 46. STATE PRISON FARM, LEESBURG

For salaries and for maintenance of
the State Prison Farm, Leesburg,
on the basis of 297 inmates.

Salaries:
Superintendent .... $4,980 00
Other officers and employes .. 146,179 00
New positions .... 11,700 00
Cash in lieu of food maintenance ...... 3,852 00
Special services ...... 3,000 00
Inmates' wages ...... 3,600 00

$173,311 00

Materials and Supplies:
Food .................. $48,630 00
Clothing .............. 11,000 00
Heat, light, power, water, gas and electricity .......... 20,000 00
Farm, stable and grounds ........... 5,000 00
Household ............. 4,500 00
Drugs, medical, surgical and chemical ... 650 00
Motor vehicular transportation ....... 500 00
Stationery and office .. 500 00
CHAPTER 46, LAWS OF 1954

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<td>Replacement: Carpenter shop</td>
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<td>Replacement: Commissary equipment and refrigeration</td>
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</tr>
<tr>
<td></td>
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<tr>
<td>Services Other Than Personal:</td>
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<td>Telephone and telegraph</td>
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<td>Freight, express and cartage</td>
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<td>Household expense</td>
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<td></td>
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<td>Current Repairs and Maintenance:</td>
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<tr>
<td>Buildings and grounds</td>
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<td></td>
<td>5,400 00</td>
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<tr>
<td>General Pension Contributions:</td>
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<td>Heath Act</td>
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<td>Veterans Act</td>
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<td>Prison officers</td>
<td>768 24</td>
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<td>Employees' retirement system</td>
<td>391 52</td>
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<tr>
<td></td>
<td>15,124 76</td>
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</table>
Additions and Improvements:
  Fire prevention ...... $2,000 00
  Fluorescent lighting... 1,250 00
  ________________________
  3,250 00

$301,828 87

S 47. NEW JERSEY NEUROPSYCHIATRIC INSTITUTE, SKILLMAN

For salaries and for maintenance of
the New Jersey Neuropsychiatric
Institute, Skillman, on the basis of
1,350 inmates.

Salaries:
  Superintendent ...... $11,280 00
  Other officers and em-
  ployees ............. 2,033,763 00
  New positions ......... 117,800 00
  Cash in lieu of food
  maintenance ...... 83,592 00
  Special services ...... 6,600 00
  Inmates' wages ...... 3,000 00
  Bonus ................. 36 00
  ________________________
  $2,256,071 00

Materials and Supplies:
  Food ................. $170,590 00
  Clothing .............. 30,000 00
  Heat, light, power, wa-
  ter, gas and elec-
  tricity .............. 140,000 00
  Farm, stable and
  grounds ............. 59,500 00
  Household ............ 45,000 00
  Drugs, medical, surgi-
  cal and chemical .. 25,000 00
  Motor vehicular trans-
  portation .......... 7,000 00
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<th>Amount</th>
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<td>Industrial and vocational</td>
<td>1,000 00</td>
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<tr>
<td>Tobacco and candy for working patients</td>
<td>2,500 00</td>
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<tr>
<td>Supplies for police department</td>
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<tr>
<td>Replacement: Motor vehicles</td>
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<td>Replacement: Educational and occupational therapy equipment</td>
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<td>Replacement: Farm equipment</td>
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<td>Replacement: Fire hose and equipment</td>
<td>500 00</td>
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<tr>
<td>Replacement: Furniture, employees' quarters</td>
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<td>Replacement: Furniture, patients' housing</td>
<td>7,500 00</td>
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<tr>
<td>Replacement: Household equipment</td>
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<tr>
<td>Replacement: Kitchen equipment</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Replacement: Mattresses</td>
<td>6,500 00</td>
</tr>
<tr>
<td>Replacement: Medical equipment</td>
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<td><strong>Total</strong></td>
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**Services Other Than Personal:**
- Traveling expenses: $2,000 00
- Telephone and telegraph: 10,100 00
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<th>Item</th>
<th>Amount</th>
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<td>Freight, express and cartage</td>
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<td>Household expenses (exterminating)</td>
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<tr>
<td>Funeral expenses</td>
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<td>Postage</td>
<td>1,050 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>100 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>25,573 23</strong></td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
- Office furniture, machines and equipment          | $750 00 |
- Buildings and grounds                             | 20,000 00 |
- Railroad siding                                   | 6,000 00 |
- Farm machinery                                    | 1,500 00 |
- Automotive                                        | 3,000 00 |
- Household furniture, machinery and equipment      | 1,000 00 |
- General plant equipment                           | 5,000 00 |
- Painting water tank                               | 2,600 00 |
- Repairs to Smalley Hall                           | 1,000 00 |
| **Total**                                         | **40,850 00** |

Extraordinary:
- General Pension Contributions:
  - Veterans Act                                     | $21,300 00 |
  - Employees’ retirement system                     | 47,798 59 |
| **Total**                                         | **69,098 59** |
Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bulldozer</td>
<td>$7,500.00</td>
</tr>
<tr>
<td>Educational equipment</td>
<td>$3,500.00</td>
</tr>
<tr>
<td>Fire prevention</td>
<td>$25,000.00</td>
</tr>
<tr>
<td>Floor covering for cottages</td>
<td>$4,500.00</td>
</tr>
<tr>
<td>Furniture for administration building</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Household equipment</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Medical equipment for existing buildings</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>Medical books</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Moosebrugger cottage kitchen alteration</td>
<td>$6,500.00</td>
</tr>
<tr>
<td>Vehicles and vehicular equipment</td>
<td>$1,560.00</td>
</tr>
<tr>
<td>Water supply, henney</td>
<td>$1,500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>59,060.00</strong></td>
</tr>
</tbody>
</table>

**$2,982,242.82**

S 48. **Vineland State School**

For salaries and maintenance of the Vineland State School, on the basis of 1,760 inmates.

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$10,440.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$987,965.00</td>
</tr>
<tr>
<td>New positions</td>
<td>$35,520.00</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>$40,224.00</td>
</tr>
<tr>
<td>Special services</td>
<td>$14,295.00</td>
</tr>
<tr>
<td>Bonus</td>
<td>$120.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,088,564.00</strong></td>
</tr>
</tbody>
</table>
Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$207,238.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>32,500.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>92,000.00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>45,000.00</td>
</tr>
<tr>
<td>Household</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>12,500.00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>2,200.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,600.00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Industrial and vocational</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Other materials</td>
<td>60.00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>1,400.00</td>
</tr>
<tr>
<td>Replacement: Boiler room and conveyor</td>
<td>10,000.00</td>
</tr>
<tr>
<td>equipment</td>
<td></td>
</tr>
<tr>
<td>Replacement: Floors</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Replacement: Hot water lines in tunnel</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Replacement: Household equipment</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Replacement: Refrigeration unit</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Replacement: Refrigerators, patients</td>
<td>3,300.00</td>
</tr>
<tr>
<td>dormitory</td>
<td></td>
</tr>
<tr>
<td>Replacement: Roofs</td>
<td>1,200.00</td>
</tr>
<tr>
<td></td>
<td>451,998.00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,600.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>3,200.00</td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insurance</td>
<td>6,116 18</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>200 00</td>
</tr>
<tr>
<td>Advertising</td>
<td>100 00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>200 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>700 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td></td>
<td><strong>14,116 18</strong></td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
- Office furniture, machines and equipment: $200 00
- Buildings and grounds: 20,000 00
- Automotive: 1,000 00
- Household furniture, machinery and equipment: 1,400 00
- **$22,600 00**

Extraordinary:
- For 66 new positions and other operating requirements and equipment for 4 new buildings for 3 months; provided, however, that sums allotted to these several purposes by the Department of Institutions and Agencies shall be subject to the approval of the Director of the Division of Budget and Accounting in the Department of the Treasury: $80,000 00
Employees' retirement system contribution ............ 45,287.89

Additions and Improvements:
- Corn crib ............. $1,500.00
- Dishwashing machines 6,600.00
- Farm equipment shed 2,000.00
- Fire prevention ...... 9,000.00
- Garage equipment ... 1,200.00
- Medical equipment 3,000.00
- Motor vehicles ...... 2,100.00
- Recreation and playground equipment 1,000.00
- Ventilating system, Giles or north building ............. 9,000.00
- Water tank, colony .. 10,000.00

Total additions and improvements: 45,400.00

Total expenditure: $1,747,966.07

This institution is authorized to pay for the maintenance of any county indigent patient transferred from the institution to an institution for training of the feeble-minded, to which moneys are paid by the State pursuant to R. S. 30:4-176, whatever sum or sums is received from the counties to pay the cost of such maintenance of any said patient in the institution.
### S 49. Arthur Brisbane Child Treatment Center

For salaries and for maintenance of the Arthur Brisbane Child Treatment Center, on the basis of 64 inmates.

**Salaries:**
- Superintendent: $8,700
- Other officers and employees: $139,632
- New positions: 4,710
- Cash in lieu of food maintenance: 6,696
- Special services: 100

**Total Salaries:** $159,838

**Materials and Supplies:**
- Food: $16,768
- Clothing: 1,500
- Heat, light, power, water, gas and electricity: 8,000
- Farm, stable and grounds: 150
- Household: 2,000
- Drugs, medical, surgical and chemical: 800
- Motor vehicular transportation: 600
- Stationery and office: 200
- Educational, recreational and library: 300
- Industrial and vocational: 250
- Replacement: Motor vehicles: 1,500

**Total Materials and Supplies:** $32,068
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Services Other Than Personal:

Traveling expenses . . $250 00
Telephone and tele-
graph ............... 600 00
Insurance .......... 1,118 59
Freight, express and
cartage ............. 25 00
Household or office .. 1,250 00
Subscriptions and
membership dues .. 50 00
Postage ............ 150 00
Miscellaneous ex-
penses ............. 75 00
Entertainment
expenses ........... 250 00

---

$3,768 59

Current Repairs and Maintenance:

Office furniture, ma-
chines and equip-
ment ................ $136 00
Buildings and grounds 1,200 00
Automotive ........... 250 00
Household furni-
ture, machinery and
equipment ........... 250 00
Recreational equip-
ment ............... 100 00

---

$1,936 00

Extraordinary:

For 10 new positions
and other operating
requirements and equip-
ment for an es-
timated additional
30 patients in 2 new
buildings for 9
months; provided,
however, that sums
allotted to these
several purposes by
the Department of
Institutions and Agencies shall be subject to the approval of the Director of the Division of Budget and Accounting in the Department of the Treasury $40,000 00

Employees' retirement system contribution 6,843 99 46,843 99

Additions and Improvements:
Fire prevention $3,200 00
Household equipment 600 00
Well 8,000 00 11,800 00

$256,254 58

S 50. Diagnostic Center

For salaries and for maintenance of the Diagnostic Center, on the basis of 61 inmates.

Salaries:
Director $10,860 00
Other officers and employees 273,502 00
New positions 8,040 00
Cash in lieu of food maintenance 5,508 00
Special services 7,000 00 $304,910 00
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$16,627.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>200.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>11,000.00</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>200.00</td>
</tr>
<tr>
<td>Household</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>600.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>1,100.00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>400.00</td>
</tr>
<tr>
<td>Other materials</td>
<td>500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$34,627.00</strong></td>
</tr>
</tbody>
</table>

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$550.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>3,600.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>538.78</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>100.00</td>
</tr>
<tr>
<td>Household or office</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Advertising</td>
<td>100.00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>100.00</td>
</tr>
<tr>
<td>Postage</td>
<td>400.00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>500.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$7,888.78</strong></td>
</tr>
</tbody>
</table>

### Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$500.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Automotive</td>
<td>300.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$3,800.00</strong></td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>500 00</td>
</tr>
<tr>
<td></td>
<td>4,300 00</td>
</tr>
<tr>
<td><strong>Extraordinary:</strong></td>
<td></td>
</tr>
<tr>
<td>For 9 new positions and other operating requirements and equipment for an</td>
<td></td>
</tr>
<tr>
<td>estimated additional 20 patients in a new building for 12 months; provided,</td>
<td></td>
</tr>
<tr>
<td>however, that sums allotted to these several purposes by the Department of</td>
<td></td>
</tr>
<tr>
<td>Institutions and Agencies shall be subject to the approval of the Director</td>
<td></td>
</tr>
<tr>
<td>of the Division of Budget and Accounting in the Department of the Treasury</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$43,320 00</td>
</tr>
<tr>
<td>Employees' retirement system contribution</td>
<td>6,245 72</td>
</tr>
<tr>
<td></td>
<td>49,565 72</td>
</tr>
<tr>
<td><strong>Additions and Improvements:</strong></td>
<td></td>
</tr>
<tr>
<td>Acoustic ceilings</td>
<td>1,200 00</td>
</tr>
<tr>
<td></td>
<td>$402,491 50</td>
</tr>
</tbody>
</table>
S 51. NEW JERSEY STATE HOSPITAL, ANGORA

For salaries and for maintenance of the New Jersey State Hospital, Ancora, on the basis of 2,000 inmates.

Salaries:
Medical director $9,180 00
Other officers and employees 873,428 00
Special services 3,000 00

Total Salaries: $885,608 00

Materials and Supplies:
Food $21,900 00
Clothing 2,880 00
Heat, light, power, water, gas and electricity 95,000 00
Farm, stable and grounds 25,000 00
Household 2,880 00
Drugs, medical, surgical and chemical 1,440 00
Motor vehicular transportation 2,000 00
Stationery and office 1,500 00
Educational, recreational and library 1,600 00
Industrial and vocational 1,400 00
Tobacco and candy for working patients 2,000 00
Clinic supplies 800 00

Total Materials and Supplies: 158,400 00

Services Other Than Personal:
Traveling expenses $500 00
Telephone and telegraph 4,000 00
Insurance 1,399 50

Total Services Other Than Personal: 5,899 50
CHAPTER 46, LAWS OF 1954

Freight, express and cartage .......... 200 00
Advertising .................. 100 00
Subscriptions and membership dues .. 200 00
Funeral expenses ...... 1,700 00
Clinic expenses ...... 1,000 00
Miscellaneous expenses .......... 100 00

9,199 50

Current Repairs and Maintenance:
Office furniture, machines and equipment ........... $100 00
Buildings and grounds 10,000 00
Automotive ............ 200 00

10,300 00

$1,063,507 50

Total, State institutions .... $36,606,189 83

S 60. PURCHASE OF CARE AND MAINTENANCE FOR FEEBLE-MINDED

Extraordinary:
Clothing, maintenance and support of the feeble-minded ........... $300,000 00

S 61. COMMISSION FOR THE BLIND

Salaries:
Executive director ... $9,000 00
Other officers and employees .......... 232,484 00
New positions ........ 9,000 00
Special services ....... 2,500 00
Bonus ............ 180 00

$253,164 00
### Materials and Supplies:
- Motor vehicular transportation: $1,700.00
- Stationery and office: $2,800.00
- Replacement: Office equipment: $300.00
- Curative workshop supplies: $3,000.00
- Mobile eye clinic supplies: $500.00
- Extension of home industries: $2,000.00

### Services Other Than Personal:
- Traveling expenses: $16,000.00
- Telephone and telegraph: $3,800.00
- Rent: Offices or buildings: $27,774.75
- Rent: Garages: $360.00
- Rent: Equipment: $160.00
- Insurance: $541.95
- Expressage: $1,200.00
- Subscriptions and membership dues: $120.00
- Postage: $3,700.00
- Support and instructions and rehabilitation for the blind: $125,000.00
- Higher education of the blind: $11,700.00
- Prevention of blindness: $15,000.00
- State relief for the blind: $250.00
- Entertainment for the blind: $200.00
- Mobile Eye Clinic expenses: $1,800.00

---

**Total:** $10,300.00
### CHAPTER 46, LAWS OF 1954

Curative workshop expenses ............... 200 00  
Rehabilitation for the blind ............. 37,000 00  

**Total** 244,806.70

Current Repairs and Maintenance:
- Office furniture, machines and equipment ........... $200 00  
- Automotive .................. 600 00  
- Automotive - Mobile Eye Clinic ............. 150 00  
- Curative workshop ................ 50 00  

**Total** 1,000 00

Extraordinary:
- Maintenance of summer camp ............... $7,000 00  
- Payments to counties .................. 8,500 00  

**Total** 26,848.03

General Pension Contributions:
- Heath Act .............. 1,120 00  
- Employees’ retirement system ........ 10,228.03  

**Total** 26,848.03

Additions and Improvements:
- Mobile Eye Clinic expenses ............... $300 00  
- Office equipment .................. 250 00  

**Total** 550 00

The balance to the credit of the outdoor relief or aid to the blind—Revolving Fund—on June 30, 1954, is hereby reappropriated, said sum not to exceed $8,500.00.

The balance to the credit of the Revolving Industrial Fund on June 30,
1954, is hereby reappropriated as a Revolving Industrial Fund, in the sum of $2,000.00.

$536,668 73

S 62. STATE BOARD OF CHILD WELFARE

Salaries:
- Executive director ... $10,440 00
- Other officers and employees ........ 1,165,665 00
- New positions ........ 22,080 00
- Special services ...... 3,435 00
- Bonus ................. 168 00

$1,201,788 00

Materials and Supplies:
- Motor vehicular transportation ....... $17,500 00
- Stationery and office ........ 11,000 00
- Educational, recreational and library .... 200 00
- Replacement: Motor vehicles ........ 5,000 00
- Replacement: Office equipment ...... 7,500 00

41,200 00

Services Other Than Personal:
- Traveling expenses .. $5,000 00
- Telephone and telegraph ........ 21,000 00
- Rent: Offices or buildings .......... 61,955 96
- Rent: Garages ........ 7,500 00
- Rent: Office equipment .... 2,000 00
- Insurance .............. 3,361 20
### CHAPTER 46, LAWS OF 1954

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subscriptions and membership dues</td>
<td>200 00</td>
</tr>
<tr>
<td>Postage</td>
<td>12,000 00</td>
</tr>
<tr>
<td>Social service exchanges</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>250 00</td>
</tr>
<tr>
<td>District office expenses</td>
<td>2,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>116,767 16</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**
- Office furniture, machines and equipment: $4,000 00
- Automotive: 8,000 00
  **Total:** 12,000 00

**Extraordinary:**
- General Pension Contributions:
  - Veterans Act: $5,175 00
  - Employees’ retirement system: 55,022 86
  **Total:** 60,197 86

**Additions and Improvements:**
- Office furniture and equipment: 7,500 00

**Revolving Fund:**
For the State Board of Child Welfare to purchase clothing and other necessary articles for children in their care and for expenses incidental thereto, the balance in the Revolving Fund, known as the State Board of Child Welfare Revolving Fund, together with all receipts are hereby reappropriated.

**Total:** $1,439,453 02
S 110. Debt Service

Interest requirement on
Institutional Construction Bonds—Act of
1949 .................. $246,450 00

Principal requirement on
Institutional Construction Bonds—Act of
1949 .................. 1,785,000 00

Interest requirement on
Institutional Construction Bonds—Act of
1952 .................. 475,000 00

Principal requirement on
Institutional Construction Bonds—Act of
1952 .................. 1,785,000 00

Interest requirement on
Institutional Construction Bonds (Highway Funds) ............. 209,525 00

Principal requirement on
Institutional Construction Bonds (Highway Funds) ............. 310,000 00

$4,810,975 00

Total, noninstitutional items ..$7,087,096 75

Grand Total, Department of
Institutions and Agencies ..$45,555,934 90
INTER- AND NON-DEPARTMENTAL ITEMS

T 20. PENSIONS AND CONTRIBUTIONS TO STATE PENSION SYSTEM FUNDS

For amount required to pay pensions pursuant to various acts relative thereto:

Miscellaneous special pensions .. $18,128 00

T 30. STATE EMERGENCY FUND

For the State Treasurer, upon approval of the Director of the Division of Budget and Accounting, to meet any condition of emergency until legislation appropriate therefor shall be enacted; provided, however, that a sum not in excess of $5,000.00 shall be available for the expense of entertaining dignitaries and incidental expenses including lunches for nonsalaried board members and others whose entertainment shall be beneficial to the State. Allotments from this appropriation shall be made only upon authorization of the Governor ................. $100,000 00
CHAPTER 46, LAWS OF 1954

For the State Treasurer,
to pay compensation
awards allowed State
employees, upon ap­
proval of the Director
of the Division of
Budget and Account­ing .......................... 25,000 00

T 40. SALARY ADJUSTMENTS, INCREMENTS AND
SALARY RANGE REVISIONS

Salary adjustments. To the State Treasurer, for transfer
to the various departments and
agencies, to cover the cost of salary
increments, adjustments and salary
range revision, when the need for
such funds is determined by the Di­
rector, Division of Budget and Ac­
counting .......................... $1,050,000 00

U 10. SOUTH JERSEY PORT COMMISSION

South Jersey port. For the purpose of carrying out the
provisions of chapter 11 of Title 12
of the Revised Statutes.

Salaries:
Secretary ........... $7,500 00
Other officers and em­
ployees ............ 22,715 00

$30,215 00
Materials and Supplies:
Motor vehicular transportation ........ $250 00
Stationery and office .................. 250 00
Printing, binding, photography and blueprinting .......... 350 00
Educational, recreational and library ........ 200 00
Engineering and drafting ............... 100 00

1,150 00

Services Other Than Personal:
Traveling expenses .. $1,000 00
Telephone and telegraph ............... 175 00
Rent: Safe deposit box 10 00
Insurance: Other than fire ............ 2,240 00
Household or office ........ 25 00
Advertising .............. 100 00
Subscriptions and membership dues .. 450 00
Postage .................. 150 00
Traffic and stream surveys ............ 150 00
Meetings of Port Commission .......... 250 00
Miscellaneous expenses ............. 100 00

4,650 00

Current Repairs and Maintenance:
Office furniture, machinery and equipment ........ $50 00
Automotive ............. 150 00

200 00
Extraordinary:
Employees' retirement system contribution .................................. 545 48

$36,760 48

U 11. PALISADES INTERSTATE PARK COMMISSION

Salaries:
Officers and employees $191,214 62
Temporary seasonal patrolmen ........ 9,000 00
Seasonal laborers and mechanics .......... 33,600 00

$233,814 62

Materials and Supplies:
Clothing .................. $1,500 00
Heat, light, power, water, gas and electricity ........... 6,150 00
Farm, stable and grounds .......... 300 00
Household and organization ........... 500 00
Drugs, medical, surgical and chemical ... 60 00
Motor vehicular transportation .... 900 00
Stationery and office ... 400 00
Printing, binding, photography and blueprinting .......... 100 00
Engineering and drafting .......... 100 00
Replacement: Motor vehicles .......... 2,350 00
Replacement: Office equipment ....... 500 00
Replacement: Other equipment ....... 1,500 00

14,360 00
Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$50.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>$16,198.88</td>
</tr>
<tr>
<td>Postage</td>
<td>$250.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$17,498.88</td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings and grounds</td>
<td>$3,500.00</td>
</tr>
<tr>
<td>Automotive</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Other equipment</td>
<td>$1,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$6,500.00</td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dam and machinery for lake at Greenbrook Nature Preserve</td>
<td>$25,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$297,173.50</td>
</tr>
</tbody>
</table>

In addition to the amounts hereinabove appropriated to the Palisades Interstate Park Commission, there is hereby reappropriated the unexpended balance as of June 30, 1954, in the item, Greenbrook Nature Preserve: Clearing trails and foundations.

**U 12. Delaware River Joint Toll Bridge Commission**

Salaries:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers and employees</td>
<td>$348,640.00</td>
</tr>
<tr>
<td>Special services</td>
<td>$750.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$349,390.00</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clothing</td>
<td>$11,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$12,000.00</td>
</tr>
<tr>
<td>Category</td>
<td>Amount</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Farm, stable and grounds</td>
<td>200.00</td>
</tr>
<tr>
<td>Household and organization</td>
<td>300.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical</td>
<td>100.00</td>
</tr>
<tr>
<td>Motor vehicular transportation</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Stationery and office</td>
<td>600.00</td>
</tr>
<tr>
<td>Printing, binding, photography and blueing</td>
<td>425.00</td>
</tr>
<tr>
<td>Engineering and drafting</td>
<td>75.00</td>
</tr>
<tr>
<td>Books and pamphlets</td>
<td>25.00</td>
</tr>
<tr>
<td>Replacement: Motor vehicles</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>80.00</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal:</strong></td>
<td><strong>29,305.00</strong></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td><strong>$1,400.00</strong></td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Insurance: Fire</td>
<td>4,520.00</td>
</tr>
<tr>
<td>Insurance: Other than fire</td>
<td>3,535.00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>5.00</td>
</tr>
<tr>
<td>Household or office</td>
<td>50.00</td>
</tr>
<tr>
<td>Advertising</td>
<td>100.00</td>
</tr>
<tr>
<td>Subscriptions and membership dues</td>
<td>26.00</td>
</tr>
<tr>
<td>Postage</td>
<td>250.00</td>
</tr>
<tr>
<td>Weighing of trucks</td>
<td>5.00</td>
</tr>
<tr>
<td>Expenses of New Jersey Commission</td>
<td>50.00</td>
</tr>
<tr>
<td><strong>Total Services:</strong></td>
<td><strong>12,441.00</strong></td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:
Office furniture, machines and equipment ............... $300 00
Buildings and grounds 12,500 00
Painting bridges .... 13,000 00
Replacement of Rip-Rap, Pier No. 3, Lamberville Bridge 1,000 00

Extraordinary:
Employees' retirement system contribution .................. 4,577 31

Additions and Improvements:
Employee photo identification unit 150 00

Less—
Pennsylvania's share $205,975 50
Rentals and miscellaneous receipts .... 6,085 00

In addition to the net amount herein appropriated, any unexpended balance on June 30, 1954, comprising all receipts from Pennsylvania, rental receipts, together with all moneys received during 1954-55, from any source whatsoever, whether from the operation of bridges or from the State of Pennsylvania for its proportion of its maintenance of such bridges, are hereby appropriated to be used for maintenance of bridges and the payment to the State of Pennsylvania of their proportion of the rentals and miscellaneous receipts.

$210,602 81
CHAPTER 46, LAWS OF 1954

U 13. COMMISSION ON INTERSTATE CO-OPERATION

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Stationery and office</td>
<td>$40 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blue-printing</td>
<td>$200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$240 00</strong></td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$300 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$50 00</td>
</tr>
<tr>
<td>Postage</td>
<td>$50 00</td>
</tr>
<tr>
<td>Expenses of conferences</td>
<td>$150 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$550 00</strong></td>
</tr>
<tr>
<td>Extraordinary:</td>
<td></td>
</tr>
<tr>
<td>Commitments to interstate agencies</td>
<td>$39,102 20</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$39,892 20</strong></td>
</tr>
</tbody>
</table>

U 14. INTERSTATE SANITATION COMMISSION

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Extraordinary:</td>
<td></td>
</tr>
<tr>
<td>New Jersey's share of Administrative Costs of the Interstate Sanitation Commission (45%)</td>
<td>$34,400 00</td>
</tr>
<tr>
<td>For expenditures in connection with comprehensive study of smoke and air pollution in the areas of New York and New Jersey, in conjunction with the State of New York. This appropriation to be effective, provided Assembly Bill 36 is enacted into law</td>
<td>$30,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$64,400 00</strong></td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

U 15. **Commission on State Tax Policy**

Salaries:  
Special services ......................... $9,000 00  

Services Other Than Personal:  
Miscellaneous expenses .................. 1,000 00  

$10,000 00

U 16. **State Beach Erosion Commission**

The unexpended balances in the account of the State Beach Erosion Commission, as of June 30, 1954, are hereby reappropriated.

U 20. **Commission to Investigate Communistic and Un-American Activities**

The unexpended balances in the Commission to Investigate Communistic and Un-American Activities as of June 30, 1954, are hereby reappropriated.

U 32. **Legislative Commission on Statute Revision**

The unexpended balances in the account of the Legislative Commission on Statute Revision as of June 30, 1954, are hereby reappropriated.
U 33. LAW ENFORCEMENT COUNCIL

Extraordinary:
For administrative expenses in carrying out the provisions of chapter 253 of the laws of 1952 $150,000 00

U 35. METROPOLITAN RAPID TRANSIT COMMISSION

Extraordinary:
New Jersey's share of the cost to study rapid transit needs of the N. Y.-N. J. metropolitan area in conjunction with the State of New York $50,000 00

U 36. COMMISSION ON ELECTION LAWS STUDY

The unexpended balances as of June 30, 1954, in the account "For expenses, other than legal, of the Commission, pursuant to Joint Resolution No. 14, P. L. 1953" are hereby reappropriated.

U 37. COMMISSION ON INTER-GOVERNMENTAL RELATIONS

The unexpended balances as of June 30, 1954, in the account "For expenses of the Commission" are hereby reappropriated.
**V 10. THE JUDICIARY**

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Justice</td>
<td>$25,000 00</td>
</tr>
<tr>
<td>Associate Justices</td>
<td>144,000 00</td>
</tr>
<tr>
<td>Judges</td>
<td>660,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>752,475 00</td>
</tr>
<tr>
<td>New positions</td>
<td>102,880 00</td>
</tr>
<tr>
<td>Bar examiners</td>
<td>17,150 00</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$1,701,505 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office</td>
<td>$16,000 00</td>
</tr>
<tr>
<td>Printing, binding, photography and blue-</td>
<td></td>
</tr>
<tr>
<td>printing</td>
<td>6,000 00</td>
</tr>
<tr>
<td>Educational, recreational and library</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Replacement: Office equipment</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Microfilming</td>
<td>25,000 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>69,000 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$10,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>21,250 00</td>
</tr>
<tr>
<td>Rent: Offices or buildings</td>
<td>79,329 32</td>
</tr>
<tr>
<td>Rent: Miscellaneous</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Insurance</td>
<td>850 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Postage</td>
<td>13,650 00</td>
</tr>
<tr>
<td>Printing court decisions</td>
<td>17,500 00</td>
</tr>
<tr>
<td>Expenses, bar examiners</td>
<td>2,500 00</td>
</tr>
</tbody>
</table>
Expenses, judicial conferences and special committees ........ 1,500 00
Miscellaneous expenses .............. 1,000 00

1,500 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ................... 2,500 00

2,500 00

Extraordinary:
General Pension Contributions:
Judicial pensions .... $221,770 00
Heath Act .......... 710 00
Veterans Act ........ 18,450 00
Miscellaneous special pension acts ........ 2,500 00
Employees' retirement system ........... 27,074 22

$221,770 00

2,500 00

27,074 22

270,544 22

Additions and Improvements:
Office equipment ................. 7,500 00

7,500 00

$2,201,088 54

Total, General State Purposes $127,541,200 62
STATE AID TO COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS

D 50. DEPARTMENT OF LAW AND PUBLIC SAFETY—DIVISION OF WEIGHTS AND MEASURES

Payments to Counties and Municipalities

Extraordinary:
For payment of fees to counties and municipalities from the sale of Solid Fuel Licenses, in accordance with the provisions of chapter 7, P. L. 1937, approximating $10,000 00

For payment of fees to counties and municipalities from the sale of Poultry Licenses, in accordance with the provisions of chapter 11, P. L. 1942, approximating 2,500 00

$12,500 00

DEPARTMENT OF THE TREASURY

E 40. Payment to Counties (Five Per Cent Inheritance Taxes)

Upon certification of the Director of Taxation, the State Treasurer is hereby authorized and it shall be his duty to
withdraw from the State fund such amounts as shall be required to carry out the provisions of R. S. 54:33-10, and to refund and pay such claims as may be necessary and such claims shall be paid upon the warrants of the Director of the Division of Budget and Accounting, and there is hereby appropriated the amount necessary therefor, approximating ...................... $500,000 00

1 E 40. Payment to Municipalities of Portion of Outdoor Advertising Tax

Upon certification of the Director of Taxation, the State Treasurer is hereby authorized and it shall be his duty to withdraw from the State fund such amounts as shall be required to carry out the provisions of R. S. 54:40-11. The State Treasurer shall pay same upon warrants of the Director of the Division of Budget and Accounting and there is hereby appropriated the amount necessary
therefor, approximating ................. 15,000 00

$515,000 00

E 41. COUNTY BOARDS OF TAXATION
Salaries:
Salaries of members ............... $300,500 00

T 22. POLICE AND FIREMEN’S APPORTIONMENT FUND
—CONSOLIDATED POLICE AND FIREMEN’S PENSION FUND
State’s contribution to the Consolidated Police and Firemen’s Pension Fund, pursuant to the provisions of chapter 358, laws of 1952...$4,109,775 22

Totals, State Aid Administered by Department of the Treasury ............... $4,925,275 22

DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT

DIVISION OF PLANNING AND DEVELOPMENT

X 20. AID FOR BEACH PROTECTION AND INLAND WATERWAYS
Beach protection — for beach protection and maintenance of beach protection projects along the Atlantic coast, Delaware bay, Sandy Hook and Raritan bay, including new construction or main-
tenance of beach protection measures, bulkheads, back fills, groins, jetties, pumping of sand, advertising and inspection costs. Fifty per centum of the cost of each project shall be borne by each municipality participating. Any municipality participating in beach protection projects or the maintenance of projects already constructed shall deposit its fifty per centum (50\%) share of participation with the State Treasurer through the Department of Conservation and Economic Development, and all projects are to be constructed under contract with and under the supervision of the Department of Conservation and Economic Development. Out of this appropriation, a sum not exceeding $10,000.00 shall be available for replacements of motor vehicles and equipment and purchase of transportation supplies; and a sum not exceeding $25,000.00 shall be available to defray the
State's share of a co-operative study in conjunction with the Federal Government .... $1,000,000

Inland waterways—construction, reconstruction, maintenance, improvement and dredging of inland waterways, including bulkheading and dredging at State-operated Marinas; provided, that the funds herein appropriated shall be available for replacements of motor vehicles and equipment and purchases of transportation supplies used in the Inland Waterways Program .... 200,000

Unexpended balances as of June 30, 1954, in the accounts for Beach Protection and Inland Waterway Aid are hereby reappropriated.

Flood control in the Passaic, Morris area .... 35,000

The unexpended balance in the account for Flood Control in the Passaic, Morris areas,
as of June 30, 1954, is hereby reappropriated.

Sub-Total, Beach Protection and Inland Waterway Aid $1,235,000

Division of Veterans' Services

N 60. Veterans' Aid

Veterans' Aid. Blind Veterans:
Payments to blind veterans pursuant to provisions of chapter 85, P. L. 1946 $30,000

Paraplegics, Hemiplegics, Amputees, Osteochondritics and Quadriplegic Veterans:
Payments to paraplegics, hemiplegics, amputees, osteochondritics, and quadriplegic veterans, pursuant to provisions of chapter 263, P. L. 1947, as amended 83,000

Veterans' Orphan Fund, chapter 105, P. L. 1945 7,500

Total, State Aid Administered by Department of Conservation and Economic Development $1,355,500

[The page continues with additional text not shown here.]
Salaries:
County superintendents ............ $184,575 00

Materials and Supplies:
Furnishing local districts forms .... $25,000 00
Visual aid to local districts ........... 70,000 00

Grants-in-Aid:
Formation and aid to county and school libraries .............. 10,000 00
To reimburse school districts for one-half excess cost of educating crippled children ............. 453,518 52

Manual Training:
For payment to school districts for manual training, pursuant to Revised Statutes, article 3, chapter 15, Title 18 .................... 1,232,974 30

Vocational Schools:
For payment to districts for vocational schools, pursuant to the provisions of article 5, chapter 15, of Title 18 of the Revised Statutes ..................... 691,029 00
Industrial Education:
For payments to districts for industrial schools, pursuant to R. S. 18:15-24 .......... 70,000 00
Public school account (chapter 63, laws of 1946) formula ............... 12,650,910 50
Transportation .................. 4,008,701 55
Dependent children ............... 542,685 00
Regional high school ............. 570,056 42
Helping teachers, county attendance officers, supervisors of child study (salaries and expenses) ........ 362,650 00
Deficiency fund .................. 931,499 91
Emergency fund ................... 100,000 00
State aid to local school districts, chapter 66, laws of 1948 ........ 8,454,328 76
State aid to local school districts, to be apportioned so that every district shall receive in total aid under laws of 1946, chapter 63 and laws of 1948, chapter 66, combined, in 1954-55, an amount which shall not be less than the total received by such district under said laws, exclusive of transportation, for 1953-54, provided there has been no decrease in the average daily attendance in the district ............ 389,222 59

Total Grants-in-aid ........... $30,467,576 55
Sub-Total Appropriation, State Aid to School Districts .... $30,747,151 55
### Teachers' Pension and Annuity Fund

#### State's Contribution

Unclassified:

State’s contribution to Teachers’ Pension and Annuity Fund, for the fiscal year 1954-55, pursuant to article 3, chapter 13 of Title 18 of the Revised Statutes, which amounts are approximately as follows:

<table>
<thead>
<tr>
<th>Fund</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pension Accumulation Fund</td>
<td>$9,553,504.00</td>
</tr>
<tr>
<td>Pension Fund:</td>
<td></td>
</tr>
<tr>
<td>Normal contribution, 18:13–81</td>
<td>152,812.00</td>
</tr>
<tr>
<td>Deficiency contribution, 18:13–81</td>
<td>2,000,000.00</td>
</tr>
<tr>
<td>Interest 18:13–103</td>
<td>2,044,432.00</td>
</tr>
<tr>
<td>Interest on appropriation</td>
<td>1,241.00</td>
</tr>
<tr>
<td><strong>Total Appropriation</strong></td>
<td><strong>$13,751,989.00</strong></td>
</tr>
</tbody>
</table>

The Director of the Division of Budget and Accounting is hereby empowered and directed to revise the amounts hereinabove set forth to conform to such amounts as are certified as due by the Trustees of the Teachers’ Pension and Annuity Fund; provided, that notwithstanding the amount certified as due by the board of trustees, a sum not to exceed $2,000,000.00 shall be paid on account of the deficiency contribution provided for under R. S. 18:13–81.
Construction, reconstruction, maintenance, et cetera, of county roads . . . $8,000,000 00
Construction, reconstruction, maintenance and repairs of county roads and bridges, on the basis of $55,000.00 per county . . . 1,155,000 00
Expenditures pursuant to chapter 62, laws of 1947, for construction, grading and maintenance of municipal roads . . . 4,720,000 00
Construction or reconstruction of municipal roads on basis of $100,000.00 per county . . . 2,100,000 00
The total appropriation for State aid herein is for the calendar year 1955. This appropriation is due and payable on January 2, 1955.

In addition to the amounts hereinabove specifically appropriated to the State Highway Department for State Aid to Counties and Municipalities, the balance in this account as of June 30, 1954, is hereby reappropriated.

Total mandatory appropriations . . . $15,975,000 00
County and municipal aid for lighting . . . . . . 340,000 00
Projects Division—Operating, administrative and equipment charges . . . . . . . 728,565 00

Total, State Aid Administered by State Highway Department . . . . . . $17,043,565 00
State Aid:
For the support of patients in county mental hospitals, pursuant to Revised Statutes, section 30:4-78:

Atlantic .......... $148,000 00
Burlington ....... 121,000 00
Camden .......... 317,000 00
Cumberland .... 75,000 00
Essex ............ 1,607,000 00
Hudson ........... 862,000 00

------------- $3,130,000 00

The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

S 71. COUNTY TUBERCULOSIS HOSPITALS

State Aid:
For the support of patients in county hospitals, pursuant to subdivision C, article 4, chapter 9, of Title 30 of the Revised Statutes:

Atlantic .......... $22,000 00
Bergen ........... 56,200 00
Burlington ....... 16,000 00
Camden .......... 34,000 00
Cape May ....... 4,300 00
Cumberland .... 7,300 00
Essex ............ 152,000 00
Gloucester ...... 3,700 00
CHAPTER 46, LAWS OF 1954

Hudson .......... 130,000 00
Hunterdon ......  500 00
Mercer ..........  34,000 00
Middlesex ......  49,000 00
Monmouth ......  32,000 00
Morris ..........  13,000 00
Ocean ..........  2,500 00
Passaic .......... 74,000 00
Salem ..........  2,100 00
Somerset ........  4,400 00
Sussex ..........  200 00
Union ...........  71,000 00
Warren ..........  700 00

$708,900 00

The sums hereinabove appropriated shall be available for the payment of bills applicable to prior fiscal years.

S 72. STATE SUBSIDY—OLD AGE ASSISTANCE

For the purpose of making payments for Old Age Assistance, pursuant to chapter 7 of Title 44 of the Revised Statutes $5,400,000 00

The unexpended balances remaining in the appropriations for reimbursement to the counties for the State Subsidy for Old Age Assistance for the fiscal year ending June 30, 1954, including State's net share of reimbursement, together with the net balance remaining, after full payment of sums due the Federal Government, of all funds recovered under 44:7-14 of the Revised Statutes during the fiscal year ending June 30, 1954, or so much thereof
as may be necessary, are hereby reappropriated; in addition thereto, all such funds recovered under 44:7-14 of the Revised Statutes during the fiscal year ending June 30, 1955, or so much thereof as may be necessary, are hereby appropriated.

S 73. STATE SUBSIDY—MAINTENANCE OF CHILDREN UNDER THE CARE OF THE BOARD OF CHILD WELFARE

For the purpose of making payments for the State’s share of cost of maintenance of children under the care of the Board of Child Welfare (Chapter 5 of Title 30 of the Revised Statutes) $2,750,000.00

The unexpended balances as of June 30, 1954, in the account State Subsidy for maintenance of children under the care of the Board of Child Welfare, are hereby reappropriated for such purpose during 1954-55.

There is hereby appropriated to the Board of Child Welfare any sums of money received heretofore by it from the several counties as the county’s share of assistance to children, and the board is authorized and empowered to credit said sums to the several counties prorated on the basis of the total cost of assistance in each county, said sums representing credits due said counties.
CHAPTER 46, LAWS OF 1954

S 74. STATE SUBSIDY—MUNICIPAL AID

For relief subsidies to municipalities and relief and administrative costs in State administered towns ........ $1,900,000.00

Receipts from State administered towns during 1954-55 and the unexpended balances in the above account at June 30, 1954, are hereby appropriated for use during the fiscal year 1954-55.

S 75. STATE SUBSIDY—ASSISTANCE TO THE PERMANENTLY AND TOTALLY DISABLED

For the purpose of making payments for the State’s share of cost of assistance to the permanently and totally disabled, pursuant to chapter 139, P. L. 1951 .................... $800,000.00

The unexpended balance remaining in the appropriations for the State Subsidy for the Permanently and Totally Disabled for the fiscal year ending June 30, 1954, is hereby re-appropriated.

Total, State Aid Administered by Department of Institutions and Agencies .................. $14,688,900.00

V 20. THE JUDICIARY

Payment to Counties for Salaries of Stenographic Reporters

Salaries:

For amounts to be refunded to various counties for the
State's share of salaries of stenographic reporters appointed by the Supreme Court, pursuant to chapter 376, P. L. 1948 ........... $365,910 00

For the amount to be refunded to counties for the State's share of pensions, pursuant to R. S. 43:6-13.1 ............ 3,500 00

For amounts to be paid to various counties representing 40% of the salaries of county judges, pursuant to chapter 257, laws of 1949 .............. 200,000 00

Additional compensation for county judges pursuant to chapter 372, laws of 1953 ................. 5,000 00

Notwithstanding any other provision in this act, the amount appropriated hereinabove to the Judiciary, shall be available for any deficiency in these accounts as of June 30, 1954.

Grand Totals, State Aid to Counties, Municipalities and School Districts .... $83,099,290 77
Testing stations, State police land and buildings.

Establishment and equipment of new testing stations and/or State Police land and buildings ............... $550,000 00

The unexpended balances as of June 30, 1954, of the appropriation for land and buildings, Division of State Police and Division of Motor Vehicles and of the appropriation for establishment and equipment of new testing stations in critical areas are hereby reappropriated.

J 11. NATIONAL GUARD AND/OR STATE GUARD

For Construction of Armories Adjoining the Motor Storage Buildings at:

Bordentown ....... $70,000 00
Franklin .......... 70,000 00
Toms River ...... 70,000 00

$210,000 00

The unexpended balance as of June 30, 1954, in the account for “Construction, Expansion, Rehabilitation and Conversion of State-owned
National Guard Armories” is hereby reappropriated, and any additional Federal Aid made available by the Congress for the above purpose is appropriated for use by the Department of Defense.

DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT

N 20. Division of Planning and Development

New Buildings and Land:
For the purchase by the Commissioner of the Department of Conservation and Economic Development, notwithstanding any other provision of law but subject to the approval of the State House Commission, of an area or areas principally for water reserves and/or recreational purposes ... $500,000 00

The unexpended balances as at June 30, 1954, in the account set forth above, are hereby reappropriated, and unexpended balances in the account “For the Development of Recreational Area or Areas on land owned by the State of New Jersey at and adjacent to Sandy Hook” which were reappropriated in chapter 102, P. L. 1953, shall be available for transfer to the account for which funds are appropriated hereinabove.
CHAPTER 46, LAWS OF 1954

1 N 30. Division of Water Policy

Water policy. The unexpended balances for the repair, rehabilitation and improvement of the Delaware and Raritan Canal, as of June 30, 1954, are hereby reappropriated.

DEPARTMENT OF EDUCATION

P 60. New Jersey School for the Deaf

School for the deaf. Buildings:
Nursery school building .......... $175,000 00

P 70. Rutgers University, the State University of New Jersey

Rutgers university. New Buildings and Equipment:
Horticulture building addition .......... $1,300,000 00
Poultry facilities .... 700,000 00
Library enlargement,
College of South Jersey .............. 100,000 00
Expand and improve facilities including equipment of existing Poultry Pathology Laboratory at
Vineland ........... 50,000 00

$2,150,000 00
The unexpended balances as at June 30, 1954, in the accounts appropriated to the State University of the State of New Jersey for capital improvements are hereby reappropriated for the same purpose.

**P 90, Institution Construction Fund**

The unexpended balances remaining in the accounts of the Institution Construction Fund, as of June 30, 1954, are hereby reappropriated.

**R 11 and R 12. Highway Department**

New Construction:

<table>
<thead>
<tr>
<th>Department</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction and Maintenance of Institutional Roads and Approaches, including Snow Removal and Purchase of Snow Fence:</td>
<td></td>
</tr>
<tr>
<td>Department of Law and Public Safety—Division of State Police</td>
<td>$11,900 00</td>
</tr>
<tr>
<td>Department of Institutions and Agencies</td>
<td>300,000 00</td>
</tr>
<tr>
<td>Department of Education</td>
<td>100,000 00</td>
</tr>
<tr>
<td>Department of Conservation and Economic Development—Division of Planning and Development:</td>
<td></td>
</tr>
<tr>
<td>Forestry Section</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Parks Section</td>
<td>50,000 00</td>
</tr>
<tr>
<td>Historic Sites Section</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Bureau of Navigation</td>
<td>100,000 00</td>
</tr>
</tbody>
</table>
CHAPTER 46, LAWS OF 1954

Department of Defense 100,000 00
Department of the Treasury:
Division of Purchase and Property ... 10,000 00
State University:
General University. 50,000 00
Palisades Interstate Park Commission . . 50,000 00
Highway Department
—Fernwood ...... 50,000 00

$849,400 00

The amount hereinabove appropriated for the construction of institutional roads and approaches, shall be available to provide ring paving at installations administered by the Department of Defense.

Construction of State Highway System:
Construction of roads and bridges and purchase of rights-of-way . . . 19,307,411 00

The unexpended balances as of June 30, 1954, in all accounts providing for construction of the State highway system are hereby reappropriated.

In addition to the amounts hereinabove appropriated for construction there is appropriated to this department, such sums as may be received from the Federal Government; the New Jersey Turnpike Authority; the New Jersey Highway Authority; the Delaware River Joint Toll Bridge Commission; and the Delaware River Authority, for construction purposes.
The amounts provided herein for construction of the State highway system and the purchase of rights-of-way shall be set forth in a construction program by route numbers by the State Highway Commissioner, and shall not be expended or contracted for until such time as the Governor approves in writing.

The amount set forth above for new construction shall be available for reconstruction work on Route 26 from Trenton to New Brunswick; Route 10 from Salem St. Dover to Route 53; and Route 29 from Bound Brook to Newark.

New Buildings and Lands:
Installation of traffic signals ........ $200,000 00
Fernwood storage buildings ......... 40,000 00

$240,000 00

$20,396,811 00

The unexpended balances as at June 30, 1954, in the accounts for new buildings and lands are hereby re-appropriated.

S 39. State Home for Boys, Jamesburg

New Buildings and Land:
Construction—poultry house ...... $6,000 00
CHAPTER 46, LAWS OF 1954

S 47. New Jersey Neuropsychiatric Institute, Skillman

Neuropsychiatric Institute.

New Buildings and Major Capital Improvements:
- Brood sow shed .... $2,000 00
- Chicken laying house . 8,000 00
- Laundry extension .. 21,000 00
- Reconversion of chest clinic ............... 110,000 00

$141,000 00

S 48. Vineland State School

Vineland State school.

New Buildings and Land:
- Cottage for men employees ............... $10,000 00
- Houses for employees (B) (2) ............ 24,000 00

34,000 00

Total, State Capital Expenditures Budget ............ $24,162,811 00

Grand Total .............. $234,803,302 39

2. Any additional allotments of funds for highway purposes which may be made by the Federal Government to the State of New Jersey, are hereby appropriated for the purposes for which such moneys are allocated, and the State Highway Commissioner is hereby authorized to carry out such projects as may be designated by the Federal Government.

3. No money shall be drawn from the treasury except for objects as hereinabove specifically appropriated, and except such sums as may be required to refund amounts credited to the State treasury which do not represent State revenues,
and except for the expenditures of such sums which are by law devoted to specific purposes, namely, interest on and amortization of bonded debt; Federal funds for the use of the State or its agencies; taxes for the use of taxing districts in this State; Grade Crossing Elimination Funds; Veterans Guaranteed Loan Funds; 1% Workmen's Compensation Tax Funds; moneys received at the various teachers' colleges from the operation of demonstration schools; moneys directed to be paid pursuant to R. S. 54:17-4; moneys directed to be paid pursuant to R. S. 39:3-3; 1837 Surplus Revenue Fund Income; State Police Retirement Funds; receipts of the State Employees' Retirement System from counties and municipalities, pursuant to chapter 15, R. S. 43; refunds of escheated property when claimed in accordance with the statutes; moneys received pursuant to chapter 199 of the laws of 1945; funds of patients and prisoners in State institutions; Unemployment Compensation Funds and Employment Service Funds; Temporary Disability Benefits Funds; moneys received by the several institutions representing garage rentals which moneys shall be devoted exclusively by such institution to erection of new garages where needed; funds received by the sale of articles made in occupational therapy departments of the several institutions, said funds to be devoted to the purchase of additional material and other incidental expenses; funds donated to the Crippled Children's Commission; Palisades Interstate Park Commission Funds; funds appropriated for institution construction; moneys received representing insurance to cover losses by fire and other casualties; moneys received by the Quartermaster-General under the provisions of article 3, chapter 2, of Title 38 of the Revised Statutes; moneys received by any State Department or agency from the sale of equipment, when such funds are received in lieu of trade-in value in the replacement of such equipment; moneys received from the operation of
Transfers, approval.

Transfers to other departments, approval.

Transfers to treasury.

cafeterias pursuant to the provisions of chapter 312, laws of 1951; trust funds of the National Association of Insurance Commissioners; Civil Defense Deposits Trust funds; private funds subsidizing the State; Wage and Hour Trust funds of the Department of Labor and Industry.

4. In order that there be flexibility in the handling of appropriations, any department or other State agency receiving an appropriation by any act of the Legislature may apply to the State Treasurer for permission to transfer a part of any item granted to such department or agency to any other item in such appropriation. Such application shall only be made during the current year for which the appropriation was made, and if the State Treasurer shall consent thereto, he shall, subject to the approval of the State Auditor, place the amount so transferred to the credit of the item so designated; provided, however, that no sum appropriated for any permanent improvement shall be used for maintenance or for any temporary purpose; and provided further, that any item for capital improvement may be transferred to any other item of capital improvement on the approval of the State Treasurer.

5. The State Treasurer, subject to the approval of the State Auditor, is hereby empowered, and it shall be his duty in the disbursement of funds appropriated for the maintenance and operation of any department or branch thereof, the duties or responsibilities of which are or may hereafter be transferred to any other department or branch, to transfer such appropriations to such department or branch as shall be charged with the responsibility of administering the functions of such department or branch so transferred. The State Treasurer shall also have the authority to create such new accounts as may be necessary to carry out the intent of the Legislature.

6. The State Treasurer is hereby empowered, and it shall be his duty in the disbursement of
funds for payment of pensions, contributions to pension funds, debt service, charges for rents, telephone, insurance and postage to transfer to the Department of the Treasury such funds as may be appropriated for such purposes in any other department or branch from such other department or branch, as the State Treasurer shall determine.

7. The State Treasurer shall make such correction of the title, text or account number of an appropriation, necessary to make such appropriation available for the purpose or purposes intended. Such correction shall be by written ruling, reciting in appropriate details the facts thereof, and the reasons therefor, attested by the signature of said State Treasurer and filed in the Division of Budget and Accounting of said Department of the Treasury as an official record thereof, and any action thereunder, including disbursements and the audit thereof, shall be legally binding and of full force and virtue.

8. The State Treasurer is hereby empowered, notwithstanding any other provision of the law, to transfer from the various appropriations for construction, reconstruction, additions to and betterments of State buildings and appurtenances thereto, herein contained, to the appropriation for the bureau of architecture and construction of the Department of the Treasury a sufficient sum to pay for the cost of all architectural work, superintendence and other expert services in connection with such work.

9. Notwithstanding any other provision contained in this act, the Governor is empowered to direct the State Treasurer to transfer from any account contained herein to such account for Civil Defense, as designated by the Governor, to cover any emergency occasioned by aggression or sabotage.

10. The State Treasurer may upon application therefor, allot from appropriations made to any official, department, commission or board a sum to
establish a petty cash fund, for the payment of expenses under rules and regulations established by the State Treasurer. The allotments thus made by the State Treasurer shall be paid to such person as shall be designated as the custodian thereof by the official, department, commission or board making request therefor, and the money thus allotted shall be disbursed by such custodian, who shall require from all persons obtaining money from said fund a receipt therefor. Such receipts shall by such custodian be forwarded monthly to the State Treasurer for audit, and said State Treasurer shall likewise make regulations governing disbursements from petty cash funds.

11. The State Treasurer is hereby empowered, notwithstanding any other provision of law, to transfer to the General State Fund out of any special, dedicated, or trust fund such proportionate share of any appropriation made herein, which may be chargeable against such special, dedicated or trust fund. Any receipts in any special, dedicated or trust fund are hereby appropriated for the purpose of such transfer.

12. This act shall take effect July 1, 1954.

Approved June 17, 1954.
CHAPTER 47, LAWS OF 1954

CHAPTER 47

A Supplement to "An act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June 30, 1955, and regulating the disbursement thereof."

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The following sums are hereby appropriated out of the General Treasury for the purposes hereinafter specified:

INTER- AND NON-DEPARTMENTAL ITEMS

T 41. Salaries for New Positions

To the Director of the Division of Budget and Accounting in the Department of the Treasury for salaries for additional new positions when the need for the establishment of such positions is determined by the Director with the approval of the Chairman of the Joint Appropriations Committee of the Legislature $100,000 00

2. This act shall take effect July 1, 1954.

Approved June 17, 1954.
CHAPTER 48

An Act concerning public contracts, supplementing chapter 34 of Title 52 of the Revised Statutes, and repealing sections 52:34-1, 52:34-2, 52:34-3, 52:34-4 and 52:34-5 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. All purchases, contracts or agreements, the cost or contract price whereof is to be paid with or out of State funds shall, except as otherwise provided in this act, be made or awarded only after public advertisement for bids therefor, in the manner provided in this act.

2. Any such purchase, contract or agreement may be made, negotiated, or awarded by the Director of the Division of Purchase and Property without advertising if the aggregate amount involved does not exceed $2,500.00, in any manner which he may deem effective to promote full and free competition whenever competition is practicable.

3. Any such purchase, contract or agreement where the cost or contract price exceeds $2,500.00 may, with the written approval of the State Treasurer, be made, negotiated or awarded by the Director of the Division of Purchase and Property without advertising, when the subject matter thereof is that described in section 4 of this act or when the purchase, contract or agreement is made or awarded under the circumstances described in section 5 of this act, in any manner which the director may deem effective to promote full and free competition whenever competition is practicable.

4. Any such purchase, contract or agreement may be made, negotiated or awarded pursuant to section 3 of this act when the subject matter thereof consists of:
(a) services to be performed by the contractor personally which are (a) of a technical and professional nature, or (b) to be performed under the supervision of the Director of the Division of Purchase and Property and paid for on a time basis; or

(b) the purchase of perishable foods or subsistence supplies; or

(c) the lease of such office space, office machinery, specialized equipment, buildings or real property as may be required for the conduct of the State’s business; or

(d) the acquisition of any real property by gift, grant, purchase or any other lawful manner in the name of and for the use of the State for the purpose of the administration of the State’s business in accordance with appropriations made therefor when moneys are required for the acquisition; or

(e) supplies or services as to which the bid prices after advertising therefor are not reasonable or have not been independently arrived at in open competition; provided, that no negotiated purchase, contract or agreement may be entered into under this paragraph after the rejection of all bids received unless (a) notification of the intention to negotiate and reasonable opportunity to negotiate shall have been given by the Director of the Division of Purchase and Property to each responsible bidder, (b) the negotiated price is lower than the lowest rejected bid price of a responsible bidder, and (c) such negotiated price is the lowest negotiated price offered by any responsible supplier.

5. Any such purchase, contract or agreement may be made, negotiated or awarded pursuant to section 3 of this act when

(a) the purchase is to be made from, or the contract to be made with, the Federal or any State Government or any agency or political subdivision thereof; or

(b) the public exigency requires the immediate delivery of the articles or performance of the service; or

(c) only 1 source of supply is available; or
(d) more favorable terms can be obtained from a primary source of supply; or
(e) articles of wearing apparel are to be purchased which are styled or seasonal in character; or
(f) commodities traded on a national commodity exchange are to be purchased and fluctuations of the market require immediate action; or
(g) the equipment to be purchased is of a technical nature and the procurement thereof without advertising is necessary in order to assure standardization of equipment and interchangeability of parts in the public interest.

6. Notice of such purchases, contracts or agreements made, negotiated or awarded under section 3 of this act, and written approvals thereof, shall be given to the State Auditor.

7. Whenever advertising is required: (a) specifications and invitations for bids shall permit such full and free competition as is consistent with the procurement of supplies and services necessary to meet the requirements of the using agency; (b) the advertisement for bids shall be in such newspaper or newspapers selected by the State Treasurer as will best give notice thereof to bidders and shall be sufficiently in advance of the purchase or contract to promote competitive bidding; (c) the advertisement shall designate the time and place when and where sealed proposals shall be received and publicly opened and read, the amount of the cash or certified check, if any, which must accompany each bid, and such other terms as the State Treasurer may deem proper; (d) award shall be made with reasonable promptness by written notice to that responsible bidder whose bid, conforming to the invitation for bids, will be most advantageous to the State, price and other factors considered. Any or all bids may be rejected when the State Treasurer or the Director of the Division of Purchase and Property determines that it is in the public interest so to do.
8. The State Treasurer shall determine the terms and conditions of the various types of agreements or contracts, including provisions for adequate security, the time and amount or percentage of each payment thereon and the amount to be withheld pending completion of the contract, and he shall issue and publish rules and regulations concerning such terms and conditions, standard contract forms and such other rules and regulations concerning purchasing or procurement, not inconsistent with any applicable law, as he may deem advisable to promote competition and to implement this act.

9. Where the State House Commission is empowered to make, award or authorize the award of any agreement or contract, such agreement or contract may be made, awarded or authorized without publicly advertising for bids therefor when
   (a) the cost or contract price involved does not exceed $2,500.00; or
   (b) the subject matter thereof is personal or professional services; or
   (c) the purchase is to be made from, or the contract to be made with, the Federal or any State Government or any agency or political subdivision thereof; or
   (d) the subject matter thereof is perishable food or subsistence supplies; or
   (e) the commission first shall have adopted a resolution that the interest of the State will be best served by not so advertising.

10. Every contract or agreement negotiated, awarded or made pursuant to this act shall contain a suitable warranty by the contractor that no person or selling agency has been employed or retained to solicit or secure such contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, except bona fide employees or bona fide established commercial or selling agencies maintained by the contractor for the purpose of securing business, for the breach or violation of which warranty the State shall have the right to annul such contract without
liability or in its discretion to deduct from the contract price or consideration the full amount of such commission, percentage, brokerage or contingent fee.

11. The Director of the Division of Purchase and Property may, with the approval of the State Treasurer, designate a deputy to act during the absence of the director and to exercise the powers and duties of the director under this act during such absence. Such designation shall be in writing and shall be filed with the Secretary of State.

12. Contracts or agreements for the printing of legal briefs, records and appendices to be used in any proceeding in which the State may be interested may be negotiated, awarded or made without advertising by the Attorney-General.

13. Any person willfully authorizing, consenting to, making or procuring to be made any purchase, contract or agreement in violation of any of the provisions of this act or willfully making or procuring to be made payment of State funds for or on account of any purchase, contract or agreement known to him to have been made or entered into in violation of any of the provisions of this act shall be guilty of a misdemeanor.

14. The payment of any fee, commission or compensation of any kind or the granting of any gift or gratuity of any kind, either directly or indirectly, whether or not in connection with any purchase, sale or contract, to any person employed by the State in the Department of the Treasury, or to any other person in the employ of the State having any duties or responsibilities in connection with the purchase or acquisition of any property or services by the State or any department, commission, authority, agency or instrumentality thereof, by or on behalf of any seller or supplier who has made, negotiated, solicited or offered to make any contract to sell or furnish real or personal property or services to the State or to any department, officer, commission, authority, agency or instrumentality thereof, is hereby prohibited. Any per-
son offering, paying, giving, soliciting or receiving
any fee, commission, compensation, gift or gratuity
in violation of this section shall be guilty of a misde­
meanor.

15. Sections 52:34-1, 52:34-2, 52:34-3, 52:34-4, and
52:34-5 of the Revised Statutes are repealed.

16. This act shall take effect immediately.
Approved June 18, 1954.

CHAPTER 49

AN ACT concerning the Division of State Police in
the Department of Law and Public Safety, and
providing for the establishment and maintenance
of a modern mobile radiotelephone and inter­
communicating system in the Division of State
Police.

BE IT ENACTED by the Senate and General Assem­
by of the State of New Jersey:

1. There shall be established in the Division of
State Police in the Department of Law and Public
Safety under the direction of the Superintendent
of State Police a modern, integrated mobile radiotelephone and intercommunicating system which
shall include sending and receiving stations at
fixed State Police headquarters and State Police
stations and in State Police mobile units and at
such other locations as the police problems of the
State may require for full operational control, for
the prompt collection and distribution of police
information throughout the State, and for use in
disaster operations.

2. The Superintendent of State Police shall equip
State Police headquarters, State Police stations
and State Police mobile units with proper modern
radiotelephone and intercommunicating facilities
which shall be integrated into the said system.
CHAPTER 49, LAWS OF 1954

C. 53:1-21.3.  
Other law enforcement agencies permitted to use equipment.

3. When, in the opinion of the Superintendent of State Police, it will not interfere with State Police work, other New Jersey law enforcement agencies may be permitted by the Attorney-General to make use of the said system. Any such permission shall be subject to the conditions which the Superintendent of State Police shall find necessary or desirable to impose.

4. The Superintendent of State Police, subject to approval of the Attorney-General, is authorized and empowered to contract for the furnishing of modern mobile radiotelephone and intercommunicating service when, in the opinion of the Superintendent of State Police, such contract will provide for the most efficient service available. Any such contract shall be made subject to appropriations made by law. With the approval of the State Treasurer, any such contract may be entered into without competitive bidding.

5. The Superintendent of State Police is hereby authorized and empowered to transfer title, on behalf of the State of New Jersey, to any mobile radiotelephone equipment and related facilities now owned by the State of New Jersey to any person, firm, or corporation which contracts to furnish the said service, upon such terms as may be agreed upon by the contractor and the Superintendent of State Police, all subject to the approval of the Attorney-General and the State Treasurer. The agreed upon purchase price of such equipment and related facilities shall be credited against the service charges during the first 12 months of operation under such contract.

6. This act shall take effect immediately.

Approved June 22, 1954.
CHAPTER 50

An Act concerning the prevention of cruelty to animals, the practice of the profession of veterinary medicine, amending section 45:16-8.1 added to the Revised Statutes by chapter 236 of the laws of 1942, and repealing chapter 21A of Title 4, and section 4:22-27, of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 45:16-8.1 added to the Revised Statutes by chapter 236 of the laws of 1942 is amended to read as follows:

45:16-8.1. Any person shall be regarded as practicing veterinary medicine within the meaning of this chapter who, for hire, fee, compensation or reward promised, offered, expected, received or accepted, either directly or indirectly, diagnoses, prognoses, treats, administers, prescribes, operates on, manipulates, or applies any apparatus or appliance for any disease, pain, deformity, defect, injury, wound or physical condition of any animal including poultry, or for the prevention or to test the presence of any disease, or who cuts the tissue, tissues, muscle or muscles of the tail or ear of any animal or otherwise operates upon such tail or ear in any manner for the purpose or with the effect of altering the natural carriage of such tail or ear, or who holds himself out as being able or legally authorized to do so.

The term "practice of veterinary medicine, surgery, and dentistry" does not include:

1. The calling into this State for consultation of a duly licensed veterinarian of any other State with respect to any case under treatment by a veterinarian registered under the provisions of this act.
(2) The practice of veterinary medicine by any veterinarian in the performance of his official duties in the service of the State of New Jersey or the United States Government, either civil or military;

(3) The experimentation and scientific research activities of physiologists, bacteriologists, biologists, pathologists, biological chemists, chemists, or persons under the direct supervision thereof when engaged in the study and development of methods and techniques directly or indirectly applicable to the problems of veterinary medical practice;

(4) A lawfully qualified veterinarian of another State, who meets the requirements of this State, who may take charge temporarily of the practice of a lawfully qualified veterinarian of this State during his absence from such practice, not to exceed 90 days without renewal, upon written request to the board for permission so to do;

(5) The administration to the ills and injuries to their own animals by persons owning such animals; provided, however, that they otherwise comply with all laws, rules and regulations relative to the use of medicines and biologics used in so doing.

2. Chapter 21A of Title 4 and section 4:22–27, of the Revised Statutes, are repealed.

3. This act shall take effect immediately.

Approved June 22, 1954.
CHAPTER 51

An Act relating to the public schools of this State, and supplementing chapter 8 of Title 18 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Whenever any board of education of any regional school district shall have purchased any high school building from the board of education of any of the constituent districts, the board of education of the regional school district may purchase, and the board of education of the constituent district may sell, any furniture, furnishings and equipment for such high school building and any supplies which may no longer be useful to the board of education of the constituent district and which may be useful to the board of education of the regional school district when funds are provided therefor according to law.

2. This act shall take effect immediately.

Approved June 22, 1954.
CHAPTER 52

An Act concerning fireworks, amending section 21:2-4, and supplementing chapter 2 of Title 21, of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 21:2-4 of the Revised Statutes is amended to read as follows:

21:2-4. Nothing in this chapter shall be construed as applying to the transportation of any article or thing shipped in conformity with the regulations prescribed by the Interstate Commerce Commission, to the military or naval forces of the United States, to the duly authorized militia of the State, to the use and manufacture of signals and fuses necessary for the safe operation of railroads, steamboats or aircraft, or to the use of fireworks for agricultural purposes in connection with the raising of crops.

2. It shall be unlawful to store or sell fireworks, designed or intended to be used for agricultural purposes in connection with the raising of crops, without first obtaining from the Commissioner of Labor and Industry a permit to store or sell such fireworks.

The Commissioner of Labor and Industry is authorized to issue such permits subject to rules and regulations to be prescribed by him and upon the payment of the required fees.

The said rules and regulations shall be such as will reasonably protect the safety of the public by limiting the quantities to be stored in any 1 place and by providing safeguards against the danger of explosion and damage thereby to persons and property.
In prescribing said rules and regulations, the commissioner shall consult and co-operate with the State Department of Agriculture.

The fee for issuing any such permit shall be fixed by the commissioner according to a scale of quantities and locations prescribed by him, but in no case shall such fee exceed $100.00.

3. This act shall take effect 30 days after the date of its approval.

Approved June 22, 1954.

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CHAPTER 53

An Act concerning insurance companies, and amending section 17:17-1 of the Revised Statutes.

Section 17:17-1 of the Revised Statutes is amended to read as follows:

17:17-1. Ten or more persons may form a corporation for the purpose of making of any kinds of insurance, as follows:

a. Against direct or indirect loss or damage to property, including loss of use or occupancy by fire, smoke; smudge; lightning; tempest on land, including windstorm, tornado and cyclone; earthquake; collapse of buildings; hail; frost or snow; weather or climatic conditions, including excess or deficiency of moisture, flood, rain or drought, rising of the waters of the ocean or its tributaries; bombardment; invasion; insurrection; riot; civil war or commotion; military or usurped power; vandalism or malicious mischief; striking employees; explosion, whether fire ensues or not, except explosion of steam boilers and flywheels; and arising
from the use of elevators, aircraft, automobiles or other vehicles; against loss or damage by insects or disease to farm crops or products and loss of rental value of land used in producing the crops or products.

b. Against any kinds of loss or damage to: Vessels, craft, aircraft, cars, automobiles and vehicles of every kind, including all kinds of automobile and aircraft insurance (excepting insurance against loss by reason of bodily injury to the person), as well as all goods, freights, cargoes, merchandise, effects, disbursements, profits, moneys, bullion, precious stones, securities, choses in action, evidence of debt, valuable papers, bottomry and respondentia interests, and all other kinds of property and interests therein, in respect to, appertaining to or in connection with any and all risks or perils of navigation, transit, or transportation, including war risks, on or under any seas or other waters, on land or in the air, or while being assembled, packed, crated, baled, compressed or similarly prepared for shipment or while awaiting the same or during any delays, storage, transshipment or reshipment incident thereto, including marine builder’s risk and all personal property floater risks, and to person or to property in connection with or appertaining to a marine, inland marine, transit or transportation insurance, including liability for loss of or damage to either, arising out of or in connection with the construction, repair, operation, maintenance or use of the subject matter of the insurance (but not including life insurance or surety bonds) but, except as herein specified, not against loss by reason of bodily injury to the person.

c. Upon the lives or health of persons, and every insurance appertaining thereto, and to grant, purchase or dispose of annuities.

d. Against bodily injury or death by accident, and upon the health of persons, including a funeral benefit to an amount not exceeding $100.00 or against loss or damage to automobiles or motor
vehicles, or to wagons or vehicles propelled by a horse or team of any description, resulting from collision with moving or stationary objects, against perils to property arising from the use of elevators, aircraft, automobiles or other motor vehicles, or against loss by legal liability for damage to persons or property (including, if the insured is a State or a political subdivision of a State or a municipal corporate instrumentality of one or more States, loss by voluntary payments made by the insured under circumstances where the insured would have legal liability if it were a private corporation) resulting from collision of automobiles, aircraft, or motor vehicles, or of wagons or vehicles propelled by a horse or team with moving or stationary objects.

e. Against loss or damage resulting from accident to or injury suffered by any person for which loss or damage the insured is liable, including, if the insured is a State or a political subdivision of a State or a municipal corporate instrumentality of 1 or more States, loss or damage resulting from accident to or injury suffered by any person for which loss or damage the insured would be liable if it were a private corporation.

f. Against damage to property of the insured or loss of life or damage to the person or property of others for which the insured is liable (including, if the insured is a State or a political subdivision of a State or a municipal corporate, instrumentality of 1 or more States, loss of life or damage to the person or property of others for which the insured would be liable if it were a private corporation), caused by the explosion of steam boilers, pipes, engines, motors and machinery connected therewith or operated thereby.

g. Against loss from the defaults of persons in positions of trust, public or private, or against loss or damage on account of neglect or breaches of duty or obligations guaranteed by the insurer; and against loss by banks, bankers, brokers, financial or moneyed corporations or associations, of any
bills of exchange, notes, checks, drafts, acceptances
of drafts, bonds, securities, evidences of debt, deeds,
mortgages, documents, gold or silver, bullion, cur­
rency, money, platinum and other precious metals,
refined or unrefined and articles made therefrom,
jewelry, watches, necklaces, bracelets, gems,
precious and semiprecious stones, and also against
loss resulting from damage, except by fire, to the
insured’s premises, furnishings, fixtures, equip­
ment, safes and vaults therein caused by burglary,
robbery, hold-up, theft or larceny, or attempt
thereat. No such indemnity indemnifying against
loss of any property as specified herein shall inden­
mify against the loss of any such property
occurring while in the mail or in the custody or
possession of a carrier for hire for the purpose of
transportation, except for the purpose of trans­
portation by an armored motor vehicle accompa­
nied by 1 or more armed guards.

h. Against loss or damage on account of en­
cumbrances upon or defects in titles to real prop­
erty. Any company organized or operating under
this paragraph shall have the right, in addition to
its other powers, to make searches, abstracts, ex­
amine titles to real property and chattels, and pro­
cure and furnish information in relation thereto.

i. Against loss from bad debts, commonly known
as credit insurance.

j. Against loss or damage by burglary, theft,
larceny, robbery, forgery, fraud, vandalism or
malicious mischief, or any one or more of such
hazards; and against any and all kinds of loss or
destruction of or damage to moneys, securities,
currencies, scrip, coins, bullion, bonds, notes, drafts,
acceptances of drafts, bills of exchange and other
valuable papers or documents, except while in the
custody or possession of and being transported by
a carrier for hire or in the mail; and against loss
or damage to automobiles and aircraft by burglary,
larceny, or theft, vandalism or malicious mischief,
confiscation or wrongful conversion, disposal or
concealment, whether held under conditional sale
contract or subject to chattel mortgages, or otherwise, or any one or more of such hazards.

k. Against loss of and damage to glass, including lettering and ornamentation thereon, and the frame in which the glass is set resulting from breakage of the insured glass.

l. Against loss or damage by water or other fluid to any goods or premises arising from the breaking or leakage of sprinklers, pumps, or other apparatus erected for extinguishing fires, or of other conduits or containers, or by water entering through leaks or openings in buildings, and of water pipes and against accidental injury to such sprinklers, pumps, conduits, containers, water pipes and other apparatus; including loss of use or occupancy of the property so damaged.

m. Upon the lives of horses, cattle and other livestock or against loss by theft of any such property or both.

n. Against loss or damage to property by smoke or smudge, or both.

o. Any specified kinds of insurance not included in any of the foregoing paragraphs and which are proper subjects of insurance.

Any company, which, by its charter, is authorized to make insurance against loss or damage to property caused by fire, lightning, or tempest on land, may, without amending its charter, be authorized by the Commissioner of Banking and Insurance to transact all of the kinds of insurance described in paragraphs "a," "b," and "l" hereof, if it is possessed of the capital stock and surplus or cash premiums required by sections 17:17-6 and 17:17-7 of this Title; and any company which, by its charter, is authorized to make insurance against loss or damage to private dwelling property and contents thereof under paragraph "a" hereof, may, without amending its charter or increasing its capital and surplus, or net cash assets if a mutual company, be permitted to transact all of the kinds of insurance described in paragraphs "f," "k," and "l," hereof, limited, however, to extending fire
or casualty insurance policies to provide such coverages on private dwellings and contents thereof, notwithstanding the provisions of sections 17:17-6 and 17:17-7 of this Title; or any company which, by its charter, is authorized to make any kinds of insurance described in any of the paragraphs "a" to "o," inclusive, of section 17:17-1 of this Title, except paragraph "e," may, without amending its charter, if it is possessed of a capital stock of at least $2,000,000.00 and surplus of at least $1,000,000.00 or, if a mutual company, it is possessed of net cash assets (excess of allowable assets over all liabilities) of at least $3,000,000.00, be authorized by the Commissioner of Banking and Insurance to transact any other kind or kinds of insurance that may be proper subjects of insurance, except upon the lives of persons or the granting of annuities.

2. This act shall take effect immediately.

Approved June 22, 1954.

CHAPTER 54

An Act concerning county and municipal budgets, and amending section 40:2-29 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 40:2-29 of the Revised Statutes is amended to read as follows:

40:2-29. Except as may be otherwise provided in section 40:2-31 of this Title, no officer, board, body or commission shall, during any fiscal year, expend any money (except to pay notes, bonds, or interest thereon), incur any liability, or enter into any con-
tract which by its terms involves the expenditure of money:

a. For any purpose for which no appropriation is provided in the budget or by temporary appropriation pursuant to section 40:2-12 of this Title, or

b. In excess of the amount appropriated for any such purpose.

Any contract, oral or written, made in violation hereof shall be null and void as to the county or municipality, and no moneys shall be paid thereon. Nothing in this section contained, however, shall prevent the making of contracts or the spending of money for capital projects to be financed in whole or in part by the issuance of notes, or bonds, nor the making of contracts of lease or for services or for fuel to be used for heating purposes for a period exceeding the fiscal year in which such contract is made, when otherwise provided by law; provided further, that nothing in this section nor in section 40:50-6 of this Title shall prevent a municipality from making a contract for the spending of money for the purchase of the right, title and interest in the right-of-way of any street railway company in the municipality, when said right-of-way extends in, over and along any public street or highway in the State of New Jersey and the improving or paving of said right-of-way after the same has been acquired.

2. This act shall take effect immediately.

Approved June 23, 1954.
CHAPTER 55

An Act to validate sales of land by private or public sale by the several municipalities of this State.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any sale of lands or any right or interest therein not needed for public use in accordance with chapter 60 of Title 40 of the Revised Statutes, which was made on or before May 1, 1954, by the governing body of any municipality pursuant to an ordinance which provided minimum prices without conditions and minimum prices to veterans with conditions and restrictions, and which is not the subject of any judicial proceeding pending in any court of this State on the effective date of this act, shall be valid and effectual in all respects, together with all proceedings had in connection therewith, provided that the purchase moneys pursuant to said ordinance have been paid to the municipality by the purchaser and that a deed has been delivered by the municipality to the purchaser.

2. This act shall take effect immediately.

Approved June 23, 1954.
An Act to validate sales of land by public auction or private sale by the several municipalities of this State in certain cases.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any sale made at public auction or at private sale of any lands and premises by any municipality on or before May 1, 1954, which is not the subject of any judicial proceeding pending in any court of this State on the effective date of this act, is hereby validated and confirmed, together with all proceedings had in connection therewith, and any conveyance by such municipality of such lands to the purchaser or purchasers thereof upon payment of the purchase moneys therefor shall be construed in all courts of this State to convey or to have conveyed all the right, title and interest of any such municipality of, in and to the said land and premises notwithstanding that such sale was pursuant to an ordinance which did not state a definite period of time for expiration of such ordinance; provided, however, that any such sale shall have been or shall be authorized or confirmed by resolution of the governing body of such municipality.

2. This act shall take effect immediately.

Approved June 23, 1954.
CHAPTER 57

An Act providing that persons before obtaining their initial hunting license must have a course of instruction on gun safety, and supplementing Title 23 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Notwithstanding any provisions contained in sections 23:3-1 to 23:3-22 of the Revised Statutes, concerning the issuance of resident or nonresident hunting licenses, at the time an application for license is made by an applicant above the age of 14 and below the age of 21, to whom a license has not previously been issued, such applicant shall present to the issuing agent a certificate stating that the applicant has satisfactorily completed a course in gun safety, which shall be signed by an agent of the Division of Fish and Game designated for the purpose whose fitness to give instructions in safe gun handling has been determined by the Division of Fish and Game of the Department of Conservation and Economic Development. A person above the age of 14 and below the age of 21 who previously has had a license to engage in hunting issued to him shall not be entitled to purchase another such license in a subsequent year unless at the time of making application he shall submit to the license issuing agent his license of a previous year, or a certification from the Division of Fish and Game stating that he held such a license.

2. The Division of Fish and Game in the Department of Conservation and Economic Development shall have authority to designate duly qualified persons to act as its agents in the giving of instructions of methods of handling firearms, and the issuance of certificates, and a certificate shall
not be issued to any person until in the opinion of his instructor, he has qualified therefor.

3. The license issuing clerk or agent designated under section 23:3-7 of the Revised Statutes to issue licenses shall forward such certificates to the division, attached to his monthly report covering sale of licenses.

4. No charge shall be made for any certificate or instruction given to a person to qualify him to purchase a hunting license.

5. Nothing contained in this act shall apply to the issuance of juvenile licenses under section 23:3-3 of the Revised Statutes.

6. No license issuing agent shall issue a hunting license to a person above the age of 14 and below the age of 21, who has not been issued a hunting license in a previous year, unless such person presents a certificate showing that he has successfully completed a course in gun safety given by an individual duly designated by the New Jersey Division of Fish and Game, and any person above the age of 14 and below the age of 21 who obtains a hunting license under false information within the scope of this act shall be subject to a fine of $20.00.

CHAPTER 58

An Act making certain frauds unlawful and providing that the same be misdemeanors.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. It shall be unlawful for any person, in soliciting or collecting contributions on behalf of a charitable, fraternal, benevolent or philanthropic organization, whether or not the same be incorporated under the laws of this or any other State, to misrepresent his identity or his affiliation with the organization on whose behalf the solicitation or collection is made.

2. It shall be unlawful for any person to solicit or collect contributions on behalf of a nonexistent or fictitious organization.

3. It shall be unlawful for any officer, agent or member of a charitable, fraternal, benevolent or philanthropic organization, whether or not the same be incorporated under the laws of this or any other State, to use, spend or authorize the use or expenditure of funds, contributed to the organization for a particular charitable, benevolent or philanthropic purpose, for any purpose other than that for which the same were contributed or for the general purposes of any such incorporated organization, provided that this section shall not be construed to apply to or prohibit any necessary expense or to apply to or prohibit any disbursement pursuant to an order of a court of competent jurisdiction.

4. Any person convicted of violating any of the provisions of this act is guilty of a misdemeanor.

5. This act shall take effect immediately.

Approved June 23, 1954.
CHAPTER 59

AN ACT concerning county parks in counties of the first class, and supplementing subdivision C of article 5 of chapter 37 of Title 40 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. When, in any county of the first class in which there is a county park commission governed by and acting under the provisions of sections 40:37-96 to 40:37-174, inclusive, of the Revised Statutes, such park commission has heretofore transferred and conveyed or shall hereafter transfer and convey park lands or parkways to the New Jersey State Highway Authority for the Garden State Parkway, the moneys received in payment therefor shall be applied, in the manner determined by the board of chosen freeholders of such county, to the retirement of any outstanding and unpaid county bonds issued for the purpose of the acquisition and original improvement of such park lands or parkways so transferred or conveyed, and the balance of such moneys, if any, shall be set aside by said park commission as a capital improvement fund and, with the concurrence of the board of chosen freeholders, be used from time to time by said commission for the acquisition of additional lands for park or parkway purposes and the development and improvement of such lands or parkways or the public parks within the limits of the county.

2. This act shall take effect immediately.

Approved June 23, 1954.
CHAPTER 60

An Act providing for an increase in hunting license fees, and amending sections 23:3-4 and 23:3-11 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 23:3-4 of the Revised Statutes is amended to read as follows:

   23:3-4. The licenses issued under this article shall be as follows:
   a. A license issued to citizens of the United States above 14 years of age, who have an actual and bona fide domicile in this State at the time of the application for the license and who have had an actual and bona fide domicile in the State for at least 1 year immediately prior thereto. These licenses shall be of 3 kinds and designated as the residents' hunting license, the residents' bow and arrow license, and the residents' fishing license.

   The residents' hunting license shall authorize its holder to trap and to hunt with hounds and firearms only, and a fee of $4.00 and an issuance fee of $0.15 shall be charged therefor. The residents' bow and arrow license shall authorize its holder to hunt with bow and arrow only, and a fee of $4.00 and an issuance fee of $0.15 shall be charged therefor. The residents' fishing license shall authorize its holder to fish only, and a fee of $3.00 and an issuance fee of $0.15 shall be charged therefor. The license shall be invalid from the date of its issuance when issued to a person not entitled thereto hereunder. Any person, a resident of this State, who is afflicted with total blindness, upon application to the Division of Fish and Game shall be entitled to a residents' fishing license without fee or charge.

   b. A license issued to a person above 14 years of age not entitled to a residents' license, authoriz-
ing him to trap and to hunt. These licenses shall be designated as the nonresidents' and aliens' hunting license, and the nonresidents' and aliens' bow and arrow license. The fee for each of these licenses shall be $15.00, and an issuance fee of $0.50.

c. A license issued to a person above 14 years of age not entitled to a residents' license, authorizing him to fish only. This license shall be designated as the nonresidents' and aliens' fishing license. The fee for this license shall be $5.00, together with an issuance fee of $0.50. Every nonresidents' fishing license issued hereunder shall be valid and operative only on those days of the week in the open season for angling in this State, on which a fishing license issued to residents in this State by the State of residence of the applicant for the New Jersey nonresidents' fishing license shall be valid and operative.

Every license issued hereunder shall be void after December 31 next succeeding its issuance excepting the nonresidents' 1-day hunting license which shall expire on the date of issuance.

2. Section 23:3-11 of the Revised Statutes is amended to read as follows:

23:3-11. Sixty cents of every resident hunting license fee, and every resident bow and arrow license fee, and $0.25 of every resident fishing license fee remitted to the State Treasurer shall be placed to the credit of a fund to be known as the "public shooting and fishing grounds fund," which fund shall be used exclusively for the acquisition by purchase, lease or otherwise, and the development, maintenance and stocking of game, birds, animals and fish of areas of land, water, or land and water for use as public hunting and fishing grounds and game refuges; and the acquisition by lease or otherwise of areas of land or water for such other activities as the Division of Fish and Game shall deem to be in the interest of the hunters and fishermen of the State. This fund shall be kept separate and apart from the receipts of the division and all other State moneys and shall be disbursed by the
CHAPTER 61

An Act providing for the service of process, upon persons who shall drive, or shall cause to be driven, motor vehicles upon the public highways in this State, in civil actions when the cause of action arises out of accidents or collisions occurring within this State in which such motor vehicles are involved, who at the time of such accidents or collisions were residents of this State, and who thereafter became nonresidents of this State, and supplementing chapter 7 of Title 39 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any resident of this State who shall drive a motor vehicle, or cause a motor vehicle to be driven, upon any public highway in this State, whether or not such motor vehicle is registered under the laws of this State and whether or not such person or the driver of such motor vehicle is licensed to drive a motor vehicle upon the highways of this State, shall by the operation of such motor vehicle, or by causing the same to be operated, within this State, make and constitute the Director of the Di-
vision of Motor Vehicles in the Department of Law and Public Safety his agent for the acceptance of process, in any civil action or proceeding, issuing out of any county district court, County Court or other court of civil jurisdiction of this State against him by reason of an accident or collision in this State in which such motor vehicle, while so driven or caused to be driven, shall be involved if, and in case, such person shall cease to be a resident of this State and service of such process upon him within this State cannot be made by reason of his nonresidence. The operating or causing to be operated of any such motor vehicle within this State shall be his signification of the agreement of such person operating the same or the person for whom such motor vehicle is operated of his agreement that any such process against him which is so served after he becomes a nonresident of this State shall be of the same legal force and validity as if served upon him personally in accordance with law within this State.

2. Service of process shall be made, and notice thereof shall be given, under this act in the same manner and with the same effect, the same fees shall be chargeable and payable, continuance may be ordered and the same records shall be kept, as is provided in the act to which this act is a supplement.

3. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 62

A Supplement to "An act concerning municipalities, providing a plan of optional charters and for the manner of adoption and effect thereof," approved June 8, 1950 (P. L. 1950, c. 210).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The director of each department in any city of the second class which has adopted or shall hereafter adopt the form of government designated as "Mayor-Council Plan D" provided for in article 6 of the act to which this act is a supplement, may appoint a deputy director of his department who shall serve, and be removable at the pleasure of the director, in the unclassified service of the civil service of the city and shall receive such salary as shall be fixed by the director with the approval of the council.

2. The director shall prescribe, in writing, the powers and duties of the deputy so appointed by him and the acts of such deputy, within the scope of his authority, shall in all cases be as legal and binding as if done and performed by the director for whom he is acting.

3. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 63, LAWS OF 1954

CHAPTER 63

An Act to amend "An act concerning public education, supplementing Title 18 of the Revised Statutes, and repealing section 18:16-27 of the Revised Statutes," approved April 14, 1944 (L. 1944, c. 140).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. The president of any State teachers college may, under regulations approved by the commissioner, provide work in or about such teachers college for any student or students who demonstrate financial need. The value of such work as determined by the president under the aforementioned regulations shall be credited toward the payment in part or in whole of any 1 or combination of the following charges for such student or students: tuition, room and board; provided, that the number of students aided under the provisions of this act shall not exceed 25% of the number of the full-time students of such college.

2. This act shall take effect July 1, 1954.

Approved June 24, 1954.
CHAPTER 64

AN ACT to amend "An act concerning State aid for schools, and supplementing Title 18 of the Revised Statutes," approved April 11, 1946 (P. L. 1946, c. 63).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Unless the context indicates that a different meaning is intended, the following words and phrases shall, for the purposes of this act, have the following meaning:

"Pupils" means resident pupils in average daily attendance attending school in the school district of his residence or in another district or a State teachers college demonstration school during the school year.

"Average daily attendance" means average daily attendance during a school year.

"District" includes every school district to which chapters 6 or 7 of Title 18 of the Revised Statutes are applicable.

A "regional school district" means a regional high school district established in accordance with chapter 8 of Title 18 of the Revised Statutes.

"Elementary" pupils means pupils in kindergarten to grade 6, inclusive, who are not pupils in an "approved special class."

"High school" pupils means pupils in grades 7 to 12, inclusive, who are not pupils in an "approved special class," or "in vocational schools."

"Evening school" pupils means pupils enrolled in evening schools, except in classes for foreign-born residents, or in vocational schools.

"Local valuations" means the net valuations of property taxable in a district as shown by the
latest abstracts of ratables prepared by the Director of Taxation in the Department of Taxation and Finance and on file in the office of the Comptroller of the Treasury.

"Approved special classes" means classes for subnormal, blind, deaf and crippled children, and other classes for atypical pupils approved by the Commissioner of Education.

"Foundation program" means the amount of money as computed pursuant to section 4 of this act.

"Basic aid" means the sum of money computed pursuant to section 6 of this act.

"State school aid" means the amount of money payable to any district or county under this act for any school year.

2. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 65

An Act to amend "An act to provide for the apportionment of additional State aid for schools, and supplementing Title 18 of the Revised Statutes," approved April 29, 1948 (P. L. 1948, c. 66).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Unless the context indicates that a different meaning is intended, the following words and phrases shall, for the purposes of this act, have the following meaning:

"Pupils" means resident pupils in average daily attendance attending school in the school district of his residence or in another district or a State teachers college demonstration school during the school year.
"Average daily attendance" means average daily attendance during a school year.

"District" includes every school district to which chapters 6 or 7 of Title 18 of the Revised Statutes are applicable.

A "regional school district" means a regional high school district established in accordance with chapter 8 of Title 18 of the Revised Statutes.

"Elementary" pupils means pupils in kindergarten to grade 6, inclusive, who are not pupils in an "approved special class."

"High school" pupils means pupils in grades 7 to 12, inclusive, who are not pupils in an "approved special class," or "in vocational schools."

"Evening school" pupils means pupils enrolled in evening schools, except in classes for foreign-born residents, or in vocational schools.

"Approved special classes" means classes for subnormal, blind, deaf and crippled children, and other classes for atypical pupils approved by the Commissioner of Education.

2. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 66

AN ACT concerning education, and amending section 18:14-4 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 18:14-4 of the Revised Statutes is amended to read as follows:

18:14-4. Any child may with the consent of the board of education of the district and of the commissioner be admitted to any demonstration school maintained in connection with any State teachers’
college. The board of education of the district, and the commissioner with the approval of the State Board, shall determine the amount to be paid for the education of the child, and the board of education of the district shall pay the amount so determined to the treasurer of the State teachers' college out of any money available for the current expenses of the district. Pupils attending said demonstration schools for whom tuition is paid by the sending district shall be counted in the determination of State aid for the school district the same as pupils attending schools in any school district other than the sending district.

2. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 67

An Act concerning the purchases of firearms in certain cases, and amending section 2A:151-32 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:151-32 of the New Jersey Statutes is amended to read as follows:

2A:151-32. No person shall sell or purchase a pistol or revolver unless the purchaser has first secured a permit to purchase or carry a pistol or revolver.

2. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 68

AN ACT to amend the Optional Municipal Charter Law (Laws of 1950, chapter 210, approved June 8, 1950), with respect to certain cities of the first class.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 3-13 of the act of which this act is amendatory is amended to read as follows:

3-13. (a) The municipality shall have a department of administration and such other departments, not exceeding 9 in number, as council may establish by ordinance. All of the administrative functions, powers and duties of the municipality, other than those vested in the office of the municipal clerk, shall be allocated and assigned among and within such departments.

(b) Each department shall be headed by a director, who shall be appointed by the mayor with the advice and consent of the council. Each department head shall serve during the term of office of the mayor appointing him, and until the appointment and qualification of his successor.

(c) The mayor may in his discretion remove any department head after notice and an opportunity to be heard. Prior to removing a department head the mayor shall first file written notice of his intention with the council, and such removal shall become effective on the twentieth day after the filing of such notice unless the council shall prior thereto have adopted a resolution by a two-thirds vote of the whole number of the council, disapproving the removal.

(d) Department heads shall appoint subordinate officers and employees within their respective departments and may, with approval of the mayor, remove such officers and employees subject to
the provisions of the Revised Statutes, Title 11, Civil Service, where that Title is effective in the municipality, or other general law; provided, however, that council may provide by ordinance for the appointment and removal of specific boards or commissions by the mayor.

(e) In any city of the first class having a population of more than 250,000, notwithstanding the foregoing provisions of this section, there shall be a board of alcoholic beverage control which shall exercise the powers conferred upon municipal boards of alcoholic beverage control under Title 33 of the Revised Statutes. Such board shall be comprised of 3 members, no more than 2 of whom shall be of the same political party, who shall be appointed by the mayor, with the advice and consent of the council, each to serve for a term of 3 years, provided that of those first appointed, 1 shall be appointed to serve for a term of 1 year, 1 for 2 years, and 1 for 3 years. Any vacancy in such office shall be filled in the same manner as the original appointment for the balance of the unexpired term. The members of such board shall serve without compensation, but may be reimbursed for necessary expenses incurred in the performance of their duty. They shall be removable by the mayor for cause. Any person appointed hereunder shall not be subject to the provisions of Title 11 of the Revised Statutes, Civil Service, and no such person shall be a member of the city council.

Nothing in this subsection shall be construed to limit the general power of the municipal council under this act to establish, alter and abolish offices, boards and commissions in any municipality other than a city of the first class having a population of more than 250,000.

(f) Whenever in any city of the first class having a population of more than 250,000 the governing body is authorized by any provision of general law to appoint the members of any board, authority or commission, such power of appointment shall be deemed to vest in the mayor with the advice and consent of the council.
2. Section 3-14 of the act of which this act is amendatory is amended to read as follows:

3-14. The department of administration shall be headed by a director who shall be known and designated as business administrator. He shall be chosen solely on the basis of his executive and administrative qualifications with special reference to his actual experience in, or his knowledge of, accepted practice in respect to the duties of his office as hereinafter set forth. At the time of his appointment, he need not be a resident of the municipality or State, but during his tenure of office he may reside outside the municipality only with the approval of council. He shall have, exercise and discharge the functions, powers and duties of the department. The department, under the direction and supervision of the mayor shall:
   (a) assist in the preparation of the budget;
   (b) administer a centralized purchasing system;
   (c) be responsible for the development and administration of a sound personnel system; and
   (d) perform such other duties as council may prescribe.

(e) In cities of the first class having a population of more than 250,000, the business administrator also shall, subject to the direction of the mayor, supervise the administration of each of the departments established by ordinance. For this purpose, he shall have power to investigate the organization and operation of any and all departments, to prescribe standards and rules of administrative practice and procedure, and to consult with the heads of the departments under his jurisdiction; provided that with respect to any department of law or department of audit, accounts or control, the authority of the business administrator under this subsection shall extend only to matters of budgeting, personnel and purchasing.

3. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 69

AN ACT to amend “An act concerning municipalities, providing a plan of optional charters and for the manner of adoption and effect thereof,” approved June 8, 1950 (P. L. 1950, c. 210).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1–1 of the act of which this act is amendatory is amended to read as follows:

1–1. (a) Whenever authorized by ordinance of the governing body or upon petition of the registered voters of any municipality, an election shall be held in the municipality upon the question: “Shall a charter commission be elected to study the charter of ......................... and to consider a new charter or improvements in the present charter and to make recommendations thereon?”. The petition calling for such election shall be in the form required by subsection (b) hereof and shall be signed by the following per centum of registered voters of the municipality:

25% in municipalities of 7,000 or less inhabitants;
20% in municipalities of more than 7,000 and less than 70,000 inhabitants;
10% in municipalities of 70,000 or more inhabitants.

In either event, the municipal clerk shall provide for the submission of the question and for the election of a charter commission at the next general or regular municipal election, occurring not less than 75 days after the passage of the ordinance or the filing of the petition with the clerk. At the election the question above stated shall be submitted as other public questions are submitted to the voters of a single municipality.
(b) A petition under this section shall conform to the requirements of form for petitions under sections 17-37 through 17-39 hereof (except that there shall be no reference therein to any ordinance) and shall be subject to examination, certification and amendment as therein provided.

2. Section 1-19 of the act of which this act is amendatory is amended to read as follows:

1-19. Upon petition of the registered voters of any municipality, an election shall be held in the municipality upon the question of adopting any of the optional plans of government provided in articles 3 through 16, inclusive, of this act. The petition calling for such election shall be subject to the provisions of section 1-1b hereof and shall be signed by the following per centum of registered voters of the municipality:

(a) 25% in municipalities of 7,000 or less inhabitants;
(b) 20% in municipalities of more than 7,000 and less than 70,000 inhabitants;
(c) 10% in municipalities of 70,000 or more inhabitants.

The petition shall designate the plan to be voted upon, which may include any of the alternatives provided in section 1-13 of this article and the question to be placed upon the ballot shall be in the same form as is required by section 1-14 of this article.

3. Section 17-4 of the act of which this act is amendatory is amended to read as follows:

17-4. At least 45 days prior to a regular municipal election, and at least 45 days prior to the first election for municipal officers in municipalities which have adopted articles 3 through 6, inclusive, or 9, 10, 11, 12, 13 or 14, of this act, the names of candidates for all offices shall be filed with the municipal clerk in the manner and form and under the conditions hereinafter set forth:

(a) The petition of nomination shall consist of individual certificates, equal in number to at least 1%, but in no event less than 10, of the legally
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qualified voters of the municipality or the ward, as the case may be, and shall read substantially as follows:

"I, the undersigned, a qualified elector of the municipality of __________________________, residing at __________________________, certify that I do hereby join in a petition of the nomination of __________________________ whose residence is at __________________________ for the office of mayor (or councilman-at-large, or ward councilman of the _____________ ward, as the case may be) to be voted for at the election to be held in such municipality on the _____________, 19________, and I further certify that I know this candidate to be a qualified elector of said municipality (and said ward in the case of ward councilman) and a man of good moral character, and qualified, in my judgment, to perform the duties of said office and I further certify that I have not signed more petitions or certificates of nominations than there are places to be filled for the above office.

Signed __________________________"

(b) Each petition signature shall be on a separate sheet of paper and shall bear the name and address of the petitioner. The candidate for office and his campaign manager shall make an oath before an officer competent to administer oaths that the statements made therein are true and that each signature to the papers appended thereto is the genuine signature of the person whose name it purports to be to their best knowledge and belief. Such oath, signed by the candidate, shall constitute his acceptance of such nomination and shall be annexed to the petition, together with the oath of his campaign manager, at the time the petition is submitted.
4. Section 17–5 of the act of which this act is amendatory is amended to read as follows:

17–5. (a) The municipal clerk shall furnish, upon application, a reasonable number of forms of individual certificates of the above character.

(b) Each certificate shall contain the name of one candidate, and no more. Each signer must not, at the time of signing the certificate, have signed more certificates for candidates for that office than there are places to be filled for such office; provided, however, that where ward councilmen are to be elected, no petitioner shall sign more than 1 certificate for ward councilman; and further provided, that the candidate named in the petition must reside in the same ward as the signer. All certificates of an elector whose certificate or certificates have not complied substantially with the foregoing provisions shall be rejected.

(c) When such a petition of nomination is presented for filing to the municipal clerk, he shall forthwith examine the same and ascertain whether it conforms to the provisions of this section, and if not found in conformity thereto, he shall designate the defect and return the petition to the person making the oath. Such petition may again be presented when properly amended if this can be done at least 30 days before the election.

5. Section 17–31 of the act of which this act is amendatory is amended to read as follows:

17–31. (a) Council shall determine its own rules of procedure, not inconsistent with ordinance or statute. A majority of the whole number of members of the council shall constitute a quorum, but no ordinance shall be adopted by the council without the affirmative vote of a majority of all the members of the council.

(b) Each ordinance or resolution shall be introduced in written or typewritten form and shall be read and considered as provided by general law. The vote upon every motion, resolution or ordinance shall be taken by roll call and the yeas and nays shall be entered on the minutes. The minutes
of each meeting shall be signed by the officer presiding at such meeting and by the municipal clerk.

(c) The council at its organization meeting shall elect a president of the council from among the members thereof and he shall preside at its meetings and perform such other duties as the council may prescribe. In the absence of the president, the council shall elect a temporary presiding officer. The compensation of the mayor, councilmen and department heads shall be fixed by the council immediately after its organization.

6. Section 17–58 of the act of which this act is amended is amended to read as follows:

17–58. At 12 o'clock noon on the effective date of an optional plan adopted pursuant to this act, all offices then existing in such municipality shall be abolished and the terms of all elected and appointed officers shall immediately cease and determine; provided, that nothing in this section shall be construed to abolish the office or terminate the term of office of any member of the board of education, trustees of the free public library, commissioners of a local housing authority, municipal magistrates or of any official or employee now protected by any tenure of office law, or of any policeman, fireman, teacher, principal or school superintendent whether or not protected by a tenure of office law. If the municipality is operating under the provisions of Title 11 of the Revised Statutes (Civil Service) at the time of the adoption of an optional plan under this act, nothing herein contained shall affect the tenure of office of any person holding any position or office coming within the provisions of said Title 11 as it applies to said officers and employees. If the municipal clerk has, prior to the effective date of the optional plan, acquired a protected tenure of office pursuant to law, he shall become the first municipal clerk under the optional plan.

Provision for officers and for the organization and administration of the municipal government under the optional plan may be made by resolution
pending the adoption of ordinances, but any such resolution shall expire not later than 30 days after the effective date of the optional plan.

7. Section 17–59 of the act of which this act is amendatory is amended to read as follows:

17–59. (a) No subordinate board, department, body, office, position or employment shall be created and no appointments shall be made to any subordinate board, department or body, or to any office, employment or position, including without limitation patrolmen and firemen, between the date of election of officers and the date the newly elected officers take office under any optional plan.

(b) All actions and proceedings of a legislative, executive or judicial character which are pending upon the effective date of an optional plan adopted pursuant to this act may continue, and the appropriate officer or employee under such optional plan shall be substituted for the officer or employee theretofore exercising or discharging the function, power or duty involved in such action or proceeding.

8. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 70

An Act authorizing the Commissioner of Education to conduct extension courses in the State teachers colleges of this State, and appropriating the fees collected for payment of the expenses incurred.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Commissioner of Education is hereby authorized and empowered to conduct extension courses through the 6 State teachers colleges for the purpose of giving further training to the
teachers in the public schools of this State. The commissioner is authorized to fix fees to be charged therefor and to be collected by the treasurers of the several State teachers colleges. All fees collected for such courses through June 30, 1955, are hereby appropriated to the Department of Education for the purpose of defraying the expense of conducting these extension courses. The expenditure of the funds herein appropriated shall be subject to the same regulations as all other appropriations.

2. This act shall take effect immediately.
Approved June 24, 1954.

CHAPTER 71

An Act to amend “An act concerning savings and loan associations and building and loan associations, and revising chapter 12 of Title 17 of the Revised Statutes,” approved April 4, 1946 (P. L. 1946, c. 56).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 78 of the act of which this act is amendatory is amended to read as follows:

78. Loans. Investments in loans may be made as follows:

(1) Mortgage loans. In direct reduction, sinking fund, and straight mortgage loans. Each such loan shall be evidenced by an obligation and secured by a mortgage which shall be a first lien on real estate in the State, or outside of the State if located within 50 miles of the principal office of the association. A mortgage shall be deemed a first lien notwith-
standing the existence of a prior mortgage or mortgages held by the association, or liens of taxes or assessments which are not delinquent, building restrictions or other restrictive covenants or conditions, leases or tenancies whereby rents or profits are reserved to the owner, joint driveways, sewer rights, rights in walls, rights-of-way or other easements, or encroachments which the appraisers signing the appraisal provided for in section 81, report in their opinion do not materially affect the security for the mortgage loan. Such loans shall be on real estate used or to be used wholly or partially for dwelling purposes. If the proceeds of any such loan are used in whole or in part to improve the mortgaged real estate, they may be advanced in installments as the construction of a building or the making of other improvements thereon progresses and the value of the contemplated improvement may be included in arriving at the appraised value of the property.

Each direct reduction loan shall require periodical payments sufficient to pay the principal and interest of the loan in full in a period of 20 years or less. Any association may by agreement with the borrowing member reduce the amount of periodical payments, but the amount of the periodical payments thereafter required shall be sufficient to pay the balance of the loan and interest thereon within a period of 20 years or less from the time of making such agreement. Each sinking fund loan shall require periodical payments, at least monthly, on an account pledged as collateral security for such loan which shall be sufficient to pay such loan in a period of 20 years or less. Any association may by agreement with the borrowing member provide for the application of such account to the principal of the loan and for a reduction in the periodical payments required on an account thereafter; provided, however, that such periodical payments thereafter required shall be sufficient to retire the loan in a period of 20 years or less from the time of the making of such agreement. The
amount of any direct reduction loan or sinking fund loan, less the withdrawal value of any account which may be pledged as collateral security therefor, shall not exceed 80% of the value of such real estate as found by appraisal at the time when the loan is granted.

A straight mortgage loan having a term of 1 year or less, the proceeds of which are used or are to be used in pursuance of a plan to improve the mortgaged real estate, may be made in an amount not to exceed 80% of the value of such real estate as found by appraisal at the time the loan is granted. Otherwise the term of any straight mortgage loan shall not exceed 3 years and the amount of any such straight mortgage loan shall not exceed 50% of the value of the property as found by appraisal at the time the loan is granted. An association may renew any straight mortgage loan held by it for a period not exceeding 3 years and for amounts not in excess of 50% of the value of the real estate as found by appraisal at the time of such renewal. The total amount invested in straight mortgage loans by any association shall not exceed 10% of its assets at the time any such investment is made.

(2) Improvement or repair loans. In additional loans to members for repairs, alterations, or improvements already made or to be made, of real estate owned by such members, upon which the lending association already holds a mortgage lien, or to pay the cost of insurance upon the life of such member which policy of insurance may also include health, accident or disability features, the proceeds of such policy to be applied in accordance with its terms and conditions; provided, however, the amount of such life insurance shall not exceed the amount loaned on the mortgage lien held by the association. If the mortgage already held by the lending association secures payment of a direct reduction loan, such additional loan shall not exceed the sum of $2,500.00 or the amount which has been repaid in reduction of the principal of such mortgage loan, whichever is less. If the mortgage
already held by the lending association secures payment of a sinking fund loan, such additional loan shall not exceed the sum of $2,500.00 or the withdrawal value of the installment account which is pledged as collateral security for the payment of such sinking fund loan, whichever is less. Each such additional loan shall be evidenced by an obligation which shall state the terms on which such loan is made, and the amount thereof shall be added to the amount due on the association's mortgage against such real estate, and payment thereof shall be secured thereby. All persons who acquire any rights in, or liens upon, the mortgaged real estate subsequent to the recording of any association's mortgage shall hold such rights and liens subject to the association's right to make such additional loans. For the purpose of such additional loans, no search or examination of the title to the mortgaged real estate shall be required. The power to make such additional loans is in addition to, and not to the exclusion of, the power to make any other lawful loan or any other lawful additional loan, or to make advances for any purpose expressly or impliedly reserved or provided for in any bond, mortgage or other obligation held by or hereafter acquired by any such association.

(3) Camp meeting leaseholds. In any obligation secured by first mortgage on any leasehold estate of real estate in this State of any camp meeting association, to the extent authorized by, and subject to, the limitations and restrictions contained in section 17:2-1 of the Revised Statutes.

(4) Purchase of loans. In the purchase of any loan which an association is authorized to make.

(5) Account loans. In loans secured by a pledge of a member's account. No such loan shall exceed the withdrawal value of the pledged account, less interest thereon for a period of 6 months.

(6) Guaranteed loans. In loans guaranteed or insured in whole or in part by the United States of America or the State of New Jersey, any instrumentality or agency of either of them, or for which
a commitment to so guarantee or insure has been made. Such loans shall not be subject to the provisions of section 27, subdivision (13), section 78, subdivision (1), section 81 and section 82 of this act. Such loans may be made in accordance with the terms and conditions permitted by the agency guaranteeing or insuring such loans, notwithstanding any other provisions of law limiting interest or other charges or prescribing terms and conditions. Such loans shall include only those which are made for the purchase or improvement of real estate, or for the construction, alteration, repair, or improvement of buildings erected thereon, used or to be used, wholly or partially for dwelling purposes, in which case they may or may not be secured by mortgages; or those which may be made for any other purpose provided they be secured by a mortgage on real estate used or to be used wholly or partially for dwelling purposes. The real estate in connection with which any such loan is made shall be located in this State, or outside of the State if located within 50 miles of the principal office of the association.

2. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 72

AN ACT to amend "An act relating to the authorization, acquisition, financing and operation of sewage disposal systems by or on behalf of any county or any 1 or more municipalities, providing for the creation of sewerage authorities to undertake the same, for the issuance of bonds and other obligations therefor, and for service charges to meet the expense thereof, repealing article 3 of chapter 63 of Title 40 (section 40:63-140 et seq.) of the Revised Statutes, and supplementing Title 40 of the Revised Statutes," approved April 23, 1946 (P. L. 1946, c. 138) as said title was amended by chapter 177 of the laws of 1953.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 4 of the act of which this act is amendatory is amended to read as follows:

4. (a) The governing body of any county may, by resolution duly adopted, create a public body corporate and politic under the name and style of "the .................... sewerage authority," with all or any significant part of the name of such county inserted. Said body shall consist of the 5 members thereof, who shall be appointed by resolution of the governing body as hereinafter in this section provided, together with the additional members thereof, if any, appointed as hereinafter in subsection (i) of this section provided, and it shall constitute the sewerage authority contemplated and provided for in this act and an agency and instrumentality of said county. After the taking effect of the resolution for the creation of said body and the filing of a certified copy thereof as in sub-
section (d) of this section provided, 5 persons shall be appointed as the members of the sewerage authority. The members first appointed shall, by the resolution of appointment, be designated to serve for terms respectively expiring on the first days of the first, second, third, fourth and fifth Februarys next ensuing after the date of their appointment. On or after January 1 in each year after such first appointments, 1 person shall be appointed as a member of the sewerage authority to serve for a term commencing on February 1 in such year and expiring on February 1 in the fifth year after such year. In the event of a vacancy in the membership of the sewerage authority occurring during an unexpired term of office, a person shall be appointed as a member of the sewerage authority to serve for such unexpired term.

(b) The governing body of any municipality may, by ordinance duly adopted, create a public body corporate and politic under the name and style of “the ......................... sewerage authority,” with all or any significant part of the name of such municipality inserted. Said body shall consist of 5 members thereof, who shall be appointed by resolution of the governing body as hereinafter in this section provided, and it shall constitute the sewerage authority contemplated and provided for in this act and an agency and instrumentality of said municipality. After the taking effect of such ordinance and the filing of a certified copy thereof as in subsection (d) of this section provided, 5 persons shall be appointed as the members of the sewerage authority. The members first appointed shall, by the resolution of appointment, be designated to serve for terms respectively expiring on the first days of the first, second, third, fourth and fifth Februarys next ensuing after the date of their appointment. On or after January 1 in each year after such first appointments, 1 person shall be appointed as a member of the sewerage authority to serve for a term commencing on February 1 in such year and ex-
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... piring on February 1 in the fifth year after such year. In the event of a vacancy in the membership of the sewerage authority occurring during an unexpired term of office, a person shall be appointed as a member of the sewerage authority to serve for such unexpired term.

(c) The governing bodies of any 2 or more municipalities, the areas of which together comprise an integral body of territory, may, by parallel ordinances duly adopted by each of such governing bodies within any single calendar year, create a public body corporate and politic under the name and style of "the .............. sewerage authority," with all or any significant part of the name of each such municipality or some identifying geographical phrase inserted. Said body shall consist of the members thereof, in an aggregate number determined as hereinafter in this subsection provided, who shall be appointed by resolutions of the several governing bodies as hereinafter in this section provided, and it shall constitute the sewerage authority contemplated and provided for in this act and an agency and instrumentality of the said municipalities. The number of members of the sewerage authority to be appointed at any time for full terms of office by the governing body of any such municipality shall be as may be stated in said ordinances which shall be not less than 1 nor more than 3. After the taking effect of the said ordinances of all such municipalities and after the filing of certified copies thereof as in subsection (d) of this section provided, the appropriate number of persons shall be appointed as members of the sewerage authority by the governing body of each municipality. The members first appointed or to be first appointed shall serve for terms expiring on the first day of the fifth February next ensuing after the date of the first appointment of any member. On or after January 1 in the year in which expire the terms of the said members first appointed and in every fifth year thereafter, the appropriate number of persons shall be ap-
pointed as members of the sewerage authority by
the governing body of each municipality, to serve
for terms commencing on February 1 in such year
and expiring on February 1 in the fifth year after
such year. In the event of a vacancy in the mem­
bership of the sewerage authority occurring dur­
ing the unexpired term of office, a person shall be
appointed as a member of the sewerage authority
to serve for such unexpired term by the governing
body which made the original appointment for such
unexpired term.

(d) A copy of each resolution or ordinance for
the creation of a sewerage authority adopted
pursuant to this section, duly certified by the ap­
propriate officer of the local unit, shall be filed in
the office of the Secretary of State. Upon proof
of such filing of a certified copy of the resolution
or ordinance or of certified copies of the parallel
ordinances for the creation of a sewerage authority
as aforesaid, the sewerage authority therein re­
ferred to shall, in any suit, action or proceeding
involving the validity or enforcement of, or relating
to, any contract or obligation or act of the sew­
erage authority, be conclusively deemed to have
been lawfully and properly created and established
and authorized to transact business and exercise
its powers under this act. A copy of any such
certified resolution or ordinance, duly certified by
or on behalf of the Secretary of State, shall be
admissible in evidence in any suit, action or pro­
ceeding.

(e) A copy of each resolution appointing any
member of a sewerage authority adopted pursuant
to this section, duly certified by the appropriate
officer of the local unit, shall be filed in the office
of the Secretary of State. A copy of such certified
resolution, duly certified by or on behalf of the
Secretary of State, shall be admissible in evidence
in any suit, action or proceeding and, except in a
suit, action or proceeding directly questioning such
appointment, shall be conclusive evidence of the
due and proper appointment of the member or
members named therein.
(f) The governing body of a county which may create or join in the creation of any sewerage authority pursuant to this section shall not thereafter create or join in the creation of any other sewerage authority. No governing body of any municipality constituting the whole or any part of a district shall create or join in the creation of any sewerage authority except upon the written consent of the sewerage authority and in accordance with the terms and conditions of such consent, and in the event such consent be given and a sewerage authority be created pursuant thereto, the terms and conditions of such consent shall thereafter be in all respects binding upon such municipality and the sewerage authority so created and any system of sewers or sewage disposal plants constructed or maintained in conformity with the terms and conditions of such consent by the sewerage authority so created shall be deemed not to be competitive with the sewerage systems of the sewerage authority giving such consent. In the event that prior to the creation of a sewerage authority of a county the governing body of any municipality located in said county shall have created or joined in the creation of a sewerage authority, the area within the territorial limits of such municipality shall not be part of the district of the sewerage authority of said county.

(g) Within 10 days after the filing in the office of the Secretary of State of a certified copy of a resolution for the creation of a sewerage authority adopted by the governing body of any county pursuant to this section, a copy of such resolution, duly certified by the appropriate officer of the county, shall be filed in the office of the clerk of each municipality within the county. In the event that the governing body of any such municipality shall, within 60 days after such filing in the office of the Secretary of State, adopt a resolution determining that such municipality shall not be a part of the district of such sewerage authority and file a copy thereof duly certified by its clerk, in the office of the
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Secretary of State, the area within the territorial limits of such municipality shall not thereafter be part of such district, but at any time after the adoption of such resolution, the governing body of such municipality may, by ordinance duly adopted, determine that such area shall again be a part of such district and if thereafter a copy of such ordinance duly certified by the appropriate officer of such municipality, together with a certified copy of a resolution of such sewerage authority approving such ordinance, shall be filed in the office of the Secretary of State, then from and after such filing the area within the territorial limits of such municipality shall forever be part of such district.

(h) The governing body of any local unit which has created a sewerage authority pursuant to subsection (a) of subsection (b) of this section may, in the case of a county by resolution duly adopted or in the case of a municipality by ordinance duly adopted, dissolve such sewerage authority on the conditions set forth in this subsection. The governing bodies of two or more local units which have created a sewerage authority pursuant to subsection (c) of this section may, by parallel ordinances duly adopted by each of such governing bodies within any single calendar year, dissolve such sewerage authority on the conditions set forth in this subsection. Such a sewerage authority may be dissolved on condition that (1) either the members of such authority have not been appointed or the sewerage authority, by resolution duly adopted, consents to such dissolution, and (2) the sewerage authority has no debts or obligations outstanding. Upon the dissolution of any sewerage authority in the manner provided in this subsection, the governing body or bodies dissolving such sewerage authority shall be deemed never to have created or joined in the creation of a sewerage authority. A copy of each resolution or ordinance for the dissolution of a sewerage authority adopted pursuant to this subsection, duly certified by the appropriate officer of the local unit, shall be filed in the office of the
Secretary of State. Upon proof of such filing of a certified copy of the resolution or ordinance or of certified copies of the parallel ordinances for the dissolution of a sewerage authority as aforesaid and upon proof that such sewerage authority had no debts or obligations outstanding at the time of the adoption of such resolution, ordinance or ordinances, the sewerage authority therein referred to shall be conclusively deemed to have been lawfully and properly dissolved and the property of the sewerage authority shall be vested in the local unit or units. A copy of any such certified resolution or ordinance, duly certified by or on behalf of the Secretary of State, shall be admissible in evidence in any suit, action or proceeding.

(i) Whenever the sewerage authority of any county shall certify to the governing body of any county that it has entered into a contract pursuant to section 23 of this act with 1 or more municipalities situate within any other county, 1 additional member of the sewerage authority for each such other county shall be appointed by resolution of the governing body of such other county as in this section provided. The additional member so appointed for any such other county, and his successors shall be a resident of 1 of said municipalities situate within such other county. The additional member first appointed or to be first appointed for any such other county shall serve for a term expiring on the first day of the fifth February next ensuing after the date of such appointment, and on or after January 1 in the year in which expires the term of the said additional member first appointed and in every fifth year thereafter, 1 person shall be appointed by said governing body as a member of the sewerage authority as successor to said additional member, to serve for a term commencing on February 1 in such year and expiring on February 1 in the fifth year after such year. If after such appointment of an additional member for any such other county the sewerage authority shall certify to said gov-
erning body of such other county that it is no longer a party to a contract entered into pursuant to section 23 of this act with any municipality situate within such other county, the term of office of such additional member shall thereupon cease and expire and no additional member for such other county shall thereafter be appointed.

(j) If a municipality, the governing body of which has created a sewerage authority pursuant to subsection (b) of this section, has been or shall be consolidated with another municipality, the governing body of the new consolidated municipality may, by ordinance duly adopted, provide that the members of the sewerage authority shall thereafter be appointed by the governing body of such new consolidated municipality, which shall make appointment of members of the sewerage authority by resolution as hereinafter in this subsection provided. On or after the taking effect of such ordinance, 1 person shall be appointed as a member of the sewerage authority for a term commencing on February 1 in each year, if any, after the date of consolidation, in which has or shall have expired the term of a member of the sewerage authority theretofore appointed by the governing body of the municipality which has been or shall be so consolidated, and expiring on February 1 in the fifth year after such year. Thereafter, on or after January 1 in each year, 1 person shall be appointed as a member of the sewerage authority to serve for a term commencing on February 1 in such year and expiring February 1 in the fifth year after such year. In the event of a vacancy in the membership of the sewerage authority occurring during an unexpired term of office, a person shall be appointed as a member of the sewerage authority to serve for such unexpired term. Each member of the sewerage authority appointed by the governing body of a municipality which has been or shall be so consolidated shall continue in office until his successor has been appointed as in this subsection provided and has qualified.
(k) If a municipality, the governing body of which has created a sewerage authority pursuant to subsection (b) of this section, has been or shall be consolidated with another municipality, the governing body of the new consolidated municipality, subject to the rights of the holders, if any, of bonds issued by the sewerage authority, and upon receipt of the sewerage authority's written consent thereto, may provide, by ordinance duly adopted, that the area within the territorial boundaries of the new consolidated municipality shall constitute the district of the sewerage authority, and upon the taking effect of such ordinance, such area shall constitute the district of the sewerage authority. Until the taking effect of such ordinance, the district of the sewerage authority shall be the area within the territorial boundaries, as they existed at the date of the consolidation, of the municipality the governing body of which created the sewerage authority.

2. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 73


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Section 40:17-2 of the Revised Statutes is amended to read as follows:

40:17-2. Counties of the first class shall consist of all counties having a population exceeding 600,000; counties of the second class, except as herein otherwise provided, shall consist of all coun-

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CHAPTER 73

AN ACT concerning highways, and amending section 27:12–1 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 27:12–1 of the Revised Statutes is amended to read as follows:

27:12–1. When real estate or any right or interest therein has or shall have come into the possession or control of the commissioner, or when he has or shall have taken real estate or any right or interest therein, in the name of the State for the use of the State in the improvement, betterment, reconstruction or maintenance of a State highway, and the commissioner has or shall have determined that the property so acquired is no longer required for such use, he may:

a. Sell at private sale, for not less than the amount paid therefor by the State, to any municipal corporation or to any public board or com-

CHAPTER 74

AN ACT concerning highways, and amending section 27:12–1 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 27:12–1 of the Revised Statutes is amended to read as follows:

27:12–1. When real estate or any right or interest therein has or shall have come into the possession or control of the commissioner, or when he has or shall have taken real estate or any right or interest therein, in the name of the State for the use of the State in the improvement, betterment, reconstruction or maintenance of a State highway, and the commissioner has or shall have determined that the property so acquired is no longer required for such use, he may:

a. Sell at private sale, for not less than the amount paid therefor by the State, to any municipal corporation or to any public board or com-
mission, for public use only; provided, however, that the State Highway Commissioner is empowered to convey upon such terms as he may deem proper to any municipal corporation or to any public board or commission for road and bridge purposes only any lands acquired by the State of New Jersey for road and bridge purposes;

b. Lease to any municipal corporation or to any public board or commission, for public use only;
c. Sell at public sale to the highest bidder; and
d. Exchange for other lands—

All or any portion of such real estate, or any interest therein, with or without improvements thereon, including the hereditaments, appurtenances, easements and rights of way, and make the necessary conveyance of same.

2. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 75

An Act concerning motor vehicles, and amending section 39:8-9 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:8-9 of the Revised Statutes is hereby amended to read as follows:

39:8-9. The enforcement of this chapter shall be vested in the Director, the inspectors appointed under his authority, and the police or peace officers of any municipality, any county or the State.

Any person who refuses to have his motor vehicle examined, or, after having had it examined, refuses to place a certificate of approval, if issued, upon his windshield, or who fraudulently obtains a certificate of approval, or who refuses to place his motor vehicle in proper condition after having
had the same examined, or who, in any manner, fails to conform to the provisions of this chapter shall be guilty of violating the provisions of this chapter, and shall, for a first offense, be subject to a fine of not more than $100.00, and, for a second offense, to a fine of not more than $200.00 or by imprisonment for not less than 30 days, or both such fine and imprisonment.

The provisions of this chapter shall be enforced and all penalties for the violation thereof shall be recovered in accordance with the provisions of the Penalty Enforcement Law (N. J. S. 2A:58-1 et seq.) and in addition to the provisions and remedies therein contained, the following provisions and remedies shall be applicable in any proceeding brought for a violation of any of the provisions of this chapter.

a. The several municipal courts shall have jurisdiction of such proceedings in addition to the courts prescribed in said Penalty Enforcement Law;
b. The complaint in any such proceeding may be made on information and belief by the director, any motor vehicle inspector, or any police or peace officer of any municipality, any county or the State;
c. A warrant may issue in lieu of summons;
d. Any motor vehicle inspector or any police or peace officer shall be empowered to serve and execute process in any such proceeding;
e. The hearing in any such proceeding shall be without a jury;
f. Any such proceeding may be brought in the name of the Director of the Division of Motor Vehicles, in the Department of Law and Public Safety, or in the name of the State of New Jersey;
g. Any sums received in payment of any fines imposed in any such proceedings shall be paid to the Director of the Division of Motor Vehicles and shall be paid by him into the State treasury.
h. The director or any magistrate before whom any hearing under this chapter is had may revoke the registration certificate of any motor vehicle owned by any person, when such person shall have
been guilty of such willful violation of any of the provisions of this chapter as shall in the discretion of the director or the magistrate justify such revocation.

Note: Act effective.

2. This act shall take effect July 1, 1954.
Approved June 24, 1954.

CHAPTER 76


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:9-4 of the Revised Statutes is amended to read as follows:

39:9-4. Any person violating any provision of this chapter or falsifying any of the records required to be kept by the provisions of section 39:9-2 of this Title shall, upon summary conviction by a court of competent jurisdiction, be sentenced to pay a fine of $25.00 for the first offense and, in default of payment thereof, shall undergo imprisonment for not more than 5 days; and for each subsequent violation or falsification shall be sentenced to pay a fine of $50.00 and, in default of such payment, shall undergo imprisonment for not more than 10 days.

The provisions of this chapter shall be enforced and all penalties for the violation thereof shall be recovered in accordance with the provisions of the Penalty Enforcement Law (N. J. S. 2A:58-1 et seq.), and in addition to the provisions and remedies therein contained, the following provisions and remedies shall be applicable in any proceeding brought for a violation of any of the provisions of this chapter:
a. The several municipal courts shall have jurisdiction of such proceedings in addition to the courts prescribed in said Penalty Enforcement Law;

b. The complaint in any such proceeding may be made on information and belief by the director, any motor vehicle inspector, or any police or peace officer of any municipality, any county or the State;

c. A warrant may issue in lieu of summons;

d. Any motor vehicle inspector or any police or peace officer shall be empowered to serve and execute process in any such proceeding;

e. The hearing in any such proceeding shall be without a jury;

f. Any such proceeding may be brought in the name of the Director of the Division of Motor Vehicles, in the Department of Law and Public Safety or in the name of the State of New Jersey;

g. Any sums received in payment of any fines imposed in any such proceeding shall be paid to the Director of the Division of Motor Vehicles and shall be paid by him into the State treasury.

h. The director or any magistrate before whom any hearing under this chapter is had may revoke the license of any person to drive a motor vehicle or the registration certificate of any motor vehicle owned by any person, when such person shall have been guilty of such willful violation of any of the provisions of this chapter as shall in the discretion of the director or the magistrate justify such revocation.

2. This act shall take effect July 1, 1954.

Approved June 24, 1954.
CHAPTER 77


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 33 of the act of which this act is amendatory is amended to read as follows:

33. (a) Any person who shall forge or, without authority, sign any evidence of proof of financial responsibility, or who files or offers for filing any such evidence of proof knowing or having reason to believe that it is forged or signed without authority, shall be fined not more than $1,000.00 or imprisoned for not more than 1 year, or both.

(b) Any person willfully failing to return license or registration as required in section 22 of this act shall be fined not more than $500.00 or imprisoned not to exceed 30 days, or both.

(c) Any person who shall violate any provision of this act for which no penalty is otherwise provided shall be fined not more than $500.00 or imprisoned not more than 90 days, or both.

The provisions of this act shall be enforced and all penalties for the violation thereof shall be recovered in accordance with the provisions of the Penalty Enforcement Law (N. J. S. 2A:58-1 et seq.), and in addition to the provisions and remedies therein contained, the following provisions and remedies shall be applicable in any proceeding brought for a violation of any of the provisions of this act:

a. The several municipal courts shall have jurisdiction of any such proceeding in addition to the courts prescribed in said Penalty Enforcement Law;
b. The complaint in any such proceeding may be made on information and belief by the director, any motor vehicle inspector, or the police or peace officer of any municipality, any county or the State;
c. A warrant may issue in lieu of summons;
d. Any motor vehicle inspector or any police or peace officer shall be empowered to serve and execute process in any such proceeding;
e. The hearing in any such proceeding shall be without a jury;
f. Any such proceeding may be brought in the name of the Director of the Division of Motor Vehicles, in the Department of Law and Public Safety or in the name of the State of New Jersey;
g. Any sums received in payment of any fines imposed in any such proceeding shall be paid to the Director of the Division of Motor Vehicles and shall be paid by him into the State treasury;
h. The director or any magistrate before whom any hearing under this act is had may revoke the license of any person to drive a motor vehicle or the registration certificate of any motor vehicle owned by any person, when such person shall have been guilty of such willful violation of any of the provisions of this act as shall in the discretion of the director or the magistrate justify such revocation.

2. This act shall take effect July 1, 1954. 

Approved June 24, 1954.
CHAPTER 78


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:11-11 of the Revised Statutes is amended to read as follows:

39:11-11. A person who violates any provision of section 39:11-3 or 39:11-9 of this Title shall be fined not less than $25.00 nor more than $100.00 or be imprisoned not more than 90 days, or both.

The provisions of said sections shall be enforced and all penalties for the violation thereof shall be recovered in accordance with the provisions of the Penalty Enforcement Law (N. J. S. 2A:58-1 et seq.) and in addition to the provisions and remedies therein contained, the following provisions and remedies shall be applicable in any proceeding brought for a violation of any of the provisions of said sections:

a. The several municipal courts shall have jurisdiction of any such proceeding in addition to the courts prescribed in said Penalty Enforcement Law;

b. The complaint in any such proceeding may be made on information and belief by the director, any motor vehicle inspector, or any police or peace officer of any municipality, any county or the State;

c. A warrant may issue in lieu of summons;

d. Any motor vehicle inspector or any police or peace officer shall be empowered to serve and execute process in any such proceeding;

e. The hearing in any such proceeding shall be without a jury;

f. Any such proceeding may be brought in the name of the Director of the Division of Motor Vehicles, in the Department of Law and Public Safety or in the name of the State of New Jersey;
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Any sums received in payment of any fines imposed in any such proceeding shall be paid to the Director of the Division of Motor Vehicles and shall be paid by him into the State treasury.

h. The director or any magistrate before whom any hearing under said sections is had may revoke the license of any person to maintain a motor vehicle junk yard when such person shall have been guilty of such willful violation of any of the said provisions as shall in the discretion of the director or the magistrate justify such revocation.

2. This act shall take effect July 1, 1954.

Approved June 24, 1954.

CHAPTER 79

AN ACT authorizing authorities, commissions and other instrumentalities created by a compact between this State and any other State or States to provide Federal Old-Age and Survivors' Insurance Benefits to their employees.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any authority, commission or other instrumentality created by a compact between this State and any other State or States is hereby authorized upon the granting of like authority by such other State or States party to the compact, (a) to enter into an agreement with the Federal Secretary of Health, Education and Welfare to provide Federal Old-Age and Survivors' Insurance Benefits to employees of such authority, commission or other instrumentality, (b) to require its employees to pay (and for that purpose to deduct from their salaries or wages) contributions equal to the tax which would be imposed by section 1400 of the

Note: Act effective.

C. 43:22-11. Authorized to provide social security for employees.
Federal Insurance Contributions Act if such authority, commission or instrumentality were included therein, (c) to make payments to the Secretary of the Treasury of the United States in accordance with such agreement, including payments from its own funds equal to the amount of the tax which would be so imposed by section 1410 of the Federal Insurance Contributions Act, and (d) otherwise to comply with such agreements.

2. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 80


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 18:3-2 of the Revised Statutes is amended to read as follows:

18:3-2. The commissioner, subject to the approval of the State Board, shall appoint not to exceed 6 assistant commissioners of education, and fix their compensation.

The commissioner shall from time to time designate 1 of the assistant commissioners to act in his place and stead during his absence.

Each assistant commissioner shall perform such duties as may from time to time be assigned to him by the commissioner, which duties shall include
but need not be limited to any 1 or more of the following duties:

a. The supervision of elementary education;
b. The supervision of secondary education;
c. The supervision of higher education;
d. The supervision of vocational education;
e. The hearing and determination of controversies and disputes which may arise under the school laws, or the rules and regulations of the State Board, or of the commissioner, but subject to the right of appeal from any such determination to the State Board; and
f. The supervision of business and financial matters.

2. Section 18:3–8 of the Revised Statutes is repealed.

3. Section 1 of chapter 86 of the laws of 1947 is amended to read as follows:

1. Whenever the boards of education of 2 or more school districts, governed by the provisions of chapter 7 of Title 18 of the Revised Statutes shall deem it to be advisable to unite in creating a consolidated school district, each of said boards, shall call and conduct an election in the manner provided for the conduct of school elections by chapter 7 of Title 18 of the Revised Statutes and shall submit the question of consolidating said school districts into a consolidated school district to the voters of the districts.

4. Section 18:5–50.2 of the Revised Statutes is amended to read as follows:

18:5–50.2. Any person holding office, position or employment in any of the public schools of this State, against whom an action in damages is instituted for any act or acts arising out of the performance of the duties of his office or position or out of, or in the course of his employment, shall be furnished by his employing board of education with legal counsel to advise and defend him and such board of education shall defray the fees and expenses of counsel in such suit; but should such employee decline the services of the counsel pro-
vided, then and in that event the employing board shall be relieved of all further responsibility. The employing board may not be required to provide or to defray the fees and expenses of counsel where the suit for damages is instituted on the grounds of the alleged use of corporal punishment.

5. Section 18:6-22 of the Revised Statutes is amended to read as follows:

18:6-22. The board may, as soon as practicable after the close of each school year, cause to be printed and published a report of the condition of the public schools under its charge, of all the property under its control, and an itemized account of the expenditures of the board and of the finances of the district.

6. Section 18:6-34 of the Revised Statutes is amended to read as follows:

18:6-34. The secretary shall be the general accountant of the board and shall preserve in his office all accounts, vouchers, and contracts relating to the public schools. He shall examine and audit all accounts and demands against the board. Every such account or demand, except for salaries, exceeding $5.00 shall be verified by affidavit or contain or have annexed thereto a signed declaration in writing to the effect that such account or demand is correct in all its particulars, that the articles have been furnished or services rendered as stated therein and that no bonus has been given or received on account thereof.

7. Section 18:8-10 of the Revised Statutes is amended to read as follows:

18:8-10. The regional board of education shall forthwith after its first appointment organize by the election of 1 of its members as president and 1 as vice-president and shall appoint a secretary who may be a member of the board. The president and vice-president shall serve until the first Monday in March next succeeding the election of their successors as members of the board, and annually after said date the board shall organize by the election of such officers. If any board shall
fail to organize within 30 days after the date hereinbefore provided for its organization, the county superintendent of schools shall appoint a
president and a vice-president from among the members then in office, who shall serve until the first Monday in March next succeeding. The term of
the secretary shall expire annually on June 30.

8. If the office of the president or vice-president of any regional board of education shall become vacant for any reason other than expiration of
term, the board shall within 30 days thereafter fill the vacancy for the unexpired term and if it shall
fail to do so, the county superintendent of schools of the county shall fill the vacancy accordingly.

9. Section 18:13-11 of the Revised Statutes is
amended to read as follows:

18:13-11. When the dismissal of any teacher
before the expiration of a contract entered into
between the teacher and a board of education shall,
upon appeal, be decided to have been without good
cause, the teacher shall be entitled to compensation
for the full term for which the contract was made;
but it shall be optional with the board of education
whether or not the teacher shall teach for the unex-
pired term.

10. If the employment of any teacher is termin-
ated on notice pursuant to a contract entered into
between the teacher and the board of education, it shall be optional with the board of education
whether or not the teacher shall teach during the
period between the time of the giving of the notice
and the date of termination of employment fixed
therein.

11. Section 18:14-98 of the Revised Statutes is
amended to read as follows:

18:14-98. The State Board shall adopt regula-
tions fixing the necessary qualifications of teachers
in physical training, and shall require all students
at the State teachers’ colleges to receive thorough
instruction in such courses.
12. Section 18:16-19 of the Revised Statutes is amended to read as follows:

18:16-19. State teachers’ colleges shall be maintained for the purpose of training and educating persons in the science of education and art of teaching. Institutions shall be maintained at such places as may now or hereafter be provided by law.

13. This act shall take effect immediately.

Approved June 24, 1954.

CHAPTER 81


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 18:2-4 of the Revised Statutes is amended to read as follows:

18:2-4. The State Board may:

a. Frame and modify by-laws for its own government, and elect its president and other officers;

b. Prescribe and enforce rules and regulations necessary to carry into effect the school laws of this State;

c. Prescribe rules and regulations for holding teachers’ institutes and teachers’ meetings called by the commissioner;

d. Decide appeals from the decisions of the commissioner;
e. Make and enforce rules and regulations for the granting of appropriate certificates or licenses to teach or to administer, direct, or supervise, the teaching, instruction or educational guidance of pupils in public schools operated by boards of education, for each of which certificates a fee of not less than $5.00 shall be charged.

In addition to the other powers conferred by law upon the State Board, it shall:

f. Prescribe a uniform and simple system of bookkeeping for use in all school districts, and compel all school districts to use the same;

g. Appoint, upon application, a superintendent of schools in 2 or more districts whenever in its opinion it is advisable so to do, and apportion the expenses equitably among the districts;

h. Prescribe and enforce rules and regulations for the approval of secondary schools, including junior high schools, and withhold or withdraw its approval of any secondary school whenever in its opinion its academic work, location or enrollment and per capita cost of maintenance shall not warrant its establishment or continuance;

i. Except as provided by sections 18:14-5 and 18:14-7 of this Title, fix rates to be paid by a district for the tuition of children sent from it to the schools of other districts, when the districts cannot agree among themselves as to the proper rates, and require any districts having the necessary accommodations to receive pupils from other districts at rates agreed upon or which it may fix in the event of disagreement;

j. Compel the production at such time and place within the State as it may designate of any and all books, papers, and vouchers in any way relating to schools or to the receipt or disbursement of school moneys; compel the attendance before it or before any of its committees or before the commissioner or 1 of his assistants at such time and place as it may designate of any member of a board of education or of any person in the employ of a board of education, and suspend from office any
person refusing to attend or to submit such books, papers, vouchers as he may have been directed to produce;

k. Issue subpoenas signed by its president and secretary compelling the attendance of witnesses and the production of books and papers in any part of the State before it or before any of its committees or before the commissioner or 1 of his assistants. Any person who shall neglect or refuse to obey the command of the subpoena or who, after appearing, shall refuse to be sworn and testify, except such refusal be on grounds recognized by law, shall in either event be liable to a penalty of $100.00 for each offense to be recovered by the State Board of Education in a civil action. Such penalty when recovered shall be paid into the treasury of the State;

l. Advance the education of people of all ages;

m. Establish standards of higher education;

n. License institutions of higher education as authorized by sections 18:20-5, 18:20-6, and 18:20-7 of this Title;

o. Approve the basis or conditions for conferring degrees as authorized by sections 18:20-8, 18:20-9, and 18:20-10 of this Title;

p. Require from institutions of higher education such reports as may be necessary to enable the State Board to perform the duties imposed upon it by statute;

q. Survey the needs for higher education and the facilities available therefor and recommend to the Legislature procedures and facilities to meet such needs;

r. Investigate and recommend respecting the needs for facilities and services at the State University of New Jersey as an instrumentality of the State for providing public higher education and thereby to increase the efficiency of the public school system of the State, advise with the State University of New Jersey regarding its annual budget for services, lands, buildings, and equipment and jointly with the State University make recommendations
to the Governor and to the Legislature in support of such budget, and make with the State University contracts in behalf of the State in accordance with legislative appropriations;

s. Make to the Governor and the Legislature such recommendations as the State Board deems necessary with regard to appropriations that may be required for services, lands, buildings, and equipment to be furnished by institutions of higher education other than the State University of New Jersey, and make contracts in behalf of the State with such institutions in accordance with legislative appropriations; provided, that no disbursement of moneys so appropriated shall be made to any such institution or institutions utilized by the State for the purpose of public higher education, except on recommendation of the State Board; and the State Board shall see to the application of the money for such purposes;

t. Exercise visitorial general powers of supervision and control over such institutions of higher education as may be utilized by the State. Its visitorial general powers of supervision and control are hereby defined as visiting such institutions of higher education to examine into their manner of conducting their affairs and to enforce an observance of their laws and regulations and the laws of the State;

u. The State Board shall have all other powers requisite to the performance of its duties.

2. Section 18:3-17 of the Revised Statutes is amended to read as follows:

18:3-17. The commissioner, with the advice and consent of the State Board, shall:

a. Prescribe a minimum course of study for the public schools, and require boards of education to submit to him for approval or disapproval courses adopted by them, if and when in his opinion it is necessary or advisable so to do;

b. Prescribe such method as seems best for use in ascertaining what children are 3 years or more below normal;
c. From time to time prepare, publish and distribute handbooks, materials or circulars for the guidance of teachers in the public schools.

3. Section 1 of chapter 113 of the laws of 1939 is amended to read as follows:

1. Whenever the boards of education of 2 or more school districts shall deem it advisable to unite to create a regional school district, and maintain a regional board of education, pursuant to the school law, and there shall be 1 or more high school buildings in 1 or more of the districts proposing to unite, or 1 or more parcels of land therein owned by 1 or more of said districts and suitable as a site or sites for a high school building or high school buildings, it shall be lawful to place upon the ballot a notice of intention to acquire by purchase such high school building or buildings or parcel or parcels; provided, notice thereof shall also be given in the printed and published notices of election; and if the legal voters of the said several districts proposing to unite, shall agree to the purchase of said high school building or buildings or parcel or parcels, then the board of education of such regional school district shall purchase such building or buildings or parcel or parcels and shall issue and sell bonds for the amount set forth in the ballot and in the printed and published notices of election. Such bonds shall be issued and sold in all respects in accordance with the existing school law, and shall mature within the limit of time prescribed by law, based upon the character of the construction of such building or buildings.

4. When the regional board of education of any regional school district shall have purchased any school building or parcel of land from the board of education of one of the component school districts of the regional district, the board of education of said component district shall, from the purchase price, invest, according to law a sum equal to the face value of the outstanding bonded indebtedness of the school district and shall use the interest derived therefrom in payment of the interest upon
said bonds as it becomes due and payable and the principal thereof shall be applied in payment of the principal due upon said bonds as they severally mature, and any surplus of said purchase price remaining over and above the same so invested shall be placed in the building and repair account of the school district.


6. Each board of education shall adopt a course of study in community civics, the geography, history and civics of New Jersey, and the privileges and responsibilities of citizenship as they relate to community and national welfare, which course shall be taken by all pupils in the public elementary schools in the grade or grades in which it is given, with the object of producing the highest type of patriotic citizenship.

7. Section 18:14–86 of the Revised Statutes is amended to read as follows:

18:14–86. The nature of alcoholic drinks and narcotics and their effects upon the human system shall be taught in all schools supported wholly or in part by public moneys in such manner as may be adapted to the age and understanding of the pupils and shall be emphasized in appropriate places of the curriculum sufficiently for a full and adequate treatment of the subject. The failure or refusal of any district to comply with the provisions of this section shall be sufficient cause for withholding from such district the State appropriation.

8. Section 18:14–93 of the Revised Statutes is amended to read as follows:

18:14–93. Each board of education shall conduct as a part of the instruction in the public schools courses in health, safety and physical education, which courses shall be adapted to the ages and capabilities of the pupils in the several grades and departments. To promote the aims of these courses any additional requirements or regulations
as to medical inspection of school children may be imposed.


10. Section 18:19–3 of the Revised Statutes is amended to read as follows:

18:19–3. All boards of education and boards or persons having control of other schools in this State shall provide for instruction in accident prevention adapted to the understanding of the pupils of the various grades and classes in such schools.

11. Section 18:19–4 of the Revised Statutes is repealed.

12. Section 18:19–5 of the Revised Statutes is amended to read as follows:

18:19–5. The board of education, school directors, trustees, or other committees or persons having control of a public, private, or parochial school shall arrange for instruction in fire prevention to be given and emphasized in appropriate courses in the curriculum of the school.

13. Section 18:19–6 of the Revised Statutes is repealed.

14. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 82

An Act concerning counties, and amending section 40:20-20 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:20-20 of the Revised Statutes is amended to read as follows:

   40:20-20. The board of chosen freeholders in counties having a population of more than 350,000 shall consist of 9 members; in counties having a population between 200,000 and 350,000, other than counties of the fifth class, 7 members; except as hereinafter otherwise provided in counties having a population between 100,000 and 200,000, 5 members; in counties having a population less than 100,000 the board shall consist of 3 members; in counties of the fifth class having a population of more than 200,000 the board shall consist of 5 members; in counties of the sixth class having a population of less than 50,000 the board shall consist of 5 members.

2. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 83

AN ACT concerning education, and amending section 18:14-80 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 18:14-80 of the Revised Statutes is amended to read as follows:

18:14-80. Every board of education shall:

(a) Procure a United States flag, flagstaff and necessary appliances therefor for each school in the district and display such flag upon or near the public school building during school hours;

(b) Procure a United States flag, flagstaff and necessary appliances or standard therefor for each assembly room and each classroom in each school, and shall display such flag in the assembly room and each classroom during school hours and at such other time as the board of education may deem proper; and

(c) Require the pupils in each school in the district to salute the flag of the United States and repeat on every school day the pledge of allegiance to the flag which shall be as follows: "I pledge allegiance to the flag of the United States of America and to the Republic for which it stands, one Nation, under God, indivisible, with liberty and justice for all." The salute and pledge of allegiance shall be rendered with the right hand over the heart; but children who have conscientious scruples against such pledge or salute, or the children of accredited representatives of foreign governments to whom the United States extends diplomatic immunity, will always show full respect to the flag while the pledge is given by merely standing at attention: the boys removing the headdress.

2. This act shall take effect immediately.

Approved June 24, 1954.
CHAPTER 84

AN ACT to provide coverage for certain State, county, municipal, school district and public employees, under the provisions of Title II of the Federal Social Security Act, as amended; repealing chapters 14 and 15 of Title 43 of the Revised Statutes including acts amendatory thereof and supplementary thereto; granting refund of accumulated deductions paid thereunder or membership in the Public Employees' Retirement System created hereunder, specifying contributions to be paid and benefit rights therein.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

Analysis

ARTICLE I—Social Security

Section

1. Extension to governmental units having no retirement system.

2. Extension to employers of former members of State Employees' Retirement System.

3. Effective date of agreements.

ARTICLE II—Repealers and disposition of funds, protection of rights and benefits

Section

4. Repeal of acts establishing State Employees' Retirement System.

5. Disposition of funds, benefits, etc.
ARTICLE III—Public Employees' Retirement System of New Jersey

Section

6. Definitions.
7. Membership of retirement system.
8. Restoration to membership of members discontinued from service; conditions.
9. Nonmember State employee may join upon payment of arrears.
10. State employees inducted into military or naval service before applying for enrollment.
11. Contributions covering temporary service.
12. Members serving State or Federal Government during war emergency; restoration of retirement rights.
13. Special benefits continued.
14. Transfer of membership from teachers' fund to retirement system.
15. Information required from department heads.
16. Classification of members.
17. Board of trustees.
18. Officers and employees; actuary; legal adviser.
19. Actuarial information and investigation; tables; rates of deduction and contribution.
20. Corporate powers.
22. Funds.
23. Expense fund.
25. Annuity savings fund; deduction by department heads; recomputation of contribution rate; supplemental annuity.
26. Excess refundable; shortage deducted.
27. Retirement reserve fund.
28. Members' death benefit fund.
29. Relation of new employees to fund.
30. Deductions for annuity purposes certified on payroll; credited to fund.
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Section

31. Records kept by State departments.
32. Management of funds.
33. Interest.
34. Borrowing from fund by members.
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ARTICLE I

1. The State agency, established under chapter 253, laws of 1951, as amended, with the approval of the Governor, is hereby authorized and directed to enter, on behalf of the State, and of any county, municipality or school district and of any public department, board, body, commission, institution, agency, instrumentality or authority of, or in, the State and of, or in, any county, municipality or school district in the State, into an agreement with the U. S. Department of Health, Education, and Welfare for the purpose of extending the provisions of the Federal Old-Age and Survivors Insurance system to all services performed by employees as members of any coverage group as defined in section 218 (b) (5) of the Social Security Act unless such services are already covered by an agreement under this act. The agreement shall conform with the terms and provisions of this act. Each employer subject to the provisions of this section shall be deemed to have submitted a plan in accordance with the provisions of section 5 of chapter 253, laws of 1951, as amended, except that:

a. Such employer shall have the option of including or excluding from coverage all employees in elective offices and positions. The employer shall
notify the State agency of his decision within 10 days after the date of this enactment. If no notice has been received within the specified time, he shall be deemed to have decided not to cover employees in such elective offices and positions.

b. Such employer shall furnish the State agency within 10 days after the date of this enactment, the title of the official responsible for the local administration of the Social Security Program for the coverage group. If the employer fails to furnish this information within the specified time, the State agency shall deem that the employer has designated its chief fiscal officer to be the responsible official.

c. The agreement shall not be made applicable to services in such positions so long as said positions are barred from coverage by the provisions of the Social Security Act.

2. The State agency, with the approval of the Governor, is hereby authorized and directed to enter on behalf of the State into an agreement with the Secretary of the U. S. Department of Health, Education, and Welfare for the purposes of extending the provisions of the Federal Old-Age and Survivors Insurance system to services performed by employees in positions formerly covered by the provisions of chapters 14 and 15 of Title 43 of the Revised Statutes, hereinafter referred to as the State Employees' Retirement System, provided, however:

a. That such employees are members of a coverage group as defined in section 218 (b) (5) of the Social Security Act;

b. The agreement shall not be made applicable to services in such positions so long as said positions are barred from coverage by the provisions of the Social Security Act.

The agreement made under this section shall be consistent with the terms and provisions of this act. It shall cover all employment for each employer in the State participating in the State Employees’ Retirement System on the date of this enactment and each such employer shall be deemed to have
submitted a plan in accordance with the provisions of section 5 of chapter 253, laws of 1951, as amended, except that:

(1) Where the employer has covered the services of at least 1 employee in any elective office or position under the provisions of the State Employees’ Retirement System, all employees in such elective positions shall be included in the Social Security Coverage Group.

(2) Where the employer has covered none of the services of employees in any elective office or position under the provisions of the State Employees’ Retirement System, such employers shall have the option of either including or excluding the services of all such employees from Social Security coverage. The employer shall notify the State agency of his decision within 10 days after the date of this enactment. If no notice has been received by the State agency within the specified time, the employer shall be deemed to have decided to exclude the services of employees in elective offices and positions.

(3) Each employer in the State subject to the provisions of this section shall furnish the State agency the title of the official responsible for the local administration of the Social Security Program for the coverage group within 10 days after the date of this enactment. If the employer fails to furnish this information within the specified time, the State agency shall deem that such employer has designated its chief fiscal officer to be the responsible official.

3. The effective date of the Social Security agreements under the provisions of sections 1 and 2 above shall be December 31, 1954.

Article II

4. Chapters 14 and 15 of Title 43 of the Revised Statutes and all amendments and supplements thereto, designated as the “State Employees’ Retirement System of New Jersey” are repealed as of the effective date of this section.
5. The repeal of chapters 14 and 15 of Title 43 of the Revised Statutes of the State of New Jersey and all amendments and supplements thereto is subject to the following provisos:

(a) Any person retired for service under any of the provisions of either of said chapters and receiving or entitled to receive benefits thereunder prior to their repeal shall continue to receive the same benefits or shall continue to be entitled to receive the same benefits to the same extent and in the same manner as if such chapters had not been repealed. If any such person shall have elected to take his retirement benefit under one of the options of such chapters, his beneficiary shall, upon the death of the retirant, receive such amount as was provided under such chapters, as if such chapters had not been repealed.

(b) Any beneficiary receiving an allowance as a result of an election made by a person retiring under such chapters shall continue to receive such allowance as provided under such chapters.

(c) Any person electing to have deductions for medical and hospitalization insurance subtracted from his retirement allowance shall continue to have such deductions subtracted as if such chapters had not been repealed.

(d) Any person retired for disability under such chapters and receiving benefits or entitled to receive benefits thereunder and any person receiving accidental death benefits as the result of the death of a member in service under such chapters, prior to their repeal, including any person covered by R. S. 43:14-30 to R. S. 43:14-34, R. S. 43:14-37 and R. S. 43:15-5, shall, so long as he continues to meet the tests therefor prescribed in such chapters, continue to receive the same or shall continue to be entitled to receive to the same extent and in the same manner as if such chapters had not been repealed. At such time as he shall cease to meet such requirements his benefits shall cease and as to him the chapters shall have no further application. If any person retired for disability under such chap-
ters and receiving benefits thereunder prior to their repeal shall have elected to take his retirement benefit under one of the options of such chapters, his beneficiary shall, upon the death of the retirant, receive such amount as was provided under such chapters.

(e) Any person who, as of the effective date of this section meets the requirements for retirement under chapters 14 and 15 of Title 43 of the Revised Statutes but who has not made application for benefits under such chapters may make such application and be retired on or before the effective date of this section, as if such chapters had not been repealed. He shall thereafter receive benefits to the same extent and in the same manner as if such chapters had not been repealed.

(f) If any person having made contributions under such chapters dies prior to their repeal but before retiring, his accumulated deductions shall be paid out as he shall have directed in writing; provided, however, that in the case of a contributor who dies with credit for 20 or more years of total service, the provisions of R. S. 43:14-29 shall apply. In the absence of such written direction, his accumulated deductions shall be paid to his estate. This paragraph shall apply also to any person dying subsequent to repeal but before receiving his contributions.

(g) Any person who contracted for a loan under such chapters shall continue to repay the loan as if such chapters had not been repealed.

(h) Interest on members’ accumulated deductions shall cease as of the effective date of this section.

(i) The accumulated deductions of the members constituting the Annuity Savings Fund shall be set aside in a trust fund designated as Fund A to be held for refund, upon demand, to the respective persons or beneficiaries entitled thereto; no further interest shall be allowed after the effective date of this section. Until refunded or otherwise dis-
posed of, such funds, interests therein, and rights thereto shall not be subject to judicial process.

(j) The accumulated reserves in the Contingent Reserve Fund established under such chapters which are required to meet pension and death benefits allowable, shall be set aside in the State treasury as a trust fund and expended for no other purpose except for the payment of such benefits. Such fund shall be designated as Fund B.

(k) The accumulated reserves constituting the Retirement Reserve Fund shall be set aside in a trust fund designated as Fund C to be held for payment of all pension and death benefits allowed. Such funds, interests therein and rights thereto, shall not be subject to judicial process.

(l) All moneys in the Expense Fund shall be set aside in a trust fund designated as Fund D, to be held for the purpose of administering the payment of benefits under the provisions of this section. Such moneys, interest therein and rights thereto shall not be subject to judicial process.

(m) The State Treasurer through such agency, division, or bureau of his department as he may direct is hereby authorized and directed to administer the payment of benefits and the return of accumulated deductions under the State Employees’ Retirement System abolished by this act.

The State Treasurer is hereby constituted the custodian of the securities, funds and investments of the former “State Employees’ Retirement System of New Jersey.” For the purpose of this section only, the title “State Employees’ Retirement System of New Jersey” may be used in order to hold title to, sell, assign, transfer or otherwise dispose of any such securities, funds or investments. All functions, powers and duties relating to the investment or reinvestment of moneys of, and purchase, sale or exchange of any of such securities, funds or investments, shall be exercised and performed by the Director of the Division of Investment in accordance with the provisions of chapter 270, P. L. 1950, as amended and supplemented: or
vided, however, that before any such investment, reinvestment, purchase, sale or exchange may be made by said director pursuant to the provisions of this section, he shall submit the details thereof to the State Treasurer, who shall, within 48 hours, exclusive of Sundays and public holidays, after such submission to him, file with the director a written acceptance or rejection of such proposed investment, reinvestment, purchase, sale or exchange; and the director shall have authority to make such investment, reinvestment, purchase, sale or exchange, for, on behalf of, and with respect to such fund, unless there shall have been filed with him a written rejection thereof by the State Treasurer as herein provided.

ARTICLE III

6. As used in this act:
   a. "Accumulated deductions" means the sum of all the amounts, deducted from the compensation of a member or contributed by him, standing to the credit of his individual account in the annuity savings fund.
   b. "Annuity" means payments for life derived from contributions made by a member as provided in this act.
   c. "Annuity reserve" means the present value of all payments to be made on account of any annuity or benefit in lieu of an annuity, granted under the provisions of this act, computed on the basis of such mortality tables as the board of trustees adopts, with regular interest.
   d. "Beneficiary" means any person receiving a retirement allowance or other benefit as provided in this act.
   e. "Final compensation" means the average annual compensation for which contributions are made by a member for the 5 years immediately preceding his retirement, or, at the option of such member, it shall mean the average annual compensation for which contributions are made by a
member during any 5 consecutive years of his or her membership, within which period of 5 consecutive years he was entitled to retirement for service, said 5 years to be selected by the applicant prior to the date of retirement.

f. “Fiscal year” means any year commencing with July 1 and ending with June 30 next following.

g. “Pension” means payments for life derived from appropriations made by the employer as formerly provided in chapters 14 and 15 of Title 43 of the Revised Statutes, or in this act.

h. “Pension reserve” means the present value of all payments to be made on account of any pension or benefit in lieu of a pension formerly granted under the provisions of chapters 14 and 15 of Title 43 of the Revised Statutes, or as provided in this act, computed on the basis of such mortality tables as the board of trustees adopts, with regular interest.

i. “Public Employees’ Retirement System of New Jersey,” hereinafter referred to as the “retirement system,” is the corporate name of the arrangement for the payment of retirement allowances and other benefits under the provisions of this act and for the system including the several funds created and placed under the management of the board of trustees of said system. By that name all of its business shall be transacted, its funds invested, warrants for money drawn and payments made and all of its cash and securities and other property held.

j. “Regular interest” shall mean interest as determined from time to time by the board of trustees. The regular interest rate shall be limited to a minimum of 3% and a maximum of 4%.

k. “Retirement allowance” means the pension plus the annuity.

l. “Veteran” means any honorably discharged officer, soldier, sailor, airman, marine or nurse who served in any army, air force or navy of the allies of the United States in World War I, between July 14, 1914, and November 11, 1918, or who served in
any army, air force or navy of the allies of the United States in World War II, between September 1, 1939, and September 2, 1945, and who was inducted into such service through voluntary enlistment, and was a citizen of the United States at the time of such enlistment, and who did not, during or by reason of such service, renounce or lose his United States citizenship, and any officer, soldier, sailor, marine, airman, nurse or army field clerk, who has served in the active military or naval service of the United States and has or shall be discharged or released therefrom under conditions other than dishonorable, in any of the following wars, uprisings, insurrections, expeditions, or emergencies, and who has presented to the board of trustees evidence of such record of service in form and content satisfactory to said board of trustees:

(1) The Indian wars and uprisings during any of the periods recognized by the War Department of the United States as periods of active hostility;
(2) The Spanish-American War between April 20, 1898, and April 11, 1899;
(3) The Philippine insurrections and expeditions during the periods recognized by the War Department of the United States as of active hostility from February 4, 1899, to the end of 1913;
(4) The Peking relief expedition between June 20, 1900, and May 27, 1902;
(5) The army of Cuban occupation between July 18, 1898, and May 20, 1902;
(6) The army of Cuban pacification between October 6, 1906, and April 1, 1909;
(7) The Mexican punitive expedition between March 14, 1916, and February 7, 1917;
(8) The Mexican border patrol, having actually participated in engagements against Mexicans between April 12, 1911, and June 16, 1919;
(9) World War I, between April 6, 1917, and November 11, 1918;
(10) World War II, between September 16, 1940, and September 2, 1945, who shall have served at least 90 days in such active service, exclusive of any period he was assigned (1) for a course of education or training under the Army Specialized Training Program or the Navy College Training Program which course was a continuation of his civilian course and was pursued to completion, or (2) as a cadet or midshipman at one of the service academies any part of which 90 days was served between said dates; provided, that any person receiving an actual service incurred injury or disability shall be classed as a veteran whether or not he has completed the 90-day service as herein provided.
(11) Emergency, at any time after June 23, 1950, and prior to the date of termination, suspension or revocation of the proclamation of the existence of a national emergency issued by the President of the United States on December 16, 1950, or date of termination of the existence of such national emergency by appropriate action of the President or the Congress of the United States, who shall have served at least 90 days in such active service, exclusive of any period he was assigned (1) for a course of education or training under the Army Specialized Training Program or the Navy College Training Program which course was a continuation of his civilian course and was pursued to completion, or (2) as a cadet or midshipman at one of the service academies, any part of which 90 days was served between said dates; provided, that any person receiving an actual service incurred injury or disability shall be classed as a veteran whether or not he has completed the 90-day service as herein provided.
7. There is hereby established the Public Employees' Retirement System of New Jersey. The membership of the retirement system shall include:

a. The members of the former "State Employees' Retirement System of New Jersey" enrolled as such as of December 29, 1954; who shall not have claimed for refund their accumulated deductions in said system as provided in this section;

b. Any person becoming a permanent employee of the State after the effective date of this section; and

c. Every State employee veteran in the employ of the State on the effective date of this section who shall not have notified the board of trustees within 30 days of such date that he does not desire to become a member.

The board may deny the right to become members of the retirement system to any class of elected officials or to any class of persons other than veterans not within the classified civil service, but any person who has been a member of the former "State Employees' Retirement System" for 1 or more years and who has been or may hereafter be appointed to an office or position in the unclassified service shall be eligible to become a member of the retirement system and entitled to all the rights and privileges thereunder, if he so elects. The board of trustees may deny the right to become members of the retirement system to any class of persons whose compensation is only partly paid by the State, or it may, in its discretion, make optional with persons in any such class their individual entrance into membership. State employees who become members of any other retirement system supported wholly or partly by the State as a condition of employment shall not be eligible to membership in this retirement system. Notwithstanding any other law to the contrary all other persons accepting permanent employment in the classified service of the State shall be required to
enroll in the retirement system as a condition of their employment, regardless of age.

Membership of any person in the retirement system shall cease if, in any 4-year period which elapses after his last becoming a member, he renders to the State less than two years of service, but not otherwise except as provided in this act.

The accumulated deductions of the members of the former "State Employees' Retirement System" which have been set aside in a trust fund designated as Fund A as provided in section 5 of this act and which have not been claimed for refund within 30 days after the effective date of this section shall be transferred from said Fund A to the annuity savings fund of the retirement system, provided for in section 25 of this act. Each member whose accumulated deductions are so transferred shall receive the same prior service credit, pension credit, and membership credit in the retirement system as he previously had in the former "State Employees' Retirement System" and shall have such accumulated deductions credited to his individual account in the annuity savings fund. Any outstanding obligation of such member shall be continued.

8. If a member of the former "State Employees' Retirement System" or the retirement system has been discontinued from service and he has withdrawn his accumulated deductions in either of said systems, his prior service credit and membership credit at the time of leaving service shall be restored in full, if such member returns to service and deposits in the retirement system the total amount as the board of trustees shall determine to be due in order to give to such person the same credit for such service as he had at the time of leaving service. Subject to the rules and regulations of the board such deposit may be paid in regular installments. Subsequent normal contributions shall be at the rate determined by the board of trustees.
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If such member has not withdrawn his accumulated contributions his membership may continue in the retirement system, notwithstanding any provisions of this act, but such continuance shall not extend beyond a period of 5 years from the date of his discontinuance from service.

No credit for pension purposes shall be allowed to such member, covering the period of his lay-off or discontinuance, unless leave of absence was granted by the head of his department and the board, as provided for in section 39 of this act.

Should an employee who has withdrawn his accumulated deductions from the former "State Employees' Retirement System" or the retirement system as provided in section 41 of this act be re-enrolled as a member of the retirement system and pay into the annuity savings fund the total amount as the board of trustees shall determine to be due in order to give to such person the same credit for such service as he had at the time of leaving service, there shall be restored his annuity credit, and in addition, upon completion of 1 year thereafter and the payment of at least ½ of such obligation, his pension credit shall be restored as it was at the time of his withdrawal. Subsequent normal contributions shall be at the rate determined by the board of trustees.

9. Any person other than a veteran who was in the employ of the State prior to the effective date of this act, and who did not join the former "State Employees' Retirement System," may join the retirement system at any time upon paying into the retirement system such arrears over a period of not more than 10 years in regular installments, with interest, as the board of trustees shall determine to be due, in order to give to such person the same standing as a member of the retirement system as other members who joined the former "State Employees' Retirement System" when the law providing for such retirement system first applied to them, or he shall have the option of joining as a new member upon proper application.
to the board of trustees, with no credit for previous service.

In the case of any person coming under the provisions of this section, full annuity credit for the period of employment for which arrears are being paid shall be given upon the payment of the total amount due, and full pension credit for such period of employment shall be given upon the payment of at least \( \frac{1}{2} \) of the total arrearage obligation and the completion of 1 year of making arrears payments, except in the case of retirement for service, in which case the total membership credit for such service shall be in direct proportion to the amount paid of the total amount of the arrearage obligation, upon the completion of 1 year of making arrears payments.

10. Any State employee who had entered or shall hereafter enter into the active air, military or naval service of the United States before making application for enrollment in the retirement system shall be accepted as a member upon his filing application, provided such application is made within 3 months after entry into such active air, military or naval service, and his regular salary deductions as determined by the board of trustees shall be paid to the retirement system by the employing department as provided by chapter 252 of the laws of 1942, as amended by chapter 326 of the laws of 1942. This provision shall not apply to any employee whose appointment is temporary or seasonal.

11. Any person employed temporarily by the State and whose temporary employment resulted in permanent employment shall be permitted to make contributions covering this temporary service in accordance with the rules and regulations of the board of trustees and receive the same annuity and pension credits as if he had been a member during his temporary service.

12. Any State employee who was a member of the former "State Employees' Retirement System" and whose services were or have been made
available by this State to the Federal Government may, if and when he or she has returned or shall return to service with this State, or if he or she has retired or been retired under the said system, contribute to the annuity savings fund provided for in section 25 of this act, such sum or sums, either in 1 payment or in installments, as determined by the board of trustees to be sufficient to cover the amount which would have been contributed by such individual had he or she remained a member of said system, together with such interest thereon as shall be determined to be just by the board of trustees; any board, body or commission of this State which has, had, or shall have, moneys contributed by the Federal Government for that purpose shall pay into such system such amount or amounts as would have been contributed by it on account of said services had not such services been made available to the Federal Government, together with such interest as shall be determined to be just by the board of trustees. The board of trustees is hereby authorized and required to receive said contributions, both for annuity and pension purposes, it being the intention hereby to restore, if and where possible, all retirement rights of such members lapsed or lost while rendering services to the Federal Government in and during the emergency of World War II.

13. The special benefits payable under the former "State Employees' Retirement System" under acts repealed by this act as they were in effect on June 30, 1953, which acts granted special privileges to certain employees, shall be continued for members or beneficiaries of the retirement system as of the effective date of this section as if such acts had not been repealed.

14. A person who has been a member of the teachers' retirement fund and who has taken or shall take office, position or employment in the State service in any capacity and is a member of the Public Employees' Retirement System shall be entitled, upon application therefor, to prior service
credit for the length of his membership in such fund in the Public Employees' Retirement System or who shall become a member of the Teachers' Pension and Annuity Fund, and who has taken or shall take office, position or employment in the State service in any capacity, shall be entitled, upon application therefor, to membership in the retirement system, upon transferring his interests from the Teachers' Pension and Annuity Fund to the retirement system. If he has withdrawn his interests from the Teachers' Pension and Annuity Fund, he shall be entitled to membership in the retirement system upon paying into the latter fund such sum as shall be required by the trustees therefor for that purpose. For the purpose of carrying out the provisions of this section, the board of trustees may make all necessary rules and regulations.

15. The head of a department or branch of the State service not included in a department employing a member shall submit to the board of trustees a statement showing the name, title, compensation, duties, date of birth and length of service of the member and any other information the board requires.

16. The board of trustees shall classify the members in such group or groups by occupation or sex as it may determine for actuarial purposes.

The board shall further classify the membership by benefit rates as Class A or Class B members, as follows:

"Class A" shall include those members whose annuity shall be based on a per centum of salary, computed to be sufficient, with regular interest, to procure for the member, on retirement for service, an annuity equal to \( \frac{3}{14} \) of his final compensation for each year of service as a member.

"Class B" shall include those members who have elected or who shall hereafter elect to contribute to the annuity savings fund at a higher rate per centum, computed to be sufficient, with regular interest, to procure for the member, on retirement
for service, an annuity equal to \( \frac{7}{120} \) of his final compensation for each year of service as a member.

On and after the effective date of this section, each new member shall be placed in "Class B."

17. The general administration and responsibility for the proper operation of the Public Employees’ Retirement System and for making effective the provisions of this act shall be vested in the board of trustees. Subject to the limitations of the law, the board shall, from time to time, establish rules and regulations for the administration and transaction of its business and for the control of the funds created by this subtitle and shall perform any other functions required for the execution of this act. The membership of the board shall consist of the following:

a. Two trustees appointed by the Governor, who shall serve at the pleasure of the Governor and until their successors are appointed.

b. The State Treasurer.

c. Three trustees elected for a term of 3 years from among and by the member employees of the State in a manner prescribed by the board of trustees.

d. One trustee elected for a term of 3 years from among and by the member employees of counties and the same method of holding an election from time to time used for the State employees’ representatives shall be followed in elections held for county representatives.

e. Two trustees elected for a term of 3 years from among and by the member employees of municipalities and the same method of holding an election from time to time used for the State employees’ representatives shall be followed in elections held for municipal representatives; provided, however, at the first election for municipal representation, 1 trustee shall be elected to serve for a term of 2 years and the other trustee shall be elected to serve for a term of 3 years.

A vacancy occurring during a term shall be filled for the unexpired term by the appointment or elec-
tion of a successor in the same manner as his predecessor.

Each member of the board shall, upon appointment or election, take an oath of office that, so far as it devolves upon him, he will diligently and honestly administer the board's affairs, and that he will not knowingly violate or willfully permit to be violated any provision of law applicable to this act. The oath shall be subscribed to by the member making it, certified by the officer before whom it is taken and filed immediately in the office of the Secretary of State.

Each trustee shall be entitled to 1 vote in the board and a majority of all the votes of the entire board shall be necessary for a decision by the trustees at a meeting of the board. The board shall keep a record of all its proceedings, which shall be open to public inspection.

The members of the board shall serve without compensation but shall be reimbursed from the expense fund for any necessary expenditures. No employee shall suffer loss of salary or wages through the serving on the board. The compensation for all persons employed by the board shall be fixed by it, within the limits of appropriations made available to the board.

For the purpose of organizing the Public Employees' Retirement System, the members of the board of trustees of the former "State Employees' Retirement System," as of the effective date of the repeal of that system, shall constitute the initial membership of the board of trustees of the Public Employees' Retirement System, for the remainder of the terms for which they were appointed or elected as the case may be.

18. The board shall elect from its membership a chairman and may also elect a vice-chairman, who shall have all the power and authority of the chairman in the event of the death, absence or disability of the chairman. It shall appoint, subject to the provisions of sections 11:4-2 and 11:4-3 of the Revised Statutes, a secretary, an actuary and any

Officers and employees, actuary, legal adviser.
technical employees as may be necessary for the
transaction of the business of the retirement
system.

The actuary shall be the technical adviser of the
board on matters regarding the operation of the
funds created by the provisions of this act and
shall perform such other duties as are required in
connection therewith.

The Attorney-General shall be the legal adviser
of the retirement system.

19. The actuary appointed by the board shall
commend, and the board shall keep in convenient
form, such data as shall be necessary for actuarial
valuation of the various funds created by this act.

Once in every 5-year period after the effective date
of this section, the actuary shall make an actu­
arial investigation into the mortality, service and
compensation or salary experience of the members
and beneficiaries as defined in this chapter and
shall make a valuation of the assets and liabilities
of the various funds created by this act. Upon the
basis of such investigation and valuation the board
shall:

a. Adopt for the retirement system such mor­
tality, service and other tables as shall be deemed
necessary;

b. Certify the rates of deduction from compensa­
tion computed to be necessary to pay the annuities
authorized under the provisions of this act; and;
c. Certify the rates of contribution, expressed
as a proportion of the compensation of members
which shall be made by the State to the contingent
reserve fund.

20. The retirement system shall, for the pur­poses
of this act, possess the powers and privileges of
a corporation.

21. The board shall publish annually a report
showing a valuation of the assets and liabilities
of the funds created by this act, certifying as to
the accumulated cash and securities of the funds
and stating any other facts, recommendations and
data which may be of use in the advancement of
knowledge concerning employees’ pensions and annuities. The board shall submit the report to the Governor and furnish a copy to the officers of each State department for use of the employees and the public.

22. Under this act there shall be the contingent reserve fund, annuity savings fund, retirement reserve fund, and the members’ death benefit fund.

23. The expenses of administration of the retirement system on behalf of State employee members shall be paid by the State of New Jersey.

The administration fees hereafter paid by participating employers other than the State, shall be used to pay the expenses of administration of the retirement system on behalf of all members other than State employees.

24. The contingent reserve fund shall be the fund in which shall be credited contributions made by the State.

a. Upon the basis of such tables as the board adopts, and regular interest, the actuary of the board shall compute annually the amount of contribution, expressed as a proportion of the compensation paid to all employees, which if paid monthly during the entire prospective service of the employees, will be sufficient to provide for the pension reserves required at the time of discontinuance of active service to cover all pensions to which they may be entitled or which are payable on their account and to provide for the amount of the death benefits payable on their account by the State, which are not covered by accrued liability contributions, to be made as provided in paragraph b. hereof, and the funds in hand available for such benefits.

b. Upon the basis of such tables as the board adopts, and regular interest, the actuary of the board shall compute, annually, the amount of the liability which has accrued by reason of allowances to be granted on account of services rendered by State employee veteran members as provided in section 60 of this act prior to the establishment of
the retirement system, which has not already been covered by State contributions to the former "State Employees' Retirement System." Using the total amount of this liability remaining as a basis, he shall compute the amount of the flat annual payment, which, if paid in each succeeding fiscal year commencing with July 1, 1956, for a period of 30 years, will provide for this liability.

c. Any accumulated reserves in the contingent reserve fund of the former "State Employees' Retirement System," which have not been set aside in a trust fund designated as Fund B as provided in section 5 of this act shall be transferred to the contingent reserve fund of the retirement system.

d. The board shall estimate and certify annually the aggregate amount payable to the contingent reserve fund in the ensuing year, which amount shall be equal to the sum of the proportion of the earnable compensation of all members, computed as described in paragraph a. hereof and of the State's accrued liability contribution, payable in the ensuing fiscal year, as described in paragraph b. hereof. The State shall pay into the contingent reserve fund during the ensuing year the amount so determined. The cash death benefits, payable as a result of contribution by the State under the provisions of this chapter upon the death of a member in active service, shall be paid from the contingent reserve fund.

e. Any other provision of this act notwithstanding, no payment shall be made by the State to the contingent reserve fund on behalf of service of State employee veteran members until the fiscal year commencing July 1, 1956. This shall not affect the payment of benefits to, and on behalf of, State employee veteran members prior to said date, and any such disbursements for benefits not covered by reserves in the system on account of veterans shall be met by direct contributions of the State.

25. The annuity savings fund shall be the fund in which shall be accumulated deductions from the compensation of members to provide for their an-
nuities and withdrawal allowances. Upon the basis of such tables as the board adopts, and regular interest, the actuary of the board shall determine for each member the proportion of compensation, exclusive of the rate for any additional death benefit provided under section 57 of this act, which, when deducted from each payment of his prospective earnable compensation prior to service retirement and accumulated at regular interest until he retires, shall be computed to be sufficient to provide, at that time, an annuity equal to \( \frac{1}{2} \) of the retirement allowance then allowable for service as a member after the establishment of the retirement system.

Any member who was contributing to the former "State Employees' Retirement System" shall continue to pay the proportion of compensation applicable to the age at enrollment, which proportion shall not be increased during the continuation of membership other than as provided in section 58, and shall make any special payments either as lump sums or as installment payments required as a result of election by the member to obtain additional service credit. Members enrolling on and after the effective date of this section shall contribute at the proportions applicable to group 2 members of the former "State Employees' Retirement System" as of June 30, 1949, except that the board of trustees may from time to time adopt for employees becoming members thereafter, new proportions of compensation to be determined as provided in the preceding paragraph. No member shall be required during the continuation of his membership to increase the proportion of compensation certified at the time of becoming a member as payable by him other than as provided in section 58.

The board of trustees shall certify to each State department or subdivision thereof, and to the head of each branch of the State service not included in a State department, the proportion of each member's compensation to be deducted in accordance
with rules and regulations established by the board, and to facilitate the making of deductions the board of trustees may modify the deduction required by a member by such an amount as shall not exceed $\frac{1}{10}$ of 1% of the compensation upon the basis of which the deduction is to be made.

Every employee to whom this act applies shall be deemed to consent and agree to any deduction from his compensation required by this act and to all other provisions of this act. Notwithstanding any other law, rule or regulation affecting the salary, pay, compensation, other perquisites, or tenure of a person to whom this act applies, or shall apply, and notwithstanding that the minimum salary, pay, or compensation or other perquisite provided by law for him shall be reduced thereby, payment, less such deductions, shall be a full and complete discharge and acquittance of all claims and demands for service rendered by him during the period covered by such payment.

26. Any contributions made by a member of the former "State Employees' Retirement System" prior to June 30, 1953, which are in excess of those required shall be refundable with regular interest to the member on demand or used at retirement to provide an annuity of equivalent actuarial value which shall be in addition to his regular retirement allowance. The actuarial equivalent of any shortage in required contributions at the time of retirement on account of misstatement of age, leave of absence, or clerical error, shall be deducted from the retirement allowance otherwise payable.

27. The retirement reserve fund shall be the fund from which all retirement allowances shall be paid. Upon the retirement of a member the accumulated deductions of the member shall be transferred to the retirement reserve fund from the annuity savings fund. The reserve needed to produce the balance of the retirement allowance shall be transferred from the contingent reserve fund. If the pension or the annuity of a member who has been retired is subsequently cancelled, the appropriate
reserves shall be transferred to the annuity savings fund and the contingent reserve fund. If the pension of a disability beneficiary is reduced as a result of an increase in his earning capacity, the amount of the annual reduction in his pension shall be paid annually into the contingent reserve fund during the period of the reduction.

Any surplus or deficit developing in the retirement reserve fund shall be adjusted from time to time by transfer to or from the contingent reserve fund by appropriate action of the board of trustees.

28. The members' death benefit fund shall be a fund in which shall be accumulated contributions from the compensation of members to provide for their additional death benefits under the provisions of section 57. Upon the death of a member electing the additional death benefit, the additional death benefit payable shall be paid from the member's death benefit fund.

29. Upon the employment of a person to whom this act may apply, his employer shall inform him of his duties and obligations under this act as a condition of his employment.

30. In accordance with the regular rate of contribution and the extra salary deductions certified by the retirement system, each department head and the head of any branch of State service not within a department shall certify to the State Treasurer the regular and extra deductions to be made for the retirement system. The State Treasurer shall pay each of the amounts so deducted to the retirement system, and he shall transfer to the board of trustees monthly or at such intervals as the board designates a detailed statement of all amounts so paid. The secretary of the board shall cause each of the amounts so deducted to be credited to the account of the member from whose compensation the deduction was made.

31. Each State department and branch of the State service not included in a department shall keep such records and, from time to time, furnish
such information as the board of trustees in the
discharge of its duties may require.

32. The board of trustees shall be and are hereby
constituted trustees of the various funds and ac-
counts established by this act; provided however,
that all functions, powers and duties relating to
the investment or reinvestment of moneys of, and
purchase, sale, or exchange of any investments
or securities, of or for any fund or account estab-
lished under this act, shall be exercised and per-
formed by the Director of the Division of Invest-
ment in accordance with the provisions of chapter
270, P. L. 1950, as amended and supplemented. Be-
fore any such investment, reinvestment, purchase,
sale or exchange shall be made by said director
for or on behalf of the board of trustees, the Direc-
tor of the Division of Investment shall submit the
details thereof to such board of trustees, which
shall, within 48 hours, exclusive of Sundays and
public holidays, after such submission to it, file with
the director its written acceptance or rejection of
such proposed investment, reinvestment, purchase,
sale or exchange; and the director shall have au-
thority to make such investment, reinvestment,
purchase, sale or exchange for or on behalf of
such board of trustees, unless there shall have been
filed with him a written rejection thereof by such
board of trustees as herein provided.

A member of the board of trustees to be desig-
nated by a majority vote thereof shall serve on the
State Investment Council as a representati
of
said board of trustees, for a term of 1 year and
until his successor is elected and qualified.

33. The board of trustees at the end of each
fiscal year shall allow interest on the balance of
the annuity savings fund, contingent reserve fund,
the retirement reserve fund and the members’
death benefit fund as of the beginning of the fiscal
year at the regular interest rate applicable thereto
to cover the interest creditable to the respective
funds for the year. The amount so allowed shall
be due and payable to said funds and shall be credited annually thereto by the board.

34. Any member who has at least 3 years of service as a member to his credit may borrow from the retirement system, with the approval of the retirement board, an amount equal to not more than 50% of the amount of his accumulated deductions, but not less than $50.00; provided, that the amount so borrowed, together with interest thereon, can be repaid by additional deductions from compensations, not in excess of 25% of the member's compensation, made at the same time compensation is paid to the member, but not after the attainment of age 60. The amount so borrowed, together with interest at the rate of 4% per annum on any unpaid balance thereof, shall be repaid to the retirement system in equal installments by deduction from the compensation of the member at the time the compensation is paid and in such amounts as the retirement board shall approve, but such installments shall be at least equal to the member's contribution to the retirement system and at least sufficient to repay the amount borrowed with interest thereon by the time the member attains age 60. Not more than 2 loans may be granted to any member in any fiscal year. Notwithstanding any other law affecting the salary or compensation of any person or persons to whom this act applies or shall apply, the additional deductions required to repay the loan shall be made. Any unpaid balance of a loan at the time any benefit may become payable before the attainment of age 60, shall be deducted from the benefit otherwise payable.

The board of trustees is hereby authorized to set aside moneys within the contingent reserve fund from which loans to members shall be made, and such moneys shall be the only source from which loans shall be made to members. The interest earned on such loans shall be treated in the same manner as interest earned from investments of the retirement system.
No loans to members shall be granted until 3 months after the establishment of the Public Employees' Retirement System; provided, however, that loans outstanding as of the effective date of the repeal of the former "State Employees' Retirement System" shall have the identical status in the Public Employees' Retirement System and that the repayment of loans from the former "State Employees' Retirement System" shall continue to be made to the Public Employees' Retirement System in accordance with rules established by the board of trustees.

35. The State Treasurer shall be the custodian of the funds created by this act.

All payments from the funds shall be made by him only upon voucher signed by the chairman and countersigned by the secretary of the board of trustees. No voucher shall be drawn, except upon the authority of the board duly entered in the record of its proceedings.

36. Except as otherwise herein provided, no trustee and no employee of the board of trustees shall have any direct interest in the gains or profits of any investments made by the board of trustees; nor shall any trustee or employee of the board directly or indirectly, for himself or as an agent in any manner use the moneys of the retirement system, except to make such current and necessary payments as are authorized by the board of trustees; nor shall any trustee or employee of the board of trustees become an endorser or surety, or in any manner an obligor for moneys loaned to or borrowed from the board of trustees.

37. Regular interest charges payable, the creation and maintenance of reserves in the contingent reserve fund, the maintenance of retirement reserves as provided for in this act and the payment of all retirement allowances and other benefits granted by the board of trustees under the provisions of this act are hereby made obligations of the State. All income, interest and dividends derived from deposits and investments authorized by this
act shall be used for the payment of these obligations of the State.

Upon the basis of each actuarial determination and appraisal provided for in this act, the board of trustees shall prepare and submit to the Governor in each year an itemized estimate of the amounts necessary to be appropriated by the State to the various funds to provide for payment in full during the ensuing fiscal year of the obligations of the State accruing during that year. The Legislature shall make an appropriation sufficient to provide for such obligations of the State. The amounts so appropriated shall be paid into the various funds created by this act.

38. Should a member of the Public Employees’ Retirement System, after having completed 20 years of service, be separated voluntarily or involuntarily from the service, before reaching service retirement age, and not by removal for cause on charges of misconduct or delinquency, such person may elect to receive; (a) the payments provided for in section 41. b. of this act, if he so qualifies under said section, or; (b) a deferred retirement allowance, beginning at the retirement age, which shall be made up of an annuity derived from the accumulated deductions standing to the credit of the individual member’s account in the annuity savings fund at the time of his severance from the service, and a pension which when added to the annuity will produce a total retirement allowance of \( \frac{1}{2} \) of his final compensation for each year of service credited as Class A service and \( \frac{3}{8} \) of his final compensation for each year of service credited as Class B service, calculated in accordance with section 48 of this act, with optional privileges provided for in section 50 of this act; provided, also that such election is communicated by such member to the board of trustees in writing stating at what time subsequent to the execution and filing thereof he desires to be retired; and provided further, that such member, as referred to in subsection (b) may later elect; (a) to receive the payments provided
for in section 41b. of this act, if he had qualified under that section at the time of leaving service, or;
(b) to withdraw his accumulated deductions or, if such member shall die before attaining service retirement age then his accumulated deductions shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees otherwise to the executor or administrator of the member’s estate.

39. In computing for retirement purposes the total service of a member about to be retired, the board of trustees shall credit him with the time of all service rendered by him to the State since he last became a member, and in addition if a service certificate heretofore issued to him is in full force and effect, with all the service certified on the certificate, and with no other service. Except as otherwise provided in this act, a service certificate or modified service certificate, shall be final and conclusive for retirement purposes as to service certified therein, unless in any 4-year period which elapses subsequent to its issuance the member to whom it was issued fails to render to the State 2 additional years of service, in which case it shall be void.

For the purpose of computing service for retirement purposes, the board shall fix and determine by appropriate rules and regulations how much service in any year shall equal a year of service and part of a year of service. Not more than 1 year shall be credited for all service in a calendar year. In computing the service or in computing final compensation, no time during which a member was absent on leave without pay shall be credited, unless such leave of absence was for 3 months or less, or unless the service was allowed for retirement purposes, both by the head of the department, or other branch of the State service not included in a department in which the member was employed, and the board of trustees. Any such member shall be required to contribute, either in a lump sum or by installment payments, an amount calculated, in
accordance with the rules and regulations of the board of trustees, to cover the contributions he would have paid for any service or compensation credited for the period of such official leave of absence without pay.

40. When heretofore there has been or hereafter shall be effected a transfer to the service of the State of a department or unit, from the service of a municipality or county within this State, the period of such service in the county or municipality shall, for the purpose of this chapter, be computed as if the whole period of employment of such officers or employees had been in the service of the State.

41. a. A member who withdraws from service or ceases to be an employee for any cause other than death or retirement shall receive all, or such part as he demands, of the accumulated deductions standing to the credit of his individual account in the annuity savings fund, except any loan outstanding, except that for any period after June 30, 1944, prior to the effective date of this section, the interest payable shall be such proportion of the interest determined at the regular rate as 2% per annum bears to the regular rate of interest. Except as provided for in sections 8 and 38 of this act, he shall cease to be a member 2 years from the date he discontinued service as an employee, or, if prior thereto, upon the date when payment to him on demand of his accumulated deductions exceeds ½ of the accumulated deductions. The board of trustees may, in its discretion, withhold, for not more than 1 year after a member ceases to be an employee, all or part of his accumulated deductions, if he previously withdrew from the annuity savings fund all or part of his accumulated deductions and failed to redeposit that amount to the credit of his individual account in the fund. No veteran member shall be entitled to withdraw the amount of his accumulated deductions contributed by his employer covering his military leave unless he shall have returned to the payroll and contributed to the retirement system for a period of 90 days.
b. Should a member resign after having completed 25 years of service, before reaching service retirement age, he may elect to receive, in lieu of the payment provided for above, an annuity which is the actuarial equivalent of his accumulated deductions, and in addition a pension which when added to the annuity will produce a total retirement allowance of $1/70$ of his final compensation for each year of service credited as Class A service and $1/60$ of his final compensation for each year of service credited as Class B service, reduced by $1/2$ of $1\%$ for each month that the member lacks of being age 60, except that in the case of a member who has not attained age 53 the reduction is equal to $42\%$ plus $1/6$ of $1\%$ for each month the member lacks of being age 53, and with the optional privileges provided for in section 50 of this act.

c. Upon the receipt of proper proof of the death of a member in service on account of which no accidental death benefit is payable under section 49 there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the member's estate:

1. His accumulated deductions at the time of death together with regular interest; and
2. An amount equal to $1\frac{1}{2}$ times the compensation received by the member in the last year of creditable service.

d. A member may file with the board of trustees, and alter from time to time during his lifetime, as desired, a duly attested written new nomination of the payee of the death benefit provided under this section. Such member may also file, and alter from time to time during his lifetime, as desired, a request with the board of trustees directing payment of said benefit in 1 sum or in equal annual installments over a period of years or as a life annuity. Upon the death of such a member, a bene-
C. 43:15A-42.
Ordinary disability retirement.

42. A member, who shall have been an employee in each of the 10 years next preceding his retirement, shall, upon the application of the head of the department in which he shall have been employed or upon his own application or the application of one acting in his behalf, be retired for ordinary disability by the board of trustees, on a regular disability allowance if he is under 60 years of age and on a service allowance if he has reached or passed that age. The physician or physicians designated by the board shall have first made a medical examination of him at his residence or at any other place mutually agreed upon and shall have certified to the board that the member is physically or mentally incapacitated for the performance of duty and should be retired.

C. 43:15A-43.
Accident disability retirement.

43. A member who has not attained age 70 shall, upon the application of the head of the department in which he is employed or upon his own application or the application of one acting in his behalf, be retired by the board of trustees, if said employee is disabled as the result of personal injuries sustained in or from an accident arising out of and in the course of his employment, on an accidental disability allowance. No such application shall be valid or acted upon unless a report of the accident, in a form acceptable to the board of trustees is filed in the office of the retirement system within 60 days next following the accident; no such application shall be valid or acted upon unless it is filed in the office of the retirement system within 2 years of the date of the accident; provided, however, that the board of trustees may waive strict compliance with either or both time limitations, if the board is satisfied: (1) that a report of the accident from which the disability is claimed to have resulted was filed with the appointing authority with reasonable prompti-
tude and in no event later than 60 days after the accident, and (2) the applicant shall show that his failure to file a report with the board of trustees or to file his application for retirement within the time limited by law was due to mistake, inadvertence, ignorance of fact or law, inability, or to the fraud, misrepresentation or deceit of any person, or to a delay in the manifestation of the incapacity, or to any other reasonable cause or excuse, and (3) that the application for retirement was filed in good faith and the circumstances justify its favorable consideration.

Before consideration of the application by the board of trustees, the physician or physicians designated by the board shall have first made a medical examination of the member at his residence or at any other place mutually agreed upon and shall have certified to the board that he is physically or mentally incapacitated for the performance of duty, and should be retired, and the appointing authority shall have certified to the board that an accident arising out of and in the course of his employment was the natural and proximate cause of the disability, the time and place where the duty causing the disability was performed, that the disability was not the result of his willful negligence and that the member should be retired.

This section shall apply to all applicants for disability retirement hereafter filed and in addition thereto the retirement board is expressly authorized to reconsider any application for accident disability allowance which application had been previously denied upon the ground that a report of the accident in a form acceptable to the retirement board was not filed within 60 days next following the accident.

44. Once each year the board of trustees may, and upon his application shall, require any disability beneficiary who is under the age of 60 years to undergo medical examination by a physician or physicians designated by the board. The examination shall be made at the residence of the beneficiary and in no event later than 60 days after the accident, and (2) the applicant shall show that his failure to file a report with the board of trustees or to file his application for retirement within the time limited by law was due to mistake, inadvertence, ignorance of fact or law, inability, or to the fraud, misrepresentation or deceit of any person, or to a delay in the manifestation of the incapacity, or to any other reasonable cause or excuse, and (3) that the application for retirement was filed in good faith and the circumstances justify its favorable consideration.

Before consideration of the application by the board of trustees, the physician or physicians designated by the board shall have first made a medical examination of the member at his residence or at any other place mutually agreed upon and shall have certified to the board that he is physically or mentally incapacitated for the performance of duty, and should be retired, and the appointing authority shall have certified to the board that an accident arising out of and in the course of his employment was the natural and proximate cause of the disability, the time and place where the duty causing the disability was performed, that the disability was not the result of his willful negligence and that the member should be retired.

This section shall apply to all applicants for disability retirement hereafter filed and in addition thereto the retirement board is expressly authorized to reconsider any application for accident disability allowance which application had been previously denied upon the ground that a report of the accident in a form acceptable to the retirement board was not filed within 60 days next following the accident.

44. Once each year the board of trustees may, and upon his application shall, require any disability beneficiary who is under the age of 60 years to undergo medical examination by a physician or physicians designated by the board. The examination shall be made at the residence of the beneficiary.
ciary or any other place mutually agreed upon. If the physician or physicians thereupon report and certify to the board that the disability beneficiary is not totally incapacitated either physically or mentally for the performance of duty and that he is engaged in or is able to engage in a gainful occupation, and if the board concurs in the report, then the amount of his pension shall be reduced to an amount which, when added to the amount then earnable by him, shall not exceed the amount of his final compensation. If subsequent medical examination of such a beneficiary shows that his earning capacity has changed since the date of his last examination, then the amount of his pension may be further altered; but the new pension shall not exceed the amount of pension originally granted or an amount which, when added to the amount earnable by the beneficiary, shall not exceed the amount of his final compensation.

If a disability beneficiary, while under age of 60 years, refuses to submit to at least 1 medical examination in any year by a physician or physicians designated by the board, his pension shall be discontinued until withdrawal of his refusal, and if his refusal continues for 1 year, all his rights in and to the pension shall be forfeited.

Upon application to the head of the department in which he was employed at the time of his retirement, any beneficiary, while under the age of 60 years, may, in the discretion of the head of the department, be restored to active service as an employee. No disability beneficiary entering the employ of the State shall be compelled or permitted to become a member of the retirement system, or to receive any benefits other than those previously awarded to him, as long as his annual rate of compensation is less than his final compensation at the time of his retirement. Any beneficiary under the age of 60 years, who is restored to active service at an annual rate of compensation equal to or greater than his final compensation at the time of his retirement, or whose annual rate of compensation is increased at any time after his restoration to serv-
ice, to a rate equal to or greater than his final compensation at the time of his retirement, shall thereupon again become a member of the retirement system. His retirement allowance shall be canceled, and notwithstanding anything in this act to the contrary, his annuity reserve shall be transferred from the retirement reserve fund to his individual account in the annuity savings fund. Deductions shall be made from his compensation at the rate applicable to him prior to his retirement. Any service certificate on the basis of which his service was computed at the time of his retirement shall be restored to full force and effect, and he shall be credited with all service as a member standing to his credit at the time of his retirement; except that such a beneficiary again becoming a member after having attained the age of 50 years shall receive a pension on subsequent retirement based on all his service as a member since his last return to membership, and in addition he shall receive a pension equal to the pension on which he was retired at the time of his last retirement, but the total pension upon subsequent retirement shall not be a greater proportion of his final compensation than the proportion to which he would have been entitled had he remained in service during the period of his prior retirement.

45. Subject to the provisions of section 59 of this act, a member upon retirement for ordinary disability shall receive a retirement allowance, which shall consist of:

a. An annuity which shall be the actuarial equivalent of his accumulated deductions at the time of his retirement;

b. A pension which, when added to the annuity, will produce a total retirement allowance of 9/10 of the sum of 1/70 of his final compensation for each year of service credited as Class A service and 1/60 of his final compensation for each year of service credited as Class B service; provided, however, that in no event shall the allowance be based upon less than 17 years of service, unless the member would have had less than 17 years of service at
C. 43:46. Allowance for accident disability retirement.

C. 43:47. Retirement for age.

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age 60, in which event he shall be given credit for the years to age 60.

c. Upon the receipt of proper proofs of the death of a member who has retired on an ordinary disability retirement allowance, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the member’s estate, an amount equal to 3/16 of the compensation received by the member in the last year of creditable service.

46. Subject to the provisions of section 59 of this act, a member upon retirement for accident disability shall receive a service retirement allowance if he has attained the age of 70; otherwise he shall receive a retirement allowance which shall consist of:

a. An annuity which shall be the actuarial equivalent of his accumulated deductions at the time of his retirement; and

b. A pension, in addition to the annuity, of 2/3 of his actual annual compensation for which contributions were being made at the time of the occurrence of the accident.

c. Upon the receipt of proper proofs of the death of a member who has retired on an accident disability retirement allowance, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the member’s estate, an amount equal to 3/16 of the compensation received by the member in the last year of creditable service.

47. Retirement from service shall be as follows:

a. A member who shall have reached 60 years of age may retire from service by filing with the board of trustees a written statement, duly attested, stating at which time subsequent to the execution and filing thereof he desires to be retired. The board of trustees shall retire him at the time specified or at such other time within 30 days after the date so specified as the board finds advisable.

b. A member who shall have reached 70 years of age shall be retired by the board for service
forthwith, or at such time within 90 days thereafter as it deems advisable, except that an employee reaching 70 years of age may be continued in service from time to time upon written notice to the board of trustees by the head of the department where the employee is employed.

48. Subject to the provisions of section 59 of this act, a member, upon retirement for service, shall receive a retirement allowance consisting of:

a. An annuity which shall be the actuarial equivalent of his accumulated deductions at the time of his retirement;

b. A pension which, when added to the annuity, will produce a retirement allowance of \( \frac{1}{10} \) of his final compensation for each year of service credited as Class A service and \( \frac{1}{60} \) of his final compensation for each year of service credited as Class B service.

c. If in the case of a member who was age 60 or over on June 30, 1953, who if he had retired immediately would have had an annuity in excess of \( \frac{1}{140} \) of his final compensation for each year of membership service credited as a Class A member and \( \frac{1}{120} \) of his final compensation for each year of membership service credited as a Class B member, the amount of such excess annuity determined as of such date shall not be used in determining the pension on immediate or subsequent retirement.

d. Upon the receipt of proper proofs of the death of a member who has retired on a service retirement allowance, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the member's estate, an amount equal to \( \frac{3}{16} \) of the compensation received by the member in the last year of creditable service.

49. Upon the death of a member in active service as the result of an accident arising out of and in the course of his employment and not as the result of his willful negligence, an accident death benefit shall be payable, if a report, in a form acceptable to the board of trustees, of the accident
is filed in the office of the retirement system within 60 days next following the accident, but the board of trustees may waive such time limit, for a reasonable period, if in the judgment of the board the circumstances warrant such action. Evidence must be submitted to the board of trustees proving that the natural and proximate cause of his death was due to an accident arising out of and in the course of employment at some definite time and place.

Upon application by or on behalf of the dependents of such deceased member, the board of trustees, in addition to the payment of his accumulated deductions as provided in section 41 of this act, shall grant an allowance of \( \frac{1}{2} \) of the final compensation of such employee, if the member was a male employee, as a pension to his widow, to continue during her widowhood; or, if no widow, or in case the widow dies or remarried before the youngest child of such deceased member attains age 18, or if the member was a married female employee, then to the child or children of such member under age 18, divided in such manner as the board in its discretion shall determine to continue until the youngest surviving child dies or attains age 18. If there be no widow or child under age 18 surviving such member, or if the member was never married, then there shall be paid a cash sum equal to \( 1\frac{1}{2} \) times the amount of his or her final compensation to his or her estate or to such person having an insurable interest in his or her life as he or she shall have nominated by written designation duly acknowledged and filed with the board.

No such application shall be valid or acted upon unless it is filed in the office of the retirement system within 2 years of the date of the accident; but the retirement board may waive such time limit, for a reasonable period, if in the judgment of the board the circumstances warrant such action.

50. Subject to the provisions of section 59 of this act, at the time of his retirement any member may elect to receive his benefits in a retirement allowance payable throughout life, or he may on retire-
ment elect to receive the actuarial equivalent at the time of his annuity, his pension or his retirement allowance, in a lesser annuity, or a lesser pension, or a lesser retirement allowance, payable throughout life, with the provision that:

Option 1. If he dies before he has received in payments the present value of his annuity, his pension or his retirement allowance as it was at the time of his retirement, the balance shall be paid to his legal representatives or to such person having an insurable interest in his life as he shall nominate by written designation acknowledged and filed with the board of trustees at the time of his retirement, either in a lump sum or by equal payments over a period of years at the option of the payee.

Option 2. Upon his death, his annuity, his pension or his retirement allowance shall be continued throughout the life of and paid to such person having an insurable interest in his life as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement.

Option 3. Upon his death, \( \frac{1}{2} \) of his annuity, his pension or retirement allowance shall be continued throughout the life of and paid to such person having an insurable interest in his life as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement.

Option 4. Some other benefit or benefits shall be paid either to the member or to whomever he nominates, if such other benefit or benefits, together with the lesser annuity, or lesser pension, or lesser retirement allowance, shall be certified by the actuary to be of equivalent actuarial value and shall be approved by the board of trustees.

No optional selection shall be effective in case a beneficiary dies within 30 days after retirement and such a beneficiary shall be considered an active member at the time of death until the first payment on account of any benefit becomes normally due.
51. A pension, an annuity or a retirement allowance granted under the provisions of this act shall be paid in equal monthly installments and shall not be decreased, increased, revoked or repealed, except as otherwise provided in this act; provided, however, that at the time any benefit becomes payable any unpaid balance of a loan or arrearage outstanding shall be deducted from any benefit otherwise payable.

52. The various funds created by this act shall be subject to periodic examination by the State Department of Banking and Insurance.

53. The right of a person to a pension, an annuity, or a retirement allowance, to the return of contributions, any benefit or right accrued or accruing to a person under the provisions of this act and the money in the various funds created under this act, shall be exempt from any State or municipal tax and from levy and sale, garnishment, attachment or any other process arising out of any State or Federal court and, except as in this act otherwise provided, shall be unassignable.

54. If any change or error in records results in an employee or beneficiary receiving from the retirement system more or less than he would have been entitled to receive had the records been correct, then on discovery of the error, the board of trustees shall correct it and, so far as practicable, adjust the payments in such a manner that the actuarial equivalent of the benefit to which he was correctly entitled shall be paid.

55. A person who knowingly makes a false statement, or falsifies or permits to be falsified any record of this retirement system, in an attempt to defraud the system as a result of such act shall be guilty of a misdemeanor.

56. No public employee veteran eligible for membership in the Public Employees' Retirement System shall be eligible for, or receive, retirement benefits under sections 43:4–1, 43:4–2 and 43:4–3 of the Revised Statutes.
All other employees in the classified civil service of the State who are not veterans and who are entitled to receive pensions under the provisions of any law of this State providing for the payment of pensions to State employees may, by written application to the board of trustees created under this act, renounce the benefits as therein provided for, in the manner prescribed by the board of trustees, and may be admitted to membership in the fund created under this act in the same manner as other State employees.

57. a. Within 1 year after the effective date of this section or after the effective date of membership, whichever date is later, each member shall have the right to select additional death benefit coverage as follows:

(1) Upon the receipt of proper proofs of the death of a member selecting coverage under this section who has retired on a service retirement allowance, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the member's estate, an amount equal to \( \frac{3}{16} \) of the compensation received by the member in the last year of creditable service.

(2) Upon the receipt of proper proofs of the death of a member selecting coverage under this section who has retired on an ordinary or accident disability retirement allowance, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor or administrator of the member’s estate, an amount equal to \( \frac{3}{16} \) of the compensation received by the member in the last year of creditable service.

(3) Upon the receipt of proper proof of the death in service of a member who selected coverage under this section, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with...
the board of trustees, otherwise to the executor or administrator of the member's estate, an amount equal to 1½ times the compensation received by the member in the last year of creditable service.

b. Each member selecting the additional death benefit coverage under this section shall agree to the deduction of a percentage of his compensation in addition to that required under section 25. The actuary of the retirement system shall determine the percentage of contribution which, if deducted from each payment of the prospective earnable compensation throughout active service of all members selecting coverage under this section, is computed to be sufficient to provide for all benefits of this section.

c. The percentage rate of contribution payable by members selecting coverage under this section shall be subject to adjustment from time to time by the board of trustees on the basis of annual actuarial valuations and experience investigations as provided under section 19, so that the value of future contributions of members selecting the additional death benefit coverage under this section when taken with present assets held for such additional death benefits shall be equal to the value of prospective benefit payments.

d. All other provisions of this section notwithstanding, this section and the benefits provided under this section shall not come into effect until a required percentage of the members shall have applied for the additional death benefit coverage under this section. This required percentage shall be fixed by the board of trustees. Such application shall be made with the secretary of the board of trustees in such manner and upon such forms as the board of trustees shall provide.

e. Any other provision of this act notwithstanding, the additional contributions of members selecting the additional death benefit coverage under this section shall not be returnable to the member or his beneficiary in any manner, or for any reason whatsoever, nor shall such contributions be in-
cluded in any annuity payable to any such member or his beneficiary.

f. A member selecting the additional death benefit coverage under this section may file with the board of trustees, and alter from time to time during his lifetime, as desired, a duly attested, written new nomination of the payee of the death benefit provided under this section. Such member may also file and alter from time to time during his lifetime, as desired, a request with the board of trustees directing payment of said benefit in 1 sum or in equal annual installments over a period of years or as a life annuity. Upon the death of such a member, a beneficiary to whom a benefit is payable in 1 sum may elect to receive the amount payable in equal annual installments over a period of years or as a life annuity.

58. Prior to January 1, 1960, contributions to the Social Security Fund by members of the retirement system shall be deducted from the contributions required to be paid to the retirement system by such members as provided in section 25 of this act. Contributions by members of the retirement system to the Social Security Fund shall be made in the manner prescribed by the State Agency for Social Security. Contributions to the Social Security Fund shall not be subject to any provisions of this act, dealing with the withdrawal of contributions, loans, or the payment of any annuities, pensions, disability or death benefits. Any change in the rate of contribution to the Social Security Fund after December 31, 1959, shall result in a corresponding change in the amount of contributions payable by the members.

59. Upon attainment of age 65 by a retired member or upon retirement of a member after the attainment of age 65, the board of trustees shall reduce such member’s retirement allowance by the amount of the old age insurance benefit under Title II of the Social Security Act payable to him. Membership in the retirement system shall presume the member’s acceptance of and consent to, such re-
duction. However, such reduction shall be subject to the following limitations:

a. The amount of the old age insurance benefit shall be computed in the same manner as computed by the Federal Social Security Administration, except that in determining such benefit amount only wages or compensation for services performed in the employ of the State, 1 or more of its instrumentalities, 1 or more of its political subdivisions, or 1 or more instrumentalities of its political subdivisions, shall be included.

b. The retirement allowance shall not be reduced below the amount of the annuity portion of the retirement allowance being paid at the time of his retirement.

c. The reduction shall apply in the following cases only:

   (1) Retirement for age.
   (2) Retirement for disability.
   (3) Retirement for age on a deferred retirement allowance, as provided in section 38 of this act.
   (4) Retirement where an allowance is being paid upon resignation after 25 years of service, as provided in section 41 of this act.

d. Any increase in the amount of the old age insurance benefit under Title II of the Social Security Act to take effect after December 31, 1959, shall be disregarded in determining the amount of reduction from the retirement allowance of a member.

e. Whenever the amount of reduction from the retirement allowance shall have been once determined, it shall remain fixed for the duration of a retirement allowance, except that any decrease in the amount of the old age insurance benefit under Title II of the Social Security Act shall result in a corresponding decrease in the amount of reduction from the retirement allowance, and except that any
error may be corrected, as provided in section 54 of this act.

60. a. Each public employee veteran member shall have returned to him his accumulated deductions as of the effective date of this section. All service rendered in office, position, or employment of this State or of a county, municipality, or school district or board of education by such veteran member previous to the effective date of this section, for which evidence satisfactory to the board of trustees is presented within 6 months of the effective date of this section, shall be credited to him as a "Class B" member and such credit shall be known as prior service credit and the obligation of the employer on account of such credit shall be known as the accrued liability on behalf of such veteran member. Service by a veteran member as a member of the Congress of the United States from the State of New Jersey, if any, pursuant to election or appointment as a United States Senator or member of the United States House of Representatives shall be included within the calculation of prior service, as though such service had been rendered in office, position or employment of this State.

b. The accrued liability on behalf of State employee veteran members shall be paid by the State as provided in section 24. The accrued liability on behalf of other public employee veteran members shall be paid by their employers, as of the effective date of this section, in the same manner as provided in the case of State employee veteran members in section 24. The board of trustees shall certify to the chief fiscal officer of the employer the accrued liability contribution payable by such employer on behalf of veteran members as if they were State employees.

c. Each public employee veteran member shall make contributions to the retirement system at the proportions applicable to Class B members of group 2 of the former "State Employees' Retirement System" as of June 30, 1949, except that the
board of trustees may from time to time adopt for employees becoming members after the effective date of this section new proportions of compensation to be determined as provided in section 25. Each public employee veteran member shall pay the proportion of compensation applicable to his age at the commencement of employment, position or office with the State, any county, municipality or school district or board of education, except that where such service has not been continuous the public employee veteran member shall pay the proportion of compensation applicable to the age resulting from the subtraction of his years of service from his age as of the effective date of this section. No public employee veteran member shall be required during the continuation of his membership to increase the proportion of compensation certified at the time of becoming a member as payable by him, except as required by changes in the rate of contributions to the Social Security Fund.

d. In the event that a public employee veteran who prior to the effective date of this section rendered service in office, position or employment of this State or of a county, municipality, or school district or board of education but who is not in such office, position or employment on the effective date of this section shall later become a member of the retirement system, such public employee veteran shall receive prior service credit for service rendered prior to the effective date of this section, for which evidence satisfactory to the board of trustees is presented, in the same manner as received by other public employee veteran members and shall pay the proportion of compensation applicable to the age resulting from the subtraction of his years of such prior service from his age on the date of his becoming a member of the retirement system. The employer of such public employee veteran on the date of his becoming a member shall pay the accrued liability on behalf of such prior service and such accrued liability shall be paid in such a manner that the total obligation will be met
within the period of time fixed for the liquidation of all accrued liabilities of the employer.

61. a. Any public employee veteran member in office, position or employment of this State or of a county, municipality, or school district or board of education on January 1, 1955, who remains in such service thereafter and who has or shall have attained the age of 60 years and who has or shall have been for 20 years continuously or in the aggregate in office, position or employment of this State or of a county, municipality or school district or board of education, satisfactory evidence of which service has been presented to the board of trustees, shall have the privilege of retiring and of receiving a retirement allowance of \( \frac{1}{2} \) of the compensation received during the last year of employment upon which contributions to the annuity savings fund and contingent reserve fund are made with the optional privileges provided for in section 50 of this act.

b. Any veteran becoming a member after January 1, 1955 shall, upon attaining 62 years of age and presentation to the board of trustees of satisfactory evidence of 20 years of continuous or aggregate service in office, position or employment of this State or of a county, municipality or school district or board of education, shall have the privilege of retiring and of receiving a retirement allowance of \( \frac{1}{2} \) of the compensation received during the last year of employment upon which contributions to the annuity savings fund and contingent reserve fund are made with the optional privileges provided for in section 50 of this act.

c. Any public employee veteran member who has been for 20 years continuously or in the aggregate in office, position or employment of this State or of a county, municipality or school district or board of education as of the effective date of this section shall have the privilege of retiring for ordinary disability and of receiving a retirement allowance of \( \frac{1}{2} \) of the compensation received during the last year of employment upon which contributions to
the annuity savings fund and contingent reserve fund are made with the optional privileges provided for in section 50 of this act. Such retirement shall be subject to the provisions governing ordinary disability retirement in sections 42 and 44 of this act.

62. a. Where any county or municipality of the State has previously been covered by the former "State Employees' Retirement System," such county or municipality shall be covered under the provisions of this act and the employees of such county or municipality shall have the same rights and obligations with regard to becoming members of the Public Employees' Retirement System as they had with regard to the former "State Employees' Retirement System." Any veteran becoming an employee of such county, municipality or public agency after the effective date of this section, and every public employee veteran in the employee of such county, municipality or public agency on the effective date of this section who shall not have notified the board of trustees, within 30 days of such date, that he does not desire to become a member, shall become a member of the Public Employees' Retirement System.

b. Where any public agency of the State, as defined in section 71 of this act, has previously been covered by the former "State Employees' Retirement System" such public agency shall be covered under the provisions of this act and the employees of such public agency shall have the same rights and obligations with regard to becoming members of the Public Employees' Retirement System as they had with regard to the former "State Employees' Retirement System."

63. Any public employee veteran of a county, municipality or school district or board of education who on the effective date of this section is in a position not covered by a retirement system to which both he and his employer make monetary contributions, other than the old-age and survivors insurance provisions of Title II of the Federal Social
Security Act, unless he shall have notified the board of trustees that he does not desire to become a member, shall be a member of the Public Employees' Retirement System as of the effective date of this section; and any veteran becoming an employee of a county, municipality or school district or board of education in such a position, after the effective date of this section, shall be a member of the Public Employees' Retirement System. The employer of such public employee veterans shall make such contributions to the retirement system on behalf of all service rendered by such employees in office, position, or employment of this State or of any county, municipality or school district as are required of employers under the provisions of this act.

64. Any other provision of this act notwithstanding, any member of the retirement system who is not covered under the old-age and survivors insurance provisions of Title II of the Federal Social Security Act as a public employee, or his designated beneficiary, shall not be eligible for the death benefit provisions of sections 41, 45(c), 46(c), and 48(d).

65. All employees of any public agency or organization of this State, which employs persons engaged in service to the public, shall be eligible to participate in the Public Employees' Retirement System provided, the employer consents thereto by resolution and files a certified copy of such resolution with the board of trustees of the Public Employees' Retirement System and the board of trustees approves thereof by resolution. Such organization shall be referred to in this act as the employer. If the participation of such employees is so approved then the employer shall contribute to the contingent reserve fund on account of its members at the same rate per centum as would be paid by the State if the members were State employees.

66. If the employer shall so consent to the enrollment of its employees and the board of trustees shall so approve, participation in the retirement
system shall become effective on the date fixed by such board but not later than 6 months following such approval by the board of trustees of the retirement system. All service rendered to the employer by its employees previous to the effective date of such participation shall be credited to its employees who file application for membership within 1 year from such effective date, and such credit to its employees shall be known as prior service credit, and the obligation of the employer on account of such credit shall be known as the accrued liability. Membership shall be compulsory for all employees entering the service of the employer after such effective date.

67. The chief fiscal officer of the employer so consenting to the enrollment of its employees shall submit to the board of trustees such information and shall cause to be performed in respect to each of the employees of the employer such duties as would be performed in the State service by the head of a department of the State employing members of the retirement system.

68. The board of trustees of the Public Employees' Retirement System shall certify to the chief fiscal officer of the employer so consenting the rates of contributions payable by members, as if they were State employees. The board shall further certify the contributions, including the accrued liability contribution similar to the State accrued liability contribution, payable by the employer to the Contingent Reserve Fund on behalf of these members, as if they were State employees, and a pro rata share of the cost of the administration of the retirement system, based upon the payroll of the members who are employees of the employer. The initial actuarial expense incident to the determination of the accrued liability contribution, payable by the employer so consenting, shall be paid by the employer. The amount certified by the board of trustees as payable by such employer to the Contingent Reserve Fund shall be included in the next budget subsequent to the certification by the board.
of trustees. The treasurer or corresponding officer shall pay on December 27 in each year to the State Treasurer the amount of the employer's charges so certified, and shall pay to the State Treasurer the amount of the deductions from the compensation of the members who are employees of the employer in accordance with the rules and regulations established by the board of trustees. The State Treasurer shall credit these amounts to the appropriate fund or account.

69. An employee of such employer who, by reason of his service, is a member of any other governmental retirement system shall not participate in this retirement system on that part of his compensation so covered. Should such employer for any reason become financially unable to make the normal and accrued liability contributions payable on account of its employees' membership in the retirement system then such employer shall be deemed to be in default and a certificate to this effect shall be sent by the board of trustees to the employer and to the State Commissioner of Banking and Insurance. All members of the retirement system, who were employees of such employer at the time of default, shall thereupon be entitled to discontinue membership in the retirement system and to a refund of their previous contributions upon demand made within 90 days thereafter. As of a date 90 days following the date of such certificate of default, the actuary of the retirement system shall determine by actuarial valuation the amount of the reserves held on account of each active member and pensioner of such employer and shall credit to each such member and pensioner the amount of reserve so held. The reserve so credited, together with the amount of the accumulated deductions of each active member shall be used to provide a paid up deferred annuity beginning at age 60 for him, and the reserve of each pensioner shall be used in providing such part of his existing pension as the reserve so held will provide, which pension together with his annuity, shall thereafter be payable.
to him. The rights and privileges of both active members and pensioners of such employer shall thereupon terminate except as to the payment of the deferred annuities so provided for the previous active members and the annuities and the pensions, or parts thereof, provided for the pensioners.

70. Notwithstanding anything to the contrary, the retirement system shall not be liable for the payment of any pensions or other benefits on account of the employees or pensioners of any employer under this article, for which reserves have not been previously created from funds, contributed by such employer or its employees for such benefits.

71. The words "public agency or organization" as used in this act shall be construed to mean and include any agency or organization which operates public works or is engaged in service to the public for 1 or more municipalities, local boards of health, or counties, and whose revenue is derived from other than State funds, but shall not be construed to include any subdivision of any county, municipality, school district, privately owned public utility or service or any religious, educational or charitable organization.

72. Whenever any member of the Public Employees' Retirement System of New Jersey who has retired or shall retire from active service shall, in writing, request the board of trustees to make deductions from his retirement allowance for the payment of premiums for any hospital service plan or medical surgical plan or both, the board of trustees may make such deductions and transmit the sum so deducted to the company carrying the policy or policies. Any such written authorization may be withdrawn by any member upon filing notice of such withdrawal with the board of trustees.

73. a. The board of trustees of the Public Employees' Retirement System is hereby authorized and directed to enroll in the public employees' retirement system employees of the New Jersey Turnpike Authority, the New Jersey Highway Authority, Palisades Interstate Park Commission, In—
terstate Sanitation Commission and the Delaware River Joint Toll Bridge Commission who consent and file application for membership in the said retirement system.

In the case of the Delaware River Joint Toll Bridge Commission, the employees shall be only those who are employed on the free bridges across the Delaware river, under the control of said commission.

Upon such enrollment, the said employees shall be subject to the same contribution and benefit provisions of the retirement system as State employees.

b. The State University of New Jersey, as an instrumentality of the State, shall, for all purposes of this act, be deemed an employer and its employees, both veterans and nonveterans, shall be subject to the same membership, contribution and benefit provisions of the retirement system as are applicable to State employees.

74. Except as otherwise provided in the case of public employee veterans this act shall not become effective in any county or municipality which has not previously been covered by the former “State Employees’ Retirement System” until its governing body shall, by resolution, have directed that the question of adoption by that county or municipality shall be submitted to the qualified voters thereof at a general election and a majority of the voters voting on the question at such election shall have voted in favor of its adoption. This act shall be effective without referendum in any county or municipality in which chapter 15 of Title 43 of the Revised Statutes has been adopted.

75. If this act is so adopted it shall become effective in the county or municipality adopting it on June 30 of the following year. Membership in the Public Employees’ Retirement System shall be optional with the employees of the county or municipality in the service on the day the act so becomes effective in such county or municipality except in the case of public employee veterans who on such
date are members. An employee who elects to become a member within 1 year after this act so takes effect shall be entitled to a prior service certificate covering service rendered to the county or municipality prior to the date this act so becomes effective. Any person who prior to July 1, 1955, has filed an application covering service rendered to the county or municipality prior to the date this act so becomes effective shall be entitled to a prior service certificate covering such service. Membership shall be compulsory for all employees entering the service of the county or municipality after the date this act becomes effective. Where any such employee entering the service of the county or municipality after the date of this act so becomes effective has had prior service for which evidence satisfactory to the board of trustees is presented, as an employee in such county or municipality before the date upon which this act so becomes effective such employee shall be entitled to a prior service certificate covering service rendered to the county or municipality prior to the date this act so becomes effective.

76. Any employee of any county or municipality whose voters have adopted or shall hereafter adopt the retirement act as provided in this act, who was or shall hereafter be inducted into the military or naval service of the United States before making application for enrollment in the retirement system, shall be accepted as a member upon his filing application, and his regular salary deductions as determined by the board of trustees shall be paid to the retirement system by his employer, as provided by chapter 252 of the laws of 1942, as amended by chapter 326 of the laws of 1942. This provision shall not apply to any employee whose appointment is temporary or seasonal.

In addition to any prior service credit authorized in this act, such member shall be entitled to prior service credit from the date of his induction to the effective date of this section.
77. Every employee of any school district including school districts in counties of the first class the boundaries of which are coterminous with those of a municipality, or more than 1 municipality, in which chapter 15 of Title 43 of the Revised Statutes has been adopted, or in which this act is adopted, who is not a member of or eligible to join the Teachers' Pension and Annuity Fund, except an employee required upon employment or appointment to become a member of some other pension fund, shall be entitled to receive the same benefits as employees of such municipality or municipalities are entitled to receive and the school district shall have the same obligations with respect to such employees as the municipality has to its own employees under this act; provided, such employee has been admitted to receive the benefits of the fund established under chapter 15 of Title 43 of the Revised Statutes, or shall make application to be admitted to such benefits within 6 months from January 1, 1955, or within 1 year from the effective date of said chapter 15 of Title 43 of the Revised Statutes in such municipality or municipalities, whichever is later.

78. All county attendance officers who have been appointed, or hereafter shall be appointed, by the terms of section 18:14-47 of the Revised Statutes, in counties in which chapter 15 of Title 43 of the Revised Statutes has been, or in which this act is adopted, shall be entitled to receive the same benefits in the Public Employees' Retirement System as employees of the county are entitled to receive, and the county superintendent of schools and the county treasurer shall be charged with the duty of paying out of State school moneys apportioned to the county the contributions of such county attendance officers to the Public Employees' Retirement System in the same manner as the county pays such contributions for its employees under this act.

The county superintendent shall include in the apportionment made under the terms of section 18:14-48 of the Revised Statutes a sufficient sum
of money to meet the obligations incurred in this act.

79. All employees of the State whose compensation is paid by any county or municipality in which chapter 15 of Title 43 of the Revised Statutes has been, or in which this act is, adopted shall be entitled to receive the same benefits as employees of such county or municipality are entitled to receive and the county or municipality paying such compensation shall have the same obligations with respect to such employees of the State as it has to its own employees under this act.

80. The chief fiscal officer of the county or municipality adopting this act shall submit to the board of trustees of the Public Employees’ Retirement System such information and shall cause to be performed in respect to each of the employees of the county or municipality such duties as would be performed in the State service by the head of a department of the State employing members of the retirement system.

81. The board of trustees of the Public Employees’ Retirement System shall certify to the chief fiscal officer of the county or municipality adopting this act the rates of contributions payable by members who are county or municipal employees, as if they were State employees. The board shall further certify the contributions, including the accrued liability contribution similar to the State accrued liability contribution, payable by the county or municipality to the Contingent Reserve Fund on behalf of these members, as if they were State employees, and a pro rata share of the cost of the administration of the retirement system, based upon the payroll of the members who are employees of the county or municipality. The initial actuarial expense incident to the determination of the accrued liability contribution, payable by the county or municipality adopting this act, shall be paid by the county or municipality. The amount certified by the board of trustees as payable by the county or municipality to the Contingent Reserve
Fund shall be included in the next budget subsequent to the certification by the board of trustees and levied and collected as any other taxes are levied and collected. The treasurer or corresponding officer of any county or municipality shall pay on December 27 in each year to the State Treasurer the amount of the county or municipal charges so certified, and shall pay to the State Treasurer the amount of the deductions from the compensation of the members who are employees of the county or municipality in accordance with the rules and regulations established by the board of trustees. The State Treasurer shall credit these amounts to the appropriate fund or account.

82. Public employees of the counties or municipalities on behalf of whom contributions are so paid, shall be entitled to benefits under the Public Employees' Retirement System as though they were State employees.

ARTICLE IV

83. Nothing contained in this act shall affect any policeman, fireman or county or municipal employee contributing to any pension fund operating under any other law.

84. This act shall be known and may be cited as the "Public Employees' Retirement-Social Security Integration Act."

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

86. This section and sections 1, 2 and 3 of this act shall take effect immediately. Sections 4 and 5 of this act shall take effect December 30, 1954. All other sections of this act shall take effect January 1, 1955.

Approved June 28, 1954.
CHAPTER 85


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Short title. This act shall be known as the State School Aid Act of 1954.

2. Definitions. For the purposes of this act, unless the context clearly requires a different meaning:

"Average daily enrollment" shall mean the average daily number of full-time pupils enrolled in a public school during a school year.

"Approved special class" shall mean a class for physically handicapped or mentally retarded children, and all other classes for atypical pupils approved by the Commissioner of Education.

"Atypical pupils" shall mean pupils who are physically handicapped or mentally retarded and who are not accommodated through the school facilities usually provided for normal pupils.

"Evening school pupils" shall mean pupils enrolled in evening schools, except in classes for foreign-born residents, or in vocational schools, or in schools known as adult schools.

"School district" shall mean a district organized or operating under chapters 6, 7, or 8 of Title 18 of the Revised Statutes.

"State aid" shall mean the sum of equalization aid, minimum aid, transportation reimbursement, and supplementary aid for special classes and atypical pupils, county aid and county vocational school aid, as determined pursuant to this act.
3. Foundation program. The foundation program for each school district in each school year shall be $200 per pupil in average daily enrollment. For this purpose:

(a) Pupils shall be counted as in enrollment who are residents of the district and are regularly attending the public schools of the district or of a school district or State teachers college demonstration school to which the district of residence pays tuition;

(b) All atypical pupils shall be counted in the same manner as normal pupils;

(c) The enrollment of pupils in evening schools and part-time day schools shall be equated to a full-time day school enrollment pursuant to rules promulgated by the Commissioner of Education with the approval of the State Board of Education;

(d) Pupils in regional school districts and their respective component districts shall be counted according to the rule prescribed in subsection (a) hereof.

(e) Notwithstanding the foregoing, no district shall count in its enrollment any pupil regularly attending on a full-time basis a county vocational school in the same county, regardless of whether or not tuition is paid for such pupil, but such pupils shall be counted in the determination of State aid to the county vocational schools.

4. Local fair share.

(a) The local fair share of the foundation school program shall be determined for each school district as a sum equal to 5 mills per dollar upon the equalized valuation of the taxing district or districts within the school district, as certified by the Director of the State Division of Taxation for the year in which the calculation is made plus 25% of the amount of shared taxes payable to each municipality within the district as certified by such director. For the purposes of this section, shared taxes shall include the public utility franchise (R.S. 54:31-1 et seq.) and gross receipts (R.S. 54:32-1 et seq.) taxes, the financial business tax (P.L. 1946,
c. 174), the domestic life insurance (P. L. 1950, c. 101) and domestic casualty insurance tax (P. L. 1952, c. 227) and the bank stock tax (R. S. 54:9–1 et seq.).

(b) With respect to regional school districts and their component districts, however, the equalized valuations as certified by the director of taxation and 25% of the amount of shared taxes as described above shall be allocated among the regional district and its component districts in proportion to the number of pupils in each of them as determined for the foundation program. That part of the local fair share of the regional district measured by property valuations shall be determined at the rate of 3 mills per dollar of such allocated valuation during the first 5 years under this act that the regional school is in operation and at the rate of 4 mills per dollar during the second 5 years under this act that the regional school is in operation, and thereafter at the full 5 mills, with respect to any regional school district heretofore or hereafter established.

(c) In the event that the equalization table certified by the Director of the Division of Taxation shall be revised by the Division of Tax Appeals on or before January 15, the local fair share of any district affected thereby shall be recomputed accordingly and any determination or certification of State aid previously made pursuant to this act shall be amended to conform therewith.

(d) The Director of the Division of Taxation shall upon request certify to the Commissioner of Education the amount of shared taxes, as herein defined, of each taxing district.

5. Equalization and minimum aids. Equalization aid shall be paid to each district in the amount of the excess of the foundation program over the local fair share; provided that each district shall be paid not less than $50.00 per pupil.

6. Atypical pupils.

(a) In addition to all other aid, each school district operating an approved special class or classes
shall be paid $2,000.00 per class for such classes, and each school district sending atypical children to special classes outside the district of residence shall be paid \( \frac{1}{2} \) the amount by which the tuition charged for such pupils exceeds $200.00.

(b) For every mentally retarded or physically handicapped pupil furnished individual instruction or training at home or in school, by reason of the fact that there are too few mentally retarded or physically handicapped pupils in the district to form a class or by reason of the impracticability of transporting such a pupil to a class maintained in another district, the school district shall be paid \( \frac{1}{2} \) the cost of such education as determined by the Commissioner of Education.

7. Transportation. Each district shall also be paid 75% of the cost to the district of transportation of pupils to a public school when the necessity for such transportation and the cost and method thereof have been approved by the county superintendent of schools of the county in which the district paying the cost of such transportation is situated.

8. County vocational schools. Each county vocational school board operating a full-time day school program shall be paid the sum of $50.00 per pupil. The Commissioner of Education, with the approval of the State Board of Education, shall promulgate rules for the counting of pupils in average daily enrollment on a full-time day school basis in the county vocational schools. Aid hereunder shall be in lieu of any matching aid under any other statute with respect to the same pupils, program or school.

9. County aid. Each county shall be entitled to receive in each school year the amount requisite to pay the salaries and expenses of its

(a) Helping teachers;

(b) County supervisors of child study; and

(c) County attendance officers, in such school year as certified by the commissioner.

Such amounts shall be payable September 1 and February 1 in each school year.
10. Limitations.

(a) Wherever the amount to be raised by taxation as shown by the budget adopted by any school district exclusive of taxes required for debt service and capital outlay, is less than the local fair share, and the amount provided by such budget for current expense is less than $200.00 per pupil in average daily enrollment during the next preceding school year, such district shall not be paid the equalization or minimum aid otherwise payable pursuant to this act, provided that any district may submit proof to the commissioner that such average daily enrollment of the next preceding school year does not fairly reflect the anticipated enrollment for which such budget was made, or the commissioner may upon his own motion so determine. The commissioner, upon being satisfied of such proof, or upon making such determination, may recomputed the per pupil expenditure provided by such budget, for the purposes of this section.

11. Emergency aid. There shall be appropriated annually the sum of $350,000.00 to be distributed by the commissioner, upon the approval of the State Board of Education, to meet unforeseeable conditions in any school district, and to make up any deficit in the amount of State aid lawfully anticipated in the budget of any school district for the school year beginning July 1, 1954, where the State aid payable to the district under this act shall be less than the sum of the amount so anticipated pursuant to the statutes repealed by this act. The amount of such emergency aid shall be payable by the State Treasurer upon the certificate of the commissioner and the warrant of the Director of Budget and Accounting.

12. Reports to commissioner. On or before a date to be set by the Commissioner of Education, but not earlier than the first day in July in each year, the secretary of each school district and the superintendent or, when there is no superintendent, such officer or employee delegated by the board of education to maintain enrollment records as prescribed
by the Commissioner of Education, shall make and transmit a report of such information, based upon the statistics of the preceding school year, as the commissioner may require. Such report shall be certified, under the penalties of perjury, as true to the best of the knowledge and belief of the persons making it.

13. Determination of appropriation. On or before November 1 in each year the commissioner shall calculate the amount necessary to be appropriated to carry out the provisions of this act for the succeeding school year and shall determine the amounts to be paid to each of the counties and districts under this act, for such succeeding school year.

Except as to the sums to be ascertained and paid as county aid, the commissioner shall make such calculation and determination upon the basis of pupils and school operating statistics for the preceding school year and the local fair share determined for the current calendar year. The payments to be made pursuant to this act for the succeeding year, except those to be made as county aid, shall be made upon the same basis.

14. Payment of State aid. The sums payable as State aid to the school districts and county vocational schools shall be payable in each school year, \( \frac{1}{2} \) on October 1, \( \frac{1}{4} \) on January 1, and \( \frac{1}{2} \) on April 1. Payments shall be made by the State Treasurer to each board of education upon certificate of the Commissioner of Education and warrant of the Director of the Division of Budget and Accounting.

15. Regulations. In order to participate in any apportionment made according to the provisions of this act, a school district shall comply with the regulations and standards for the equalization of opportunity which have been or which may hereafter be prescribed by law, or formulated by the Commissioner of Education or the State Board of Education pursuant to law. The Commissioner of Education is hereby authorized to withhold all or part of such apportionment for failure to comply
with any regulation or standard. No apportionment under this act shall be paid to any district which has not provided public school facilities for at least 180 days during the preceding school year, but the commissioner, for good cause shown, may remit the penalty.

16. New school districts. When the apportionment shall have been made for any year and a part of any district becomes a new school district or a part of another school district, or comes partly under the authority of a regional board of education, the commissioner shall adjust such apportionment or apportionments among the districts affected, or between the district and the regional board, as the case may be, on an equitable basis in accordance with the intent of the act.

17. Transition provisions. Each school district shall be paid State or other aid under this act for the school year 1954-1955 in such sum as will equal the amount of the State or other aid lawfully anticipated in the budget of the district heretofore adopted for such school year plus \( \frac{1}{4} \) of the amount by which State aid otherwise payable under this act would exceed the sum of the amount so anticipated pursuant to the statutes repealed by this act. In the distribution of State aid for the school year 1954-1955 pursuant to this act, the several provisions as to time for reports, certifications and determinations shall be deemed to be directory only. The commissioner may determine the amount of State aid due each district within a reasonable time after the passage of this act, and may require any or all school districts to furnish such special reports and information as he may deem necessary to that end. For the purposes of such first distribution hereunder, the commissioner shall use the assessment ratios reported in Compendium Table II of the Sixth Report of the Commission on State Tax Policy, in lieu of any certification of equalized valuations by the Director of the Division of Taxation; provided that for any taxing district for which such report does not report an assessment ratio, the
Director of the Division of Taxation shall, within 60 days of the passage of this act, compute and certify the equalized valuation to be used by the Commissioner of Education in the computation of State aid, as in the manner provided by this act for distributions for subsequent years.

All balances on hand in the possession of any school district heretofore required to be held in a special fund repealed by this act, shall be credited to current expense funds.

Any sum heretofore certified as payable pursuant to section 13 of chapter 63 of the laws of 1946, as amended, shall be and remain payable notwithstanding the repeal of said chapter.

State aid for vocational schools or pupils in vocational classes shall be in lieu of any other matching aid heretofore provided by law with respect to such classes or pupils for which provision is made hereunder.

18. Repealers. The following acts and parts of acts and all amendments and supplements thereto are hereby repealed:


Sections 18:10-49, 18:12-4 through 18:12-9, and 18:15-6 through 18:15-16 of the Revised Statutes.

19. Appropriation. There is hereby appropriated for the purposes of this act for the fiscal year ending June 30, 1955, the sum of $7,125,000.00 which shall be in addition to the sum of $30,747,151.55 heretofore appropriated for State aid to school districts for the school year 1954-1955 by chapter 46 of the laws of 1954.

20. Effective date. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 86

An Act relating to the powers and duties of the Director of the Division of Taxation in the Department of the Treasury with respect to State aid for schools, and making an appropriation therefor.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. On or before the first day of October in each year the Director of the Division of Taxation, in the State Department of the Treasury shall promulgate a table of equalized valuations to be used in the calculation and apportionment of distributions pursuant to the State School Aid Act of 1954. Such table shall be deemed to have been promulgated on the day when the director shall have completed the delivery of a certified copy thereof to the Commissioner of Education and the mailing of a certified copy thereof to the municipal clerk of each municipality, and to the secretary of each county board of taxation. The table for each year and any revision thereof shall be kept as a public record in each office to which it is sent and in the office of the Director of Taxation.

2. The table of equalized valuations shall be in columnar form and shall list each taxing district in the State, together with (1) its aggregate assessed valuation of real property (exclusive of Class II railroad property); (2) the average ratio of assessed to true value of such real estate in the taxing district, determined as hereinafter provided; (3) the aggregate true value of real estate in each taxing district determined on the basis of such ratios; (4) the assessed valuation of Class II railroad property in the district; (5) assessed valuation of all personal property in the district; and (6) the sum of the foregoing items numbered (3), (4) and (5) for each taxing district, which shall be known as the “equalized valuation.”
3. True value for the purposes of this act shall be deemed to be valuation at current market prices or values, determined in such manner as the director may, in his discretion, select. The director shall determine the ratio of aggregate assessed to aggregate true valuation of real estate of each taxing district. He may make such determination by reference to the county equalization table whenever he is satisfied that the table has been prepared according to accepted methods and practices and that it properly reflects true value or a known percentage thereof for the several taxing districts in the county. The director, with respect to any and all taxing districts, may use the assessment ratios reported in the Sixth Report of the Commission on State Tax Policy (Trenton, 1953) and may consider such other assessment ratio studies as may be available. He may make such further and different investigations of assessment practices as he may deem necessary or desirable for the establishment of the assessment ratios required by this act.

4. An equalization table promulgated hereunder may be reviewed by the Division of Tax Appeals on complaint of any taxing district made within 10 days after its promulgation, or on its own motion, but such review shall not suspend the apportionment of school aid moneys. No change shall be made in the table except after a hearing, of which 5 days’ notice shall be given by mail to the governing body of the taxing district. If, after the hearing, the division shall determine that the equalized valuation of any district or districts as fixed by the director was erroneous, it shall revise and correct the equalization table. Such hearings, review and revisions shall be completed by January 10 next following the promulgation of the table. A certified copy of the revised and corrected table shall be transmitted to each official or board to whom the original table was required to be transmitted and also to the State Director of Taxation. In any such proceeding, the director shall be entitled to be heard, and the assessment ratios as promulgated
shall be presumed to be correct, and shall not be revised or modified by the Division of Tax Appeals unless the complainant district shall present proof that upon all the evidence available such ratio or ratios could not reasonably be justified.

5. There is hereby appropriated for the purposes of this act for the fiscal year ending June 30, 1955, the sum of $50,000.00.

6. This act shall take effect immediately, provided that it shall be inoperative unless and until the “State School Aid Act of 1954” as introduced in the current session of the Legislature, shall be enacted.

Approved June 30, 1954.

CHAPTER 87

An Act to amend “An act creating the New Jersey Racing Commission and defining its powers and duties; providing for the granting of permits and licenses for the operation of race meetings whereat the running, steeplechase racing or harness racing of horses only may be conducted; providing for the licensing of concessionaires and operators and their employees; regulating the system of pari-mutuel betting and fixing the license fees, taxes and revenues imposed hereunder and fixing penalties for violations of the provisions of this act,” approved March 18, 1940 (P. L. 1940, c. 17), as said title was amended by chapter 137 of the laws of 1941.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 44 of the act of which this act is amendatory is amended to read as follows:

44. Each holder of a permit shall distribute all sums deposited in any pool to the winners thereof,
less an amount which in harness races shall not exceed 16% of the total deposits plus the breaks and which in other races shall not exceed 13% of the total deposits plus the breaks. Every permit holder shall distribute to the persons holding winning tickets, as a minimum, a sum not exceeding $0.10, calculated on the basis of each dollar deposited in any pool after the deduction of the said 16% or 13%, as the case may be. Should the amount remaining in the pool be insufficient to pay the winners the minimum, the breakage accruing in that race, or any necessary portion thereof, shall be applied toward making up any such deficiency. The breaks are hereby defined as the odd cents over any multiple of $0.10, calculated on the basis of $1.00 otherwise payable to a patron. Every permit holder engaged in the business of conducting running race meetings under this act shall pay to the commission for the use of the State the breaks as herein defined, except as the same shall have been applied toward making up a deficiency in a pool as herein provided. Payment of such breaks shall be made every seventh day of any and every race meeting and shall be accompanied by a report under oath showing the daily and total amount of such breaks together with such other information as the commission may require. All sums held by any permit holder for payment of outstanding pari-mutuel tickets not claimed by the person or persons entitled thereto within 60 days from the time such tickets are issued shall be paid to the commission upon the expiration of such 60-day holding period.

2. Section 46 of the act of which this act is amendatory is amended to read as follows:

46. Every permit holder engaged in the business of conducting horse race meetings under this act shall pay to the commission in each calendar year a sum equal to 6% in the case of harness races, and 7% in the case of other races, of so much of the total contributions to all pari-mutuel pools conducted or made during such calendar year on any and every horse race track granted a permit under

Section amended.

c. 5:5-66. Percentages payable to commission.
this act as does not exceed $40,000,000.00; and 7% in the case of harness races, and 8% in the case of other races, of so much of such total contributions as exceeds $40,000,000.00. Payment on account of such sum shall be made every seventh day of any and every race meeting in the amount then due as determined in the manner provided above, and shall be accompanied by a report under oath showing the total of all such contributions, together with such other information as the commission may require. No admission or amusement tax, excise tax, license or horse racing fee of any kind, except as expressly provided in this act, shall be assessed or collected from any permit holder by the State of New Jersey, or by any county or municipality, or by any other body having power to assess or collect license fees or taxes.

3. This act shall take effect immediately, except that it shall be inoperative unless and until the “State School Aid Act of 1954” as introduced in the current session of the Legislature, shall be enacted.

Approved June 30, 1954.

CHAPTER 88


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 5 of the act of which this act is amendatory is amended to read as follows:

5. The franchise tax to be annually assessed to and paid by each taxpayer shall be measured by the greater of:

(a) that portion of its entire net worth as may be allocable to this State as provided in section 6; or
(b) that proportion of its entire net worth as the average value of its total assets in this State during the period covered by its report is to the average value of its assets everywhere during such period (for the purpose of which there shall be included as within this State all intangible personal property of domestic corporations not having a business situs outside this State 40% of the value of such property having a business situs outside this State, and the entire amount of the intangible personal property of foreign corporations as would have a business situs within this State for the purpose of a property tax); at the rate of 2 mills per dollar on the first $100,000,000.00 of allocated net worth; 4/10 of a mill per dollar on the second $100,000,000.00; 3/10 of a mill per dollar on the third $100,000,000.00; and 2/10 of a mill per dollar on all amounts of allocated net worth in excess of $300,000,000.00.

(c) Provided, however, that the franchise tax to be annually assessed to and paid by any investment company, other than a regulated investment company, shall be measured by 25%, and in the case of a regulated investment company by of its entire net worth, at the rates hereinabove set forth but in no case less than $250.00, unless the taxpayer shall elect to remain taxable pursuant to any other subsection of this section.

(d) The tax assessed to any taxpayer pursuant to this act under subsections (a) and (b) of this section shall not be less than the greater of 5/10 of a mill per dollar on the first $100,000,000.00 and 2/10 of a mill per dollar on all amounts in excess of $100,000,000.00 of total assets allocated to this State in accordance with subsection (b) hereof, and $25.00 in the case of a domestic corporation, or $50.00 in the case of a foreign corporation.

(e) In lieu of the tax imposed by subsections (a), (b), (c) and (d) of this section, any tax-
p payer, the value of whose total assets everywhere, less reasonable reserves for depreciation, as of the close of the period covered by its report, amounts to less than $100,000.00, may elect to pay the tax shown in the following table:

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2. Section 9 of the act of which this act is amendatory is amended to read as follows:

9. Any taxpayer which holds capital stock of a subsidiary during all or part of any year may, for the purposes of the tax imposed by this act, deduct from its net worth such proportion of the average value of such holdings less net liabilities (if any) to subsidiaries, as the ratio of the subsidiary's taxable net worth, for the same year under this act, to its entire net worth. For the purpose of this section,
a subsidiary shall be deemed to be any corporation in which a taxpayer is the beneficial owner of at least 80% of the total combined voting power of all classes of stock entitled to vote and of at least 80% of the total number of shares of all other classes of stock except nonvoting stock which is limited and preferred as to dividends.

3. There is hereby appropriated for the expense of administering the act to which this act is an amendment and supplement, during the fiscal year ending June 30, 1955, the sum of $75,000.00 in addition to such other sums as may have been appropriated for the Division of Taxation.

4. This act shall take effect January 1, 1955, provided that it shall be inoperative unless and until the "State School Aid Act of 1954" as introduced in the current session of the Legislature shall be enacted, but if said act shall become operative, the director may prior to January 1, 1955, take such action as he may deem appropriate in anticipation of, and in preparation for, the operations of the provisions thereof.

Approved June 30, 1954.

CHAPTER 89

An Act to amend "An act concerning savings and loan associations and building and loan associations, and revising chapter 12 of Title 17 of the Revised Statutes," approved April 4, 1946 (P. L. 1946, c. 56).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 10 of the act of which this act is amendatory is amended to read as follows:

10. Definitions. The following words and phrases as used in this act, unless a different meaning is plainly required by the context, shall have the following meaning:
(1) "Association" shall mean any savings and loan association, building and loan association or any corporation, however named, now or hereafter operating pursuant to the provisions of this act.

(2) "Federal association" shall mean a savings and loan association organized pursuant to an Act of Congress approved June 30, 1933, entitled "Home Owners' Loan Act of 1933" or any subsequent Act of Congress.

(3) "Board" shall mean the board of directors of any association.

(4) "Commissioner" shall mean Commissioner of Banking and Insurance of the State of New Jersey, or such other official as may hereafter be charged by State law with the supervision of associations.

(5) "Member" shall mean a person who holds a membership account in an association as a savings member or as a borrowing member.

(6) "Savings member" shall mean a person who holds a membership account representing savings in an association.

(7) "Borrowing member" shall mean a person to whom money of the association is loaned or one who is the owner of property upon which the association holds a mortgage.

(8) "Direct reduction loan" shall mean a loan the principal of which is repayable in periodical installments.

(9) "Sinking fund loan" shall mean a loan, the principal of which is contracted to be repaid with the participation value of an installment account pledged as collateral security for the payment of the loan.

(10) "Straight mortgage loan" shall mean a loan, the principal of which is repayable upon a fixed day and upon which no interim amortization is required.

(11) "Account loan" shall mean a loan secured by the pledge of a member's account and the shares, if any, issued in connection therewith.
12) "Capital" of an association shall mean the aggregate participation value of all savings members' accounts. It shall not be limited and shall be accumulated only by payments by savings members, plus dividends credited to their membership accounts.

13) "Participation value" of a membership account shall mean the amount paid by savings members on such account, plus dividends credited thereto, less payments of withdrawals and retirements therefrom and any other amounts lawfully deductible therefrom.

14) "Withdrawal value" of a membership account shall mean the participation value of such an account at the time application for withdrawal of the account is filed, less such part, if any, of the dividends then credited to such account as the association is authorized to retain upon withdrawal.

15) "Gross income" shall mean the sum, for an accounting period, of the following:

(a) Operating income.
(b) Real estate income.
(c) All profits actually received during such accounting period from the sale or transfer of securities, real estate or other property unless credited directly to reserve accounts.
(d) Any nonrecurring income unless credited directly to reserve accounts.

16) "Net income" shall mean gross income, for an accounting period, less the aggregate of the following:

(a) Operating expenses.
(b) Real estate expenses.
(c) All losses actually sustained during such accounting period from the sale of securities, real estate or other property as shall not have been charged to reserves.
(d) All interest paid, or due but unpaid, on borrowed money.
(e) Any nonrecurring charges.
(17) "Insured association" shall mean an association whose members' accounts are insured by the Federal Savings and Loan Insurance Corporation.

(18) "Federal Savings and Loan Insurance Corporation" shall mean the corporation so named, organized pursuant to an Act of Congress, or any Federal corporation, instrumentality or agency which succeeds to the powers and functions of the Federal Savings and Loan Insurance Corporation or undertakes to discharge the purposes for which said corporation was created.

(19) "Federal Home Loan Bank Board" shall mean the board so named, organized pursuant to an Act of Congress, or any Federal corporation, instrumentality or agency which succeeds to the powers and functions of the Federal Home Loan Bank Board, or which is formed to carry out the purposes for which such board was created.

(20) "Change in the by-laws" includes new by-laws and revisions, amendments, supplements and repealers of existing by-laws.

(21) "Account" shall mean the record of the financial relations of a member with an association as shown on the books of the association.

2. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 90

An Act to amend "An act concerning savings and loan associations and building and loan associations, and revising chapter 12 of Title 17 of the Revised Statutes," approved April 4, 1946 (P. L. 1946, c. 56).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 50 of the act of which this act is amendatory is amended to read as follows:

   50. Transfer of membership. A member may transfer, absolutely or conditionally, his membership to any other person, subject to the provisions of this act, by a written assignment accompanied by delivery of the evidence of the account. The evidence of the account shall mean the membership certificate, share certificate, account book or any other evidence of the account which may have been issued in connection with such membership. Every such transfer of membership shall be deemed to include the account and the evidence of the account issued in connection therewith. The provisions of chapter 8 of Title 14 of the Revised Statutes and the amendments thereof and supplements thereto shall not apply to such transfers. No such absolute transfer shall be effective against an association until such written assignment and the accompanying evidence of the account shall be delivered to the association with a request that it complete such transfer upon its records. No such conditional transfer shall be effective against an association unless and until it actually receives notice thereof in writing.

2. Section 51 of the act of which this act is amendatory is amended to read as follows:

   51. Lost certificates and account books. Upon filing with an association by a member of record.
or his legal representative, of an affidavit showing that his membership certificate, share certificate, or account book, or any of them has been lost, stolen or destroyed, and whether, and to whom the same has been pledged or assigned in whole or in part, such association may issue a duplicate membership certificate, share certificate, or account book, as the case may be, marked on the face thereof "A Duplicate;" provided, however, that the board of such association may, in its discretion, require such member or his legal representative to furnish a bond to the association in such amount, and with such security as it may deem necessary, to indemnify such association against any loss which might result from the issuance of such duplicate certificate or account book. Payment made by an association to the owner of record of a duplicate membership certificate, share certificate, or account book issued in accordance with this section shall release the association from all liability to any person claiming any interest in the original membership certificate, share certificate, or account book and the duplicate thereof. The term "account book" as used in this section shall be deemed to include any other evidence of the account which may have been issued in lieu of an account book.

3. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 91

An Act concerning fees, and amending section 22A:4-4 of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 22A:4-4 of the New Jersey Statutes (P. L. 1953, c. 22) is amended to read as follows:

22A:4-4. Registers of deeds and mortgages and, in counties not having such office, the county clerk shall charge for the services herein enumerated the following fees:

For recording deeds, mortgages, bills of sale, chattel mortgages, notices of lis pendens or judgments by confession, and all instruments of the nature of those enumerated in Title 46, of the Revised Statutes, and all other instruments for which no specific fee is provided by law: When written in whole, per folio, 20 cents; when written and printed or typewritten in whole or in part with type of 8-point face and with not less than 4-point space between lines, or when written and printed or typewritten in whole or in part with type of more than 8-point face, per folio, 20 cents; when printed or typewritten in whole or in part with type of less than 8-point face with less than 4-point space between the lines, in broken measure, tabular, schedule or figure work, per folio, 25 cents.

For official copies and abstracts of such instruments from the records and files of the respective recording offices, per folio, 25 cents.

For preparing and transmitting to the assessor, collector or other custodian of the assessment map of any taxing district, the abstract of an instrument evidencing title to realty, as required by section 54:4-31 of the Revised Statutes, 50 cents.

For entering the marginal notation of an order, judgment, statement or warrant discharging or an-
nulling a notice of lis pendens, and for filing such order, judgment or statement, 60 cents.

For entering the marginal notation of a discharge, assignment, postponement, extension, cancellation or release of a mortgage, 60 cents.

For preparing and forwarding an abstract of a discharge, cancellation or release of a building and loan mortgage, as required by section 46:18-8 of the Revised Statutes, 25 cents additional.

For preparing and forwarding evidence of satisfaction of a chattel mortgage on a motor vehicle to the Director of the Division of Motor Vehicles in the Department of Law and Public Safety, as required by section 39:10-14 of the Revised Statutes, 25 cents.

For preparing and forwarding statement of satisfaction of conditional sale and noting the cancellation of the contract and date thereof on the margin of the page upon which the contract was entered, 30 cents.

For registering each and every mortgage, $1.00, if the description and boundaries of the real estate therein described shall not contain in excess of 1 folio; and for all excess of description over and above 1 folio, at the rate of 20 cents per folio.

For registering abstract of a mortgage, 50 cents.

For every receipt for a mortgage, 15 cents.

For a marginal notation of the discharge of a mortgage in counties where mortgages are indexed under a system requiring a duplication of indices and description, $1.00.

For supplemental indexing under the plan or system known as that of local indexing by county blocks, an additional fee of $1.00 for every instrument so indexed.

For filing and recording notices of Federal tax liens or certificates discharging such liens, $2.50.

For filing and entering or refileing conditional sale contract or copy, $1.25.

For furnishing a certified copy of an honorable discharge of a veteran, 50 cents.

For filing each map, plat, plan or chart filed pursuant to chapter 23 of Title 46, of the Revised
Statutes, to be paid by the party delivering same (except that there shall be no charge when the same is presented by the State or some 1 of its agencies), $6.00.

For recording a tax sale certificate, $2.50 unless held by and recorded at the request of a municipality, in which case, $1.00.

For recording redemption or assignment of sales, $2.50.

2. This act shall take effect immediately.
   Approved June 30, 1954.

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CHAPTER 92

An Act to amend "An act concerning the issuance of warrants for removal and writs of possession in actions to recover possession of premises used for dwelling purposes," approved April 11, 1949 (P. L. 1949, c. 17).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 4 of the act of which this act is amendatory is amended to read as follows:

   4. This act shall take effect on July 1, 1949, but shall become inoperative on and after July 1, 1955, and from the effective date of this amendatory act until the said date upon which this act shall become inoperative, the prohibition against the issuance of a stay for a longer period than 6 months, in the act of which this act is amendatory, shall be inapplicable in any case where the landlord is a municipality, board of education, or other political subdivision of the State and the action or proceeding is brought to recover possession of premises occupied by a tenant or tenants to whom the premises were rented by the United States of America or an
agency thereof by reason of the status of a veteran or veterans, and which premises have been transferred and conveyed by the United States of America or an agency thereof to the said municipality, board of education, or other political subdivision, and in any such case, the judge may stay the issuance of a warrant or writ for possession, for a period longer than 6 months but not beyond the operative period of this act. After August 1, 1950, this act shall be inoperative in any municipality wherein there shall be no rent control, under Federal or State regulations, or wherein rent control shall have been decontrolled, under any such regulations.

2. This act shall take effect immediately.
Approved June 30, 1954.

CHAPTER 93

An Act concerning vital statistics, relating to fees for burial or removal permits, and amending section 26:6–17 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 26:6–17 of the Revised Statutes is amended to read as follows:

26:6–17. The local registrar shall be entitled to receive from the undertaker a fee of $0.50 for each burial or removal permit issued.

2. This act shall take effect immediately.
Approved June 30, 1954.
CHAPTER 94

An Act to amend "An act to define and regulate retail installment sales in the amount of or of the value of $3,000.00 or less and to license and regulate sales finance companies," approved September 29, 1948 (C. 419, P. L. 1948).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 6 of the act of which this act is amendatory is amended to read as follows:

6. (a) (1) Every retail installment contract shall be in writing, shall contain all the agreements of the parties and shall be signed by the retail buyer. Within 5 days after making of any retail installment sale, the seller shall mail or deliver to the buyer a true and complete copy of the retail installment contract.

(2) Any provision of a retail installment contract as originally written or subsequently amended which purports to provide for the inclusion of title to or a lien upon any goods subsequently or previously sold under a retail installment contract not paid in full, other than that originally sold as the subject of such specific installment sale or other than substitution in whole or in part therefor, as security for payment of such specific installment sale price or any part thereof shall be null and void; but the other provisions shall not be affected thereby.

(3) No provision for confession of judgment or power of attorney therefor contained in any retail installment contract or contained in a separate agreement relating thereto, shall be valid or enforceable.

(4) The holder of any retail installment contract shall not receive or collect any charges or expenses for delinquency and collection except as follows:
the holder of a retail installment contract may collect a delinquency and collection charge on each installment in arrears for a period of not less than 10 days, in an amount not in excess of 5% of such installment, or $5.00, whichever is the lesser. The retail installment contract may also provide for the payment of attorneys' fees not exceeding 15% of the amount due and payable under such contract, plus court costs, where such contract is referred to an attorney not a salaried employee of the holder of the contract for collection.

(5) Unless notice has been given to the retail buyer of actual or intended assignment of a retail installment contract, payment thereunder or tender thereof made by the retail buyer to the last known holder of such contract shall be binding upon such subsequent holder or assignee.

(6) Upon written request from the retail buyer, the holder of the retail installment contract shall give or forward to the retail buyer a written statement of the dates and amounts of payments and the total amount unpaid under such contract. A retail buyer shall be given a written receipt for any payment when made in cash.

(b) Concurrently with the making of any retail installment contract, the retail seller shall deliver to the retail buyer a written statement, which may be included in the retail installment contract, reciting the following separate items as such:

(1) The cash price of the goods which are the subject matter of the retail installment contract;

(2) The amount in cash of the retail buyer's down payment, whether made in money or goods, or partly money or partly in goods;

(3) The unpaid balance of the cash price, which is the difference between items (1) and (2) next preceding;

(4) The cost to the retail buyer of any insurance to be procured on the goods, specifying the types of coverage;

(5) The amount of the time price differential:
(6) The time balance owed by the retail buyer to the retail seller and the number of installment payments required and the amount and date of each payment necessary finally to pay the time balance, which is the sum of items (3), (4) and (5) next preceding. The cost of insurance under item (4) and the amount of item (5) next preceding may be added together and stated as a sum in the statement or retail installment contract, but in such event the retail seller or his assignee shall within 25 days after the making of the retail installment contract mail or cause to be mailed to the retail buyer at his address as shown on the retail installment contract a statement reciting the separate amounts of items (4) and (5) next preceding.

c) Every retail seller or sales finance company, if insurance on the goods is included in a retail installment contract, shall within 25 days after execution of the retail installment contract send or cause to be sent to the retail buyer a policy or policies or certificate of insurance, which insurance shall be written by a company authorized to do business in this State, clearly setting forth the amount of the premium, the kind or kinds of insurance and the scope of the coverage and all of the terms, exceptions, limitations, restrictions and conditions of the contract or contracts of the insurance.

d) Any sales finance company hereunder may purchase or acquire from any retail seller any retail installment contract on such terms and conditions as may be mutually agreed upon not inconsistent with the provisions of this act. No filing of the assignment, no notice to the retail buyer of the assignment, and no requirement that the retail seller shall be deprived of dominion over the payments thereunder or the goods covered thereby if repossessed by the retail seller shall be necessary to the validity of a written assignment of a retail installment contract as against creditors, subsequent purchasers, pledgees, mortgagees and encumbrancers of the retail seller.
(e) An acknowledgment by the retail buyer of the delivery of any such copy, notice or statement as required in subsection (a) or (b) of this section contained in the body of the statement or contract shall be conclusive proof of delivery in any action or proceeding by or against any assignee of a retail installment contract.

2. This act shall take effect immediately.

Approved June 30, 1954.

CHAPTER 95

An Act concerning the issuance of bonds and other obligations and the incurring of indebtedness by city, borough, town, township, village or any other municipality for school purposes, and amending section 18:6-61 of the Revised Statutes and supplementing chapter 6 of Title 18 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 18:6-61 of the Revised Statutes is amended to read as follows:

18:6-61. The governing body of the municipality shall, subject to the provisions of section 18:6-62 of this Title, either:

a. Make appropriation of the sum or sums, fixed as provided in section 18:6-60 of this Title, for the purpose or purposes so fixed, in the same manner as other appropriations are made by it pursuant to the local budget law (§ 40:2-1 et seq.), and upon the taking effect of such appropriation pay said sum or sums to the custodian of school moneys of the district to be paid out by him only on the warrants or orders of the board of education for such purpose or purposes; or
b. By ordinance appropriate the sum or sums, fixed as provided in section 18:6-60 of this Title, for the purpose or purposes so fixed and, pursuant to said ordinance, borrow the sum or sums so appropriated and secure the repayment of the sum or sums so borrowed, together with interest thereon at a rate not to exceed 6% per annum, by the authorization and issuance of bonds in the corporate name of such municipality in accordance with the provisions of article 18 of chapter 5 of this Title (§ 18:5-84 et seq.). Bonds so issued shall be designated “school bonds,” may be registered or coupon, or both, and of such denomination as the governing body may determine, and shall mature and be payable in such years and amounts as the governing body may determine in said ordinance or by subsequent resolution.

2. If the governing body of any municipality comprising a school district to which are applicable the provisions of this chapter of the Revised Statutes, shall believe that the application to bonds of such school district or municipality, proposed to be authorized or theretofore authorized but remaining unissued, of the limits on maturities or amounts of annual installments or both set forth in chapter 6 of Title 18 of the Revised Statutes (§ 18:6-1 et seq.), or in any proposal, ordinance, resolution, certificate, proposition or other proceeding for the authorization of such bonds theretofore adopted, made or taken, would adversely affect the financial position of such school district or municipality, it may make application in writing to the Local Government Board in the Division of Local Government in the Department of the Treasury setting forth such belief and the grounds therefor and requesting approval of a schedule of maturities and annual installments for such bonds set forth in the application.
3. Within 60 days after the submission to the Local Government Board of an application regarding bonds of a school district or municipality pursuant to section 2 of this act, it shall cause its approval to be endorsed thereon if, after consultation with the Commissioner of Education, it shall be satisfied and shall record by resolution its findings that the belief set forth in such application is well founded and that issuance of the bonds mentioned and described in such application in accordance with the schedule set forth therein would not materially impair the credit of any municipality comprised within such school district or substantially reduce its ability during the ensuing 10 years to pay punctually the principal and interest of its debts and supply essential public improvements and services. If the Local Government Board shall not be so satisfied within said period of 60 days, it shall cause its disapproval to be endorsed on such application.

If any such application submitted to the Local Government Board regarding bonds of a school district or municipality pursuant to section 2 of this act shall be approved as aforesaid, such bonds shall thereafter be issued only if the maturities and annual installments thereof are in accordance with the schedule set forth in such approved application, and may be so issued notwithstanding any limitations on such maturities or annual installments set forth in Title 18 of the Revised Statutes (§ 18:1-1 et seq.), or in any proposal, ordinance, resolution, certificate, proposition or other proceeding for the authorization of such bonds theretofore adopted, made or taken.

4. This act shall take effect immediately.
Approved June 30, 1954.
CHAPTER 96

An Act to provide for the approval and certification of annual appropriations or items thereof of regional boards of education rejected at annual meetings, and supplementing chapter 8 of Title 18 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. If the voters shall reject the entire appropriations or any items of appropriation necessary to meet the annual costs of education in the regional district submitted at the annual election, the regional board shall on the third Tuesday in February submit again, at a special regional district election called for that purpose, the items rejected at the annual regional district election. The items to be submitted at this special regional district meeting may be in the same or less amounts than those submitted at the annual election.

2. Should the voters, at the second election, reject any of the items as submitted, the governing bodies of the municipalities comprising such regional district, after consultation with the board, shall, within 10 days after receipt of the proposed appropriations from the board of education, certify to the county board or county boards of taxation, the amount or amounts which the governing bodies determine to be necessary to provide a thorough and efficient system of schools in the regional district. The amount so certified shall be included in the tax levied for such municipalities for such appropriations.

3. Should the governing bodies of such municipalities fail to certify to the county board or county boards of taxation within such time prescribed in the previous section an amount which in their judgment is necessary for any of the items which the
voters had rejected at the second election, or should the governing bodies fail to agree and certify different amounts, then in either such case the commissioner of education shall determine and certify to the county board or county boards of taxation the amount or amounts which in his judgment shall be necessary to provide a thorough and efficient system in the regional district. The amount or amounts so certified shall be included in the tax levied for such municipalities for such appropriations.

4. This act shall take effect immediately.
Approved June 30, 1954.

CHAPTER 97

An Act to amend "An act providing for a system for the granting of paroles in certain cases, establishing a State Parole Board and defining its composition, powers and duties, and repealing sections 30:4-106.1, 30:4-106.2 and 30:4-142 of the Revised Statutes," approved May 28, 1948 (P. L. 1948, c. 84).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 12 of the act of which this act is amendatory is amended to read as follows:

12. The granting of parole, as provided for herein, shall be limited as follows:

(a) Any offender sentenced to any penal institution of this State who has previously served all or part of a term of imprisonment in any penal institution

(1) Of this State, or
(2) Of the United States, or
(3) Of any State other than this State,
shall be deemed to be a second offender and upon his incarceration for such second offense shall be ineligible for parole consideration by the board until he shall have served at least \( \frac{3}{2} \) of the maximum sentence imposed upon him for such second offense less commutation time therefrom for good behavior and any time earned for diligent performance of work assignments.

(b) Any person sentenced to any penal institution of this State who has previously served all or part of 2 terms of imprisonment in any penal institution

(1) Of this State, of the United States or of any State other than this State, or
(2) Of this State and of the United States, or of this State and of any other State, or of the United States and any other State, or of any States other than this State,

shall be deemed to be a third offender and upon his incarceration for such third offense shall be ineligible for parole consideration by the board until he shall have served at least \( \frac{3}{4} \) of the maximum sentence imposed upon him for such third offense less commutation time therefrom for good behavior and any time earned for diligent performance of work assignments.

(c) Any person sentenced to any penal institution of this State who has previously served all or part of 3 terms of imprisonment in any penal institution

(1) Of this State, of the United States, or of any State other than this State, or
(2) Of this State and the United States, or of this State, the United States and any other State, or of this State and any other State or States, or
(3) Of the United States and any other State or States, or of more than 1 State other than this State,
shall be deemed to be a fourth offender and upon
his incarceration for such fourth or later offense
shall be ineligible for parole consideration by the
board until he shall have served the maximum sen­
tence imposed upon him for such fourth or later
offense less commutation time therefrom for good
behavior and any time earned for diligent perform­
ance of work assignments.

As used in this section "penal institution" means
and includes the New Jersey State Prison and any
other State penal or correctional institution in this
State to which offenders are sentenced for fixed
terms or fixed minimum and maximum terms and
other institutions of like character under the juris­
diction of the United States or of a State or States
other than this State.

The limitations contained in this section on the
granting of parole shall not apply to prisoners who
are convicted and sentenced as second, third or
fourth offenders in the manner provided for in sec­
tions 2A:85-8, 2A:85-9, 2A:85-12 and 2A:85-13 of
the New Jersey Statutes; provided, that the fact
of such conviction and sentence as a second, third
or fourth offender is contained in the order com­
mmitting the prisoner to confinement as a part of his
sentence and wherein it is specified that he is con­
victed either as a second, third or fourth offender.
All such prisoners so convicted and sentenced shall
be eligible for consideration for release on parole
as provided for in section 10 of this act.

2. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 98


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 181 of the act of which this act is amendatory is amended to read as follows:

181. Mortgage loans.

A-1. A savings bank may make or invest in mortgage loans in the manner and subject to the limitations prescribed by this section. For the purposes of this section, "mortgage loan" shall include every indebtedness secured by mortgage on real property, or on a lease of the fee of real property (in any case in which such lease is lawful security for such mortgage loan), except as otherwise provided by subsection Q of this section, and a savings bank shall be deemed to have made a mortgage loan when

(a) it lends or participates in lending money to a borrower upon the security of real property; or

(b) it acquires, by purchase or otherwise, a mortgage loan or any share or part of or interest in a mortgage loan which is not subordinate to any share or part thereof or interest therein held by any other person.

A savings bank may sell, assign or otherwise dispose of a share or part of or interest in a mortgage loan held by it to any other person.

A-2. For all purposes of compliance with the applicable provisions and restrictions of subsections D, E, F and G of this section as to the percentage of the mortgage loan to the appraised value of the mortgaged property, and the term of and rate of amortization of such loan, the date of the acquisition by a savings bank of a mortgage loan...
or a share or part thereof or interest therein shall, as respects such savings bank, be deemed to be the date as of which the mortgage loan was made, and the unpaid amount of the principal then due shall be deemed to be the amount of such mortgage loan.

B. No savings bank shall make a mortgage loan at any time when the total cost of acquisition by the savings bank of all real property owned by it, other than real property held for the purposes specified in subparagraph (a) of paragraph (5) of section 24, and the total of all principal balances owing to the savings bank on mortgage loans, less all writeoffs and reserves with respect to such real property and mortgage loans, together exceeds, or by the making of such loan will exceed, 70% of its deposits. For the purposes of this subsection, principal balances owing on mortgage loans made pursuant to subsection Q of this section shall, only to the extent of 75% of such balances, be included in the total of all principal balances owing to the savings bank on mortgage loans.

C. Every mortgage loan shall be evidenced by a note or bond, and shall be secured by a mortgage on the fee of real property located within this State, or, if outside this State, upon the fee of real property located within 50 miles of the principal office of the savings bank. Every mortgage shall be certified to be a first lien by an attorney-at-law of the State in which the real property is located, or certified or guaranteed to be a first lien by a corporation authorized to guarantee titles to land in such State. For the purposes of this section, a mortgage shall be deemed to be a first lien, notwithstanding the existence of a prior mortgage or mortgages held by the savings bank, or a lien for current taxes or assessments not due or payable at the time the loan is made, and notwithstanding the existence of leases, building restrictions, easements, encroachments, or covenants which, in the opinion of an officer of the savings bank designated for that purpose by the board of managers, do not materially lessen the value of the real property to be mortgaged.
D. When the real property offered as security for a mortgage loan consists of a lot of land upon which there is a 1-family dwelling, or upon which such a dwelling is in the course of construction or is to be constructed, the amount of the mortgage loan shall not exceed (a) 80% of the appraised value of the real property, or (b) $25,000.00, whichever is lesser.

E. When the real property offered as security for a mortgage loan consists of a lot of land upon which there is a 2-, a 3-, or a 4-family dwelling, or upon which such a dwelling is in the course of construction or is to be constructed, the amount of the mortgage loan shall not exceed 80% of the first $30,000.00 of the appraised value of the real property, plus 50% of the excess, if any, of such appraised value over $30,000.00.

F. The instrument evidencing a mortgage loan made pursuant to either subsection D or subsection E of this section shall require that

1) interest shall be paid on such loan monthly, and that equal monthly payments be made in reduction of such loan of an annual rate equal to at least 5% of the original amount of such loan; or

2) that a constant sum be paid monthly in an amount sufficient for current interest and for the payment of the loan in full in not more than 20 years from the making of such loan.

G. When the real property offered as security for a mortgage loan consists of a lot of land upon which there is a building or buildings other than dwellings of the nature described in subsections D and E of this section, or upon which such other buildings are in the course of construction or are to be constructed, the amount of the mortgage loan shall not exceed 66 2/3% of appraised value of such real property. The instrument evidencing a mortgage loan made pursuant to this subsection shall require that the loan be repaid in full in not more
than 10 years from the date it is made; and (a) if
the amount of such loan, when made, exceeds 50% of
the appraised value of the real property, that
payments shall be made in reduction thereof at
least semiannually, at an annual rate equal to at
least 2% of the original amount of such loan; or
(b) if the amount of such loan, when made, does
not exceed 50% of the appraised value of the real
property, that payments shall be made in reduction
thereof at least semiannually, at an annual rate
equal to at least 1% of the original amount of such
loan. When, however, the amount of such loan does
not, when made, exceed 50% of the appraised value
of such real property, and the instrument evidenc­
ing such loan requires that it be paid in full in not
more than 5 years from the date it is made, the
instrument need not require that any payment be
made in reduction of such loan prior to its maturity
date.

II. When the real property offered as security
for a mortgage loan is of the nature described in
subsection D or E of this section, and the amount
of the loan does not exceed 66 2/3% of the ap­
praised value of such real property, the instrument
evidencing such loan shall be sufficient if it con­
forms to the requirements of either subsection F
or subsection G of this section.

I. A mortgage loan may be made for the purpose
of enabling a borrower to construct a building or
buildings upon real property owned by him, and
in such a case, the appraised value of the real prop­
erty shall include the value of the building or build­
ings to be constructed, but at no time shall a greater
sum be advanced on account of such loan than, in
the opinion of (1) the appraisers hereinafter pro­
vided for, or (2) 1 of such appraisers and an offi­
cer of the savings bank designated for that purpose
by the board of managers, is warranted by the state
of completion of the buildings in process of con­
struction. For the purposes of compliance with the
applicable requirements of subsection F or G of
this section as to the term of and the rate of amorti-
zation of a loan made pursuant to this section, such loan shall be deemed to have been made when the final advance shall be made to the borrower on such loan, or 18 months from the date of the mortgage securing such loan, whichever is earlier.

J. When the real property offered as security for a mortgage loan consists of unimproved land, and the proceeds of such loan are not to be used to construct a building on such land, the amount of such loan shall not exceed 30% of the appraised value of such real property. The instrument evidencing a loan made pursuant to this subsection shall require that such loan be paid in full in not more than 5 years from the date it is made. No loan made pursuant to this subsection shall exceed $10,000.00, or 1/4 of 1% of the deposits of the savings bank, whichever is greater; nor shall any such loan be made at any time when the total of all such loans exceeds, or if the making of such loan would cause such total to exceed 1% of the deposits of the savings bank.

K. No mortgage loan shall be made except upon a certificate signed by 2 or more appraisers who shall be either members of the board of managers or such other persons as the board of managers shall designate. The certificate shall certify that the appraisers have inspected the real property to be mortgaged, shall set forth or incorporate by reference all factors which, in their judgment, are materially determinative of the value of the real property, and shall disclose as separate items the value placed upon land and upon improvements, if any. The appraisers shall also certify that, in their opinion, the real property furnishes adequate security for the amount of the loan to be made. The certificate shall be filed with the permanent records of the savings banks, and shall be preserved until the savings bank has no interest, as mortgagee or otherwise, in the real property.

L. Purchase money mortgage loans made by a savings bank on the sale of real property owned by it shall not be subject to the preceding subsec-
tions or to subsection P of this section, except that such loans shall be included in determining whether the total amount of mortgage loans held by a savings bank exceeds 70% of its deposits.

M. In addition to the mortgage loans authorized by the preceding subsections of this section, a savings bank may make mortgage loans secured by

(1) a mortgage which is a first lien upon the lease of the fee of real property in this State of a camp meeting association; provided,

(a) that the real property is subject to no lien or encumbrance other than such lease, or of the character permissible under subsection C of this section;

(b) that the lease shall have an unexpired term of not less than 25 years, or shall be renewable to the lessee, his heirs and assigns, for a term of not less than 25 years;

(c) that the camp meeting association has consented to the making of such mortgage loan;

(d) that the amount of such loan shall not exceed 66 2/3% of the appraised value of the leasehold estate; and

(e) that the commissioner has approved the making of such loans by savings banks upon leases of real property of such camp meeting association;

All the provisions of this section shall be applicable to loans made pursuant to this subsection except to the extent that such provisions are inconsistent with this subsection.

N. The instrument evidencing a mortgage loan may be in such form, and may contain such provisions, not inconsistent with law, as the savings bank may choose to insert for the protection of its lien and the preservation of its interest in the real property mortgaged to it.
O. Notwithstanding the limitations prescribed by the preceding subsections or by subsection P of this section, a savings bank may

(1) for the purposes of preventing or mitigating loss, or of preserving the lien of its mortgage, or of conserving the value of the real property affected by its mortgage, (a) extend the time for the payment of principal or interest, (b) modify or waive any of the terms or conditions of the instrument evidencing a mortgage loan, (c) settle or compromise all or part of the amount due or to grow due on a mortgage loan, (d) sell or assign the mortgage loan, or a share or part thereof or interest therein, for such consideration as it shall deem proper, and (e) advance funds for the payment of any tax, lien, charge or claim whatsoever; and

(2) make a loan in addition to an existing mortgage loan or loans held by it, upon the security of the same real property and secured by the existing mortgage or mortgages, in an amount not to exceed the difference between the balance due on the existing mortgage or mortgages and the original amount thereof, or the sum of $2,500.00, whichever is less; provided, however, that no such additional loan shall be made which shall increase the total amount due upon such mortgages over the amount which could be loaned upon the security of such real property. Such additional loan shall be repaid in equal monthly installments, beginning with 1 year from the date of such loan, with the payments adjusted so that the additional loan shall be repaid in full either before or at the maturity of the existing mortgage. If the unexpired term of such mortgage or mortgages shall have been reduced to 10 years or less such term may be extended for an additional period of not more than 10 years. Adjustment of payments and extension of mortgage terms pursuant to this section shall...
comply with the provisions of subsection F, G, or H of this section. If so provided in the original mortgage or a supplement or amendment thereto, persons who acquire any rights in or liens upon the mortgaged real property subsequent to the recording of the original mortgage or such supplement or amendment, as the case may be, shall hold such rights and liens subject to the prior lien of the original mortgage and such supplement or amendment, if any, as security for such additional loan; and in such case, no title certificate or insurance under subsection C of this section shall be required with respect to such additional loan.

P. Except as otherwise provided by this section, no savings bank shall make a mortgage loan if the making of such loan would cause the total of all unpaid balances of such loans held by the savings bank upon the security of the same real property or leasehold, to exceed the limitations imposed by this section upon the amount of a mortgage loan which may be made upon the security of such real property or such leasehold.

Q. A savings bank may invest in

(1) (a) veterans’ loans, wherever located, made pursuant to Title III of the Act of Congress of June 22, 1944, known as the “Service-men’s Readjustment Act of 1944,” as amended, supplemented, revised, or recodified from time to time, which the Administrator of Veterans’ Affairs or other officer or agency which succeeds to his powers and functions under said act has insured or guaranteed or has made a commitment to insure or guarantee, to the extent and in the manner provided in said act or the regulations made thereunder; and

(b) veterans’ loans, wherever located, made and insured or guaranteed in part as provided in paragraph (1) (a) of this subsection of this section, and, as to the balance thereof, insured or guaranteed by an insurer or guarantor
named or described in paragraph (2) of this subsection of this section.

(c) The provisions and restrictions contained in this section, except those relating to the percentage of the mortgage loan to the appraised value of the real property, the location of the real property, the term of the loan and the rate of amortization, shall apply to investments made pursuant to paragraph (1) of this subsection of this section.

(2) (a) mortgages or deeds of trust or other securities of the character of mortgages which are first liens on the fee of real property or a lease of the fee of real property, wherever located, which (i) the United States, or (ii) the Federal Housing Commissioner under the Act of Congress of June 27, 1934, known as the “National Housing Act,” as amended, supplemented, revised or recodified from time to time, or other officer or agency which succeeds to his powers and functions, or (iii) the State of New Jersey or an officer or agency thereof, or (iv) any other officer or agency of the United States or of this State which the commissioner shall have approved for the purposes of this section as an insurer or guarantor, has fully insured or guaranteed or made a commitment to fully insure or guarantee.

(b) mortgages or deeds of trust or other securities made pursuant to paragraph 2 (a) of this subsection of this section shall not be subject to the provisions and restrictions of this section, except that they shall be included in determining whether total mortgage investments are within the limitation prescribed by subsection B of this section.

2. This act shall take effect immediately.
Approved June 30, 1954.
CHAPTER 99

An Act to amend “An act concerning the issuance of bonds and other obligations and the incurring of indebtedness by school districts, and supplementing chapter 7 of Title 18 of the Revised Statutes,” approved April 29, 1954 (P. L. 1954, c. 20).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

   1. If any municipality within or comprising a school district now governed, or hereafter governed by the provisions of chapter 7 of Title 18 of the Revised Statutes, has or shall have, while governed by the provisions of chapter 6 of said Title, by ordinance authorized bonds of said municipality in accordance with section 18:6-61 of said Title which remained unissued at the time of the acceptance in said municipality of the provisions of chapter 7, such ordinance shall after such acceptance be authority for the issuance of bonds of the school district to the amount and for the purpose or purposes set forth therein and, from and after the date of such acceptance, shall for all the purposes of article 7 of chapter 7 of Title 18 of the Revised Statutes, and any other provisions of said chapter, be deemed to constitute a proposal duly adopted at said date by the legal voters of the school district, authorizing the board of education to issue bonds of the district for the purpose or purposes and in the amount or amounts set forth in such ordinance. The bonds so issued shall be dated and sold and be made payable in accordance with the provisions of said chapter, and any provisions of such ordinance with respect to the dates and maturities of such bonds shall not affect the powers of the board of education with
respect to such dating and maturities. The school
district shall assume and pay any notes and other
obligations, other than permanent bonds or school
bonds, theretofore duly issued or incurred by the
municipality pursuant to said ordinance.
2. This act shall take effect immediately.
Approved June 30, 1954.

CHAPTER 100

AN ACT concerning education, and amending section
18:7-74 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assem­
by of the State of New Jersey:
1. Section 18:7-74 of the Revised Statutes is
amended to read as follows:
18:7-74. The board may from time to time ac­
quire for school purposes, by purchase, condemna­
tion, or otherwise lands or premises not exceeding
12 acres in extent, situated in any municipality or
municipalities adjoining the school district. All
proceedings to acquire such land or premises shall
be in accordance with the provisions of this Title.
2. This act shall take effect immediately.
Approved June 30, 1954.
CHAPTER 101

An Act concerning the Medical Society of New Jersey, and amending section 45:9-58 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 45:9-58 of the Revised Statutes is amended to read as follows:

45:9-58. The society shall have power to prescribe the duties of its officers and members, fix their compensation, assess from time to time an annuity upon the district and county societies in the ratio of their membership respectively, and adopt such rules and regulations for the management of the concerns of this and the several district societies as may be deemed necessary, which rules and regulations shall not be contrary to the laws of this State, and it may hold any estate, real and personal.

2. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 102

An Act to amend "An act concerning the assessment and collection of taxes, and supplementing chapter 4 of Title 54 of the Revised Statutes," approved May 31, 1951 (P. L. 1951, c. 135).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Every municipal tax assessor shall, on or before October 1, 1951, obtain from each owner of real property in his taxing district, for which a tax exemption is claimed, an initial statement under oath in such form as shall be prescribed by the Director, Division of Taxation, showing the right to the exemption claimed. Thereafter, and on or before November 1 of each year, said assessor shall obtain an initial statement, if one has not theretofore been filed. When an initial statement has theretofore been filed, then not later than November 1, 1954, and thereafter not later than November 1 of every third succeeding year, said assessor shall obtain a further statement under oath from each owner of real property for which tax exemption is claimed, provided, however, that nothing herein contained shall require a further statement to be filed in the same year in which an initial statement shall have been filed but that the further statement shall thereafter be filed at the time and in the years hereinabove required for the filing of further statements. Each assessor may at any time inquire into the right of a claimant to the continuance of an exemption hereunder and for that purpose he may require the filing of a further statement or the submission of such proof as he shall deem necessary to determine the right of the claimant to continuance of the exemption. Such further statement
shall be in such form as shall be prescribed by the director and shall set forth

(a) Whether there has been any change of use of any of such property initially determined as being entitled to exemption during any 3-year period as aforesaid which would defeat the right of exemption therein, and

(b) Whether any new or additional property has been acquired for which a tax exemption is claimed and showing initially as to such new or additional property, the right to the exemption claimed.

The municipal tax assessor shall obtain the aforesaid statements in duplicate from the property owner, and the assessor shall file the duplicate copy thereof with the county board of taxation with his list of property exempt from taxation on or before January 10 following.

The provisions of this section shall not apply to any claim for tax exemption under article VIII, section 1, paragraph 3, of the Constitution, or under any law enacted pursuant thereto, for the benefit of veterans, disabled veterans and the widows of those citizens and residents of this State who have met or may hereafter meet their deaths while on active duty in time of war in any branch of the Armed Forces of the United States.

2. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 103

An Act concerning education, and supplementing chapter 5 of Title 18 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In each school district the board of education may designate some person to act in place of any officer or employee during the temporary absence, disability or disqualification of any such officer or employee.

The act of any person so designated shall in all cases be legal and binding as if done and performed by the officer or employee for whom such designated person is acting.

2. This act shall take effect immediately.

Approved June 30, 1954.

CHAPTER 104

An Act concerning the county district courts, and amending section 2A:6-11 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:6-11 of the New Jersey Statutes is amended to read as follows:

2A:6-11. The judges of the County Courts shall be ex-officio judges of the several district courts and any such judge or any Superior Court Judge may be assigned by the Chief Justice of the Supreme Court to hold temporarily a county district court.
court either with or without the judge of such court. Any judge of a county district court required by law to devote his full time to his judicial duties may be assigned by the Chief Justice of the Supreme Court to hold temporarily the county district court in any county in which there is more than 1 judge of the County Court and more than 1 judge of the county district court, either with or without the judge of such court.

A judge who holds any county district court upon such assignment may exercise all the power, authority and jurisdiction of a judge appointed for such court.

The judge or presiding judge of a county district court may, for good reason, request the judge or presiding judge of a county district court of another county to sit for him temporarily and hold court as acting judge, and the matters or cases coming before such acting judge may be tried either in the county where instituted or, if the parties consent, in the county where such acting judge customarily sits.

2. This act shall take effect immediately.
Approved June 30, 1954.

CHAPTER 105

An Act to clarify, settle and fix a portion of the division line between the township of East Amwell and the township of West Amwell, both in the county of Hunterdon.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. That a portion of the division line between the township of East Amwell and the township of West Amwell, both in the county of Hunterdon, be hereby clarified, settled and fixed as follows:
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Beginning at a point in the center line of the New Jersey Highway Route No. 69 (formerly Route No. 30), said point being at center line Station 45+37 as shown on a certain map of said highway as filed at the office of the clerk of Hunterdon county; thence (1) along the southerly side line of a new road to be known as Poplar Road, South 65° 29' West, a distance of 197.0 feet; thence (2) still along the same, South 51° 21' West, a distance of 860.22 feet; thence (3) crossing said Poplar Road, North 76° 27' West, a distance of 62.42 feet; thence (4) across lands owned by the Thuron Holding Company, North 30° 22' West, a distance of 151.7 feet to a point in Stephen Wizler's line; thence (5) along a line that separates the lands of said Thuron Holding Company, from the lands of the said Stephen Wizler, South 82° 21' West, a distance of 288.1 feet to a point in Joseph Kaplan's line; thence (6) along a line that separates the lands of Joseph Kaplan and August and Alice Bussi, from the lands of Stephen Wizler and lands owned by the Estate of Green Luck, North 09° 48' West, a distance of 1547.5 feet to a point in the center line of United States Highway, Route No. 202 (formerly New Jersey Highway, Route No. 29) at center line Station 14+48.7 as shown on a certain Map as filed at the Office of the Clerk of Hunterdon County; as surveyed by J. Edward Crowl, Engineer and Land Surveyor, on September 11, 1953.

2. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 106

An Act to amend "An act concerning the Board of Commerce and Navigation, and supplementing Title 12, chapter 6, of the Revised Statutes," approved May 1, 1940 (P. L. 1940, c. 52).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory, is amended to read as follows:

1. In addition to the powers conferred by the provisions of the act to which this act is a supplement, the State Department of Conservation and Economic Development is hereby authorized and empowered to repair, reconstruct, or construct bulkheads, seawalls, breakwaters, groins or jetties, beachfills or dunes, on any and every beach front along the Atlantic ocean, in the State of New Jersey, or any beach front along the Delaware bay and Delaware river, Raritan bay, Barnegat bay, and Sandy Hook bay, or at any inlet or estuary or any inland waters adjacent to any inlet or estuary along the shores of the State of New Jersey, to repair damage caused by erosion and storm, or to prevent erosion of the beaches and to stabilize the inlets or estuaries.

2. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 107

AN ACT enabling the State of New Jersey to accept a gift of the Helene Fuld Health Foundation for the erection of a nurses’ residence on the grounds of the New Jersey Neuropsychiatric Institute.

WHEREAS, The Helene Fuld Health Foundation, a corporation not for pecuniary profit of the State of New Jersey, is desirous of making a gift to the State of New Jersey of a residence to be established at the New Jersey Neuropsychiatric Institute to be utilized as a housing unit for nurses, as defined herein; and

WHEREAS, The State of New Jersey is desirous of accepting this gift upon the conditions described herein; now, therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The State Board of Control of the Department of Institutions and Agencies is hereby authorized and empowered to accept a gift by the Helene Fuld Foundation in the amount of $40,000.00 to be utilized for the erection and construction of a residence for nurses, as defined herein, and upon the terms and conditions set forth herein.

2. For the purposes described herein, a nurse is defined as any person who is giving professional bedside care to the sick or injured.

3. The State Board of Control is authorized and empowered to construct upon the premises at the New Jersey Neuropsychiatric Institute a nurses’ residence to be known as the “Helene Fuld Residence,” containing at least 20 beds in a 10-room building, the architectural design and construction to be in conformity with other buildings at the institute. The building shall be placed at a location

Authorized to accept gift, purpose.

Nurse defined.

to construct nurses’ residence.
Agreement as to use of gift.

CHAPTER 107

AN ACT to amend "An act relating to the use of gift.

most favorable for the use and occupancy thereof
by the institute.

4. Construction upon said building shall not com­

mence until the State Board of Control has received
the sum of $40,000.00 from Helene Fuld Health
Foundation or its successors.

5. The State of New Jersey agrees as a condition
for the acceptance of such gift that the said build­
ing will be used solely for the residence of nurses
as defined herein, and for no other purpose what­
soever.

6. This act shall take effect immediately.
Approved June 30, 1954.

CHAPTER 108

AN ACT to amend "An act relating to the reorgani­

zation of the executive and administrative offices,
departments, and instrumentalities of the State
Government; and establishing and concerning a
Division of Investment within the Department
of the Treasury," approved July 1, 1950 (P. L.
1950, c. 270).

BE IT ENACTED by the Senate and General Assem­

bly of the State of New Jersey:

1. Section 7 of the act of which this act is amend­
atory is amended to read as follows:

7. The functions, powers and duties vested by
law in the following enumerated agencies:

the Board of Trustees of the State Employees' Retirement System;
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the Prison Officers’ Pension Commission;
the Board of Trustees of the Teachers’ Pension and Annuity Fund;
the Board of Trustees of the Police and Firemen’s Retirement System of New Jersey; and
the Consolidated Police and Firemen’s Pension Fund Commission;

of, or relating to, investment or reinvestment of moneys of, and purchase, sale or exchange of any investments or securities of or for any funds or accounts under the control and management of such agencies, are hereby transferred to and shall be exercised and performed for such agencies by the Director of the Division of Investment established hereunder; provided, however, that before any such investment, reinvestment, purchase, sale or exchange may be made by said director for or on behalf of any such agency, he shall submit the details thereof to such agency, which shall, within 48 hours, exclusive of Sundays and public holidays, after such submission to it, file with the director its written acceptance or rejection of such proposed investment, reinvestment, purchase, sale or exchange; and the director shall have authority to make such investment, reinvestment, purchase, sale or exchange for or on behalf of such agency unless there shall have been filed with him a written rejection thereof by such agency as herein provided.

2. Section 8 of the act of which this act is amendatory is amended to read as follows:

8. The functions, powers and duties of, or relating to, investment or reinvestment of moneys of, and purchase, sale or exchange of, any investments or securities of or for, any of the following funds, namely:

The 1837 Surplus Revenue Fund;
The Veterans Loan Guaranty and Insurance Fund;
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The Stock Workmen’s Compensation Security Fund;
The Mutual Workmen’s Compensation Security Fund; and
The Motor Vehicle Liability Security Fund;

and the functions, powers and duties of, or relating to, investment or reinvestment of moneys and purchase, sale or exchange of any investments or securities pursuant to the provisions of chapter 148 of the laws of 1944, and chapter 158 of the laws of 1947; are hereby transferred to and shall be exercised and performed by the Director of the Division of Investment established hereunder; provided, however, that before any investment, reinvestment, purchase, sale or exchange may be made by said director pursuant to the provisions of this section, he shall submit the details thereof to the State Treasurer, who shall, within 48 hours, exclusive of Sundays and public holidays, after such submission to him, file with the director his written acceptance or rejection of such proposed investment, reinvestment, purchase, sale or exchange; and the director shall have authority to make such investment, reinvestment, purchase, sale or exchange unless there shall have been filed with him a written rejection thereof by the State Treasurer as herein provided.

3. This act shall take effect immediately.

Approved June 30, 1954.
CHAPTER 109


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 54:39-27 of the Revised Statutes is amended to read as follows:

54:39-27. Every distributor shall, on or before the next to the last business day of each month, render a report to the commissioner, on forms prescribed, prepared and furnished by the commissioner, stating the number of gallons of fuel sold or used in this State by him during the preceding calendar month. A tax of $0.04 per gallon on each gallon so reported shall be paid by each distributor, such payment to accompany the filing of the report. Such report shall contain such further information as the commissioner may require. Under such regulations as the commissioner may prescribe, sales of fuel may be made by 1 licensed distributor to another licensed distributor free of such tax. If any distributor shall fail, neglect or refuse to file the report within the time prescribed by this section, the commissioner shall note such failure, neglect or refusal upon his records, and shall estimate the sales, distribution and use of said distributor, assessing the tax thereon, adding to said tax a penalty of 20% thereof for failure, neglect or refusal to report, and such estimate shall be prima facie evidence of the true amount of tax due to the commissioner from such distributor; provided, that if a good and sufficient cause or reason is shown for such delinquency, the commissioner may remit or waive the payment of the whole or any part of the penalty. Reports required by this section, exclusive of schedules, itemized statements and other...
supporting evidence annexed thereto, shall at all reasonable times be open to the public, anything contained in section 54:50-8 to the contrary notwithstanding.

2. Section 54:39-64 of the Revised Statutes is amended to read as follows:

54:39-64. (a) Any person importing fuels, as herein defined, into this State, for the purpose of consuming the same, or for the purpose of blending the same with other fuels upon which the tax provided for in this chapter has been prepaid, or is properly owing to the State, shall be required to obtain a special permit (special license A) from the commissioner and shall furnish bond as provided in this chapter. Such person shall be required to file a report with the commissioner, disclosing the amount of fuel so imported, and such additional information as the commissioner may require for the proper administration of this chapter, within 5 days from the receipt of such fuels. Upon application to the commissioner, the period within which such reports shall be filed may be extended to a period of 60 days, if it shall be deemed advisable by the commissioner. A tax, at the rate per gallon specified in section 54:39-27 of this Title, on the total number of gallons so imported, together with any unpaid tax on such other fuels, shall be paid to the commissioner and accompany the report.

Every person importing fuel into this State shall be presumed to have consumed or to have blended such fuel, and proof of such importation shall be prima facie evidence that such fuel is taxable, as provided herein.

(b) Any person purchasing motor fuel on which there has been no charge made to him of the motor fuel tax thereon, if the same be thereafter used or sold for use in the operation of a motor vehicle upon the highways, shall be required to obtain a special license B from the State Tax Commissioner. Such person shall, on or before the last business day of each month, render a report to the commissioner, stating the number of gallons of fuel purchased,
used or sold for use in this State by him during the preceding calendar month and such additional information as the commissioner may require. A tax, at the rate per gallon specified in section 54:39-27 of this Title, on the total number of gallons so used or sold for use shall be paid to the commissioner and accompany such report.

(c) This section, including subdivisions (a) and (b) shall not apply to distributors duly licensed in accordance with the provisions of this chapter. Any person violating this section shall be guilty of a misdemeanor.

3. This act shall take effect immediately, provided that it shall be inoperative unless and until the "State School Aid Act of 1954" as introduced in the current session of the Legislature shall be enacted.

Approved June 30, 1954.

CHAPTER 110

An Act concerning autobuses in relation to insurance coverage, and amending section 48:16-24 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 48:16-24 of the Revised Statutes is amended to read as follows:

48:16-24. No autobus as defined herein shall be operated wholly or partly along any street in any city until the owner or owners thereof shall obtain the consent of the board or body having control of public streets in such city for the operation of such autobuses and the use of any street or streets of said city.
No such consent shall become effective and no such operation shall be permitted until the owner of such autobus in any city shall have filed with the chief fiscal officer of the city in which said autobus shall be licensed and operated an insurance policy of a company duly licensed to transact business under the insurance laws of this State in the sum of $5,000.00 against loss from the liability imposed by law upon the autobus owner for damages on account of bodily injury or death suffered by any one person and in the sum of $10,000.00 on account of bodily injury or death suffered by more than one person, and in the sum of $5,000.00 against loss on account of property damage suffered by any person or persons as a result of an accident occurring by reason of the ownership, maintenance or use of such autobus upon the public streets of such city, and such consent shall continue effective and such operation be permitted only so long as such insurance to the full and collectible amount of $5,000.00 for one person and $10,000.00 for more than one person for bodily injuries or death and $5,000.00 for property damage shall remain in force, during the entire term of the policy. Such insurance policy shall provide for the payment of any final judgment recovered by any person on account of the ownership, maintenance and use of such autobus or any fault in respect thereto and shall be for the benefit of any person suffering loss, damage or injury as aforesaid.

A power of attorney shall be executed and delivered to such fiscal officer concurrently with the filing of a policy hereinbefore referred to, wherein and whereby the said owner shall nominate, constitute and appoint such fiscal officer his true and lawful attorney for the purpose of acknowledging service of any process out of a court of competent jurisdiction to be served against the insured by virtue of the indemnity granted under the insurance policy filed.

Any such consent may be revoked by the board or body of the municipality granting the same after
notice and hearing whenever it shall appear that the person to whom such consent was granted has failed to furnish and keep in force the insurance and the power of attorney herein required, or to comply with any terms or conditions imposed by the board or body granting such consent or any law of this State.

2. This act shall take effect 30 days after the date of its approval.
Approved July 1, 1954.

CHAPTER 111

AN ACT relating to the payment of wages, amending section 34:11-7 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 34:11-7 of the Revised Statutes is amended to read as follows:

34:11-7. Every county district court and municipal court shall have jurisdiction of proceedings for the collection and enforcement of a penalty imposed because of the violation of section 34:11-6 of this Title. The proceedings shall be summary and in accordance with the Penalty Enforcement Law (N. J. S. 2A:58-1 et seq.). They shall be brought at the suit of the Department of Labor and Industry of New Jersey as plaintiff by any person authorized by the commissioner in any county or municipality where the offense was committed or where the offender may be summoned or arrested or where he resides, and process shall be either in the nature of a summons or warrant.

2. This act shall take effect immediately.
Approved July 1, 1954.
CHAPTER 112

A SUPPLEMENT to "An act concerning the adoption of children, their custody, control and rights of inheritance, and repealing subtitle 2 of Title 9 of the Revised Statutes," approved July 23, 1953 (P. L. 1953, c. 264).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Whenever the custody of a minor child has been or shall be surrendered for the purpose of adoption by the written consent of the parent or parents of such child, acknowledged or proved in the manner required by law for deeds to real estate, to an approved agency, as defined in the act to which this act is a supplement, such consent shall be valid and binding irrespective of the ages or age of such parents or parent at the time of the execution of such consent.

2. This act shall take effect immediately.

Approved July 1, 1954.

CHAPTER 113

AN ACT concerning post-mortem and necroscopic examinations of bodies of deceased persons.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any physician licensed to practice medicine and surgery in this State may conduct a post-mortem and necroscopic examination upon the body of a deceased person if he first obtains the consent in writing of any of the following persons who...
shall have assumed responsibility and custody of the body for purposes of the burial: surviving spouse, adult child, parent, or other next of kin, of the deceased person. In the absence of any of the foregoing named persons any other person charged by law with and who shall have assumed responsibility and custody of the body for the burial may give such consent. Where 2 or more of the abovementioned have assumed such responsibility and custody of the body for purposes of burial, the consent of 1 of such persons shall be sufficient.

2. This act shall take effect immediately.

Approved July 1, 1954.

CHAPTER 114

**AN ACT** concerning leave of absence from public employment, and amending section 38:23-2 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 38:23-2 of the Revised Statutes is amended to read as follows:

38:23-2. The head of every public department and of every court of this State, every superintendent or foreman on the public works of this State, the heads of the county offices of the several counties and the head of every department, bureau and office in the government of the various municipalities, shall give a leave of absence with pay to every person in the service of the State, county or municipality who is a duly authorized representative of the Grand Army of the Republic, United Spanish-American War Veterans, Disabled American Veterans of the World War, Veterans of Foreign Wars, Indian War Veterans, American Legion,
Jewish War Veterans of the United States, Catholic War Veterans of the United States, Women's Overseas Service League, American Veterans World War II, Reserve Officers Association of the United States, Marine Corps League of the United States, Army and Navy Legion of Valor, the Twenty-ninth Division Association, Council of State Employees, War Veterans Public Employees Association, and the New Jersey Civil Service Association, to attend any State or national convention of such organization.

A certificate of attendance to the State convention or encampment shall, upon request, be submitted by the representative so attending.

Leave of absence shall be for a period inclusive of the duration of the convention with a reasonable time allowed for time to travel to and from the convention.

2. This act shall take effect immediately.

Approved July 1, 1954.

CHAPTER 115

An Act concerning taxation, and amending section 54:2–39 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 54:2–39 of the Revised Statutes is amended to read as follows:

54:2–39. Any appellant who is dissatisfied with the judgment of the county board of taxation upon his appeal may appeal from that judgment to the Division of Tax Appeals in the Department of the Treasury by filing a petition of appeal to the division, in manner and form to be by said division prescribed, on or before December 15 following the
date fixed for final decisions by the county boards, and the division shall proceed summarily to hear and determine all such appeals and render its judgment thereon as soon as may be.

Each petition of appeal shall be verified and shall contain full and complete information as to the land, including the size of the lot, a description of the buildings and structures thereon, if any, and the use thereof and further shall detail the income and expense of operation in cases of income producing property. No petition of appeal shall fix any sum as the value of said property in question, but shall contain a general prayer that the assessment be increased or decreased (as the case may be) to the true value thereof.

No appeal, however, shall lie to the Division of Tax Appeals in the Department of the Treasury where the appeal to the county board of taxation has been (a) withdrawn at the hearing, or previously thereto in writing by the appellant or his agent; (b) dismissed because of appellant’s failure to prosecute the appeal at a hearing called by the county tax board; (c) settled by mutual consent of the taxpayer and assessor of the taxing district. This provision shall not preclude an appeal to the Division of Tax Appeals in the Department of the Treasury in the event that the appeal was “dismissed without prejudice” by the county board of taxation.

2. This act shall take effect immediately.

Approved July 1, 1954.
CHAPTER 116

An Act to amend "An act to provide for the registration and regulation of certain private child care centers, providing penalties for violation thereof, and supplementing Title 18 of the Revised Statutes, approved May 6, 1946 (L. 1946, c. 303).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2 of the act of which this act is amendatory is amended to read as follows:

2. No child care center which is now or hereafter shall be established shall be operated or conducted after July 1, 1947, except by authority of a valid certificate of approval issued by the Commissioner of Education under rules prescribed by him with the approval of the State Board of Education. Application for issuance or renewal of the certificate should be made upon a form prescribed by the Commissioner of Education and accompanied by a fee of $15.00. In the event any certificate is denied, the fee will be returned.

2. This act shall take effect July 1, 1954.

Approved July 1, 1954.
CHAPTER 117

AN ACT concerning crimes, and amending sections 2A:111-2 and 2A:111-3 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:111-2 of the New Jersey Statutes is amended to read as follows:

2A:111-2. Any person who, knowingly or designedly, by means of any false statement made orally or in writing, obtains from any agency of the State or from any county or municipality, or from any agency of such county or municipality, or from any private or charitable organization or association of any kind, under pretense that he is poor and needy or out of employment, any money, property or other thing of value, is guilty of a misdemeanor.

2. Section 2A:111-3 of the New Jersey Statutes is amended to read as follows:

2A:111-3. Any person who, by false representations with respect to his ability to pay the usual and reasonable cost of medical or surgical treatment for himself or another, secures such medical or surgical treatment from any State, county, municipal or charitable hospital or institution, free or at reduced rates, or who by false representations as to his financial situation, obtains from any agency of the State or from any county or municipality, or any agency of such county or municipality, financial or other assistance in any form, is guilty of a misdemeanor.

3. This act shall take effect immediately.

Approved July 1, 1954.
CHAPTER 118


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 12 of the act of which this act is amendatory is amended to read as follows:

12. The governing body of each municipality may, by ordinance, fix the sum to be paid annually for a dog license and each renewal thereof, as required by section 3 of this act, which sum shall be not less than $1.00 nor more than $3.00. In the absence of such a local ordinance, the license fee shall be $1.00.

2. This act shall take effect January 1, 1955.

Approved July 1, 1954.

CHAPTER 119

An Act concerning education, and amending section 18:7-25 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18:7-25 of the Revised Statutes is amended to read as follows:

18:7-25. Nominating petitions shall be filed with the secretary of the board of education on or before 9 o'clock P. M. of the 20th day before the date of the election.

2. This act shall take effect immediately.

Approved July 1, 1954.
CHAPTER 120

AN ACT to amend "An act authorizing the use of voting machines in annual school elections under certain conditions, and supplementing article 3 of chapter 7 of Title 18 of the Revised Statutes," approved May 12, 1947 (P. L. 1947, c. 146).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 11 of the act of which this act is amendatory is amended to read as follows:

11. The board of education shall pay to the board of chosen freeholders of the county a rental fee of $5.00 for the use of each voting machine, plus the cost of any partial or total damage done to any machine or pertinent equipment, from any cause whatever, between the time of leaving the place of storage and its return thereto.

The board of chosen freeholders of any county may waive payment of the fee for the use of voting machines by a board of education of the county, if it shall so determine.

2. This act shall take effect immediately.

Approved July 1, 1954.
CHAPTER 121

An Act to authorize the conveyance of a right-of-way and easement in certain lands of the State of New Jersey situate in the township of North Brunswick, Middlesex county, New Jersey, to Sinclair Pipe Line Company, a corporation of the State of Delaware.

WHEREAS, Sinclair Pipe Line Company, a corporation of the State of Delaware, authorized to do business in the State of New Jersey, and pursuant to the provisions of the Revised Statutes of New Jersey 48:10-1, is engaged in the installation of a pipeline extending from a point in the Pennsylvania-New Jersey boundary near Woodbury, New Jersey, to a point near Linden, New Jersey, for the purpose of transporting petroleum products from one portion of the country to another; and

WHEREAS, It is necessary for the said Sinclair Pipe Line Company to secure an easement across lands of the State of New Jersey situate in the township of North Brunswick, county of Middlesex and State of New Jersey, which right-of-way and easement is hereinafter more particularly described; and

WHEREAS, Proper notice of intention to apply for the passage of this act has been given and duly published; now, therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The State House Commission is hereby authorized to grant and convey by good and sufficient deed, in the name of the State of New Jersey, to Sinclair Pipe Line Company, a corporation of the
State of Delaware, its successors and assigns, for the consideration of $2,718.12, a right-of-way and easement for the purposes of laying, constructing, maintaining, operating, repairing, altering, replacing and removing, from time to time, pipelines, together with valves, tie-overs and appurtenant facilities, for the transportation of gas, oil, petroleum or other substances which can be transported through a pipeline, over, under and through all those tracts or parcels of land hereinafter described, situate, lying and being in the township of North Brunswick in the county of Middlesex and State of New Jersey, to wit:

A right-of-way and easement 30 feet in width being the most northwesterly 30 feet of the right-of-way of the Public Service Electric and Gas Company’s electric transmission line, the said 30 feet being measured at right angles to the northwesterly boundary line of the said Public Service Electric and Gas Company’s right-of-way and extending southwesterly from the common line between lots 25-A in Block S-10 and 27-B in Block S-10 as shown on the current tax assessment map of the township of North Brunswick to the common line between the easterly boundary of the Raritan River Railroad right-of-way and the southwesterly line of Lot 25-A of Block S-10; said strip of land being also known as a part of Lot 25-A, Block S-10, as designated on the current tax map of the township of North Brunswick.

Together with all other rights and benefits necessary or convenient for the full enjoyment or use of the rights herein granted, including, but without limiting the same to, the right from time to time to cut, remove and keep clear all trees, undergrowth and other obstructions that may injure, endanger or interfere with the construction, operation, maintenance and repair of said pipeline.

Subject to the rights of the said Public Service Electric and Gas Corporation under and in accordance with a right-of-way heretofore granted to it.
Also subject to the rights of the public, if any, in and to any public streets crossing or lying within the limits of said right-of-way and easement.

2. Proceeds from the sale of said land shall be paid into the treasury of the State of New Jersey.

3. This act shall take effect immediately.

Approved July 1, 1954.

CHAPTER 122

An Act concerning exemption of property of certain young people’s associations, and amending section 54:4–3.24 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 54:4–3.24 of the Revised Statutes is amended to read as follows:

54:4–3.24. All real and personal property used for the purposes and in the work of 1 or more of the associations known as Young Men’s Christian Associations, Young Women’s Christian Associations, Young Men’s and Young Women’s Christian Associations, Young Men’s Hebrew Associations, Young Women’s Hebrew Associations or Young Men’s and Young Women’s Hebrew Associations in this State, whether incorporated or unincorporated, shall be exempt from taxation under this chapter if the legal or equitable ownership of such property is in 1 or more of said associations using said property and the land so exempt does not exceed 5 acres in extent. Any real property upon which construction of a building or other improvement has been begun for the purpose of putting the same to use for the work of such association shall be within the said exemption. The foregoing
exemptions shall not apply to any property or part thereof used for the purposes of pecuniary profit.

2. This act shall take effect immediately.

Approved July 1, 1954.

CHAPTER 123


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:102-10 of the New Jersey Statutes is amended to read as follows:

2A:102-10. All moneys received by a contractor from the owner or mortgagee of real estate or any leasehold or other interest therein, for the purpose of having a building erected, constructed, completed, altered, repaired or added to, are trust funds in the hands of the contractor to be applied to the amount of all claims due or to become due and owing from the contractor to all persons furnishing labor or materials to him for the erection, construction or completion of the building or any alteration, repair or addition thereto, and any other reasonable and necessary charge in connection therewith. Any contractor or any officer, director or agent of the contractor, who pays or consents to the appropriation of such funds for any other purpose prior to the payment of all claims and charges for the payment of which the funds constitute a trust fund, is guilty of a misdemeanor.

2. Section 2A:102-11 of the New Jersey Statutes is amended to read as follows:

2A:102-11. All moneys received by a subcontractor from the owner or mortgagee of real estate,
or any leasehold or other interest therein, or from a contractor, for the purpose of having a building erected, constructed, completed, altered, repaired or added to, are trust funds in the hands of the subcontractor to be applied to the amount of all claims due or to become due and owing from the subcontractor to all persons furnishing labor or materials to him for the erection, construction or completion of the building or any alteration, repair or addition thereto, and any other reasonable and necessary charge in connection therewith. Any subcontractor, or any officer, director or agent of the subcontractor, who pays or consents to the appropriation of such funds for any other purpose prior to the payment of all claims and charges for the payment of which the funds constitute a trust fund, is guilty of a misdemeanor.

3. This act shall take effect immediately.
Approved July 1, 1954.

CHAPTER 124

An Act concerning motor vehicles, and amending section 39:3-58 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 39:3-58 of the Revised Statutes is amended to read as follows:

39:3-58. Approved multiple beam headlamps shall be so arranged that the driver may control the selection between different distributions of light subject to the following requirements and limitations:

There shall be an uppermost distribution of light, or composite beam, so aimed and of such intensity as to reveal persons and vehicles at a dis-
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tance of at least 350 feet ahead for all conditions of loading.
There shall be a lowermost distribution of light, or composite beam, so aimed and of sufficient intensity to reveal persons and vehicles at a distance of at least 100 feet ahead; and on a straight level road under any condition of loading none of the high-intensity portion of the beam shall be directed to strike the eyes of an approaching driver.
2. This act shall take effect immediately.
Approved July 1, 1954.

CHAPTER 125

An Act authorizing the sale of buildings now located on the site of the New Jersey State Teachers College, at Newark, in Union township, Union county, and making an appropriation of the proceeds of such sale.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The State Board of Education, subject to the approval of the State House Commission, is hereby authorized to sell, or otherwise dispose of, in its discretion, any of the buildings now located on the new site for the New Jersey State Teachers College, at Newark, in Union township, county of Union. If the State Board of Education determines upon a sale, it shall first invite by public advertisement sealed proposals or bids for said buildings. Such advertisement shall be published in at least 3 newspapers in this State for at least 3 weeks, once each week, and shall fix a time and place for the reception of said bids. Upon the receipt of 1 or more bids satisfactory to the State Board of Education and State House Commission, the State
Board of Education shall, by deed in the name of the State of New Jersey, upon receipt of the purchase price, convey said buildings to the highest bidder. Should the highest bid or bids be deemed unsatisfactory in amount by the State Board of Education, the said board, subject to the approval of the State House Commission, may thereafter offer and sell the aforesaid buildings at private sale; provided, however, that such private sale and transfer of the property shall not be made for an amount that is less than the amount of the highest bid or bids that may have been received by virtue of public advertisement, as hereinbefore provided for; and in the event of such private sale, the State Board of Education shall, by deed in the name of the State of New Jersey, convey said buildings to the purchaser upon receipt of the purchase price.

2. The proceeds from the sale of said buildings shall be paid into the State treasury, and said proceeds are hereby appropriated, in addition to the amount of $3,700,000.00 appropriated or to be appropriated for such purpose from the State Teachers College Building Construction Fund referred to in chapter 340 of the laws of 1951, to the State Board of Education for the construction of a teachers college to replace the present New Jersey State Teachers College at Newark on the new site in Union township, county of Union. Such funds shall be subject to the same limitations, restrictions, and control as are applicable by law to funds appropriated or to be appropriated to the State Board of Education from the State Teachers College Building Construction Fund aforesaid for the same purposes.

3. This act shall take effect immediately.

Approved July 1, 1954.
CHAPTER 126

An Act to validate the appointment of testamentary guardians of grandchildren by any last will and testament heretofore probated and made by a grandparent of such grandchildren and for the cancellation of any bond heretofore given by any such testamentary guardian so appointed in certain cases.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The appointment of every testamentary guardian of any grandchild by the will of any of his grandparents, heretofore probated in any court of competent jurisdiction of this State, shall be valid and effective and is hereby validated and made effective accordingly, notwithstanding that at the time of such probate there was in effect no law of this State authorizing such appointment. If any such guardian shall have heretofore given a bond for the faithful performance of his duties as such guardian and there is a provision in the said last will and testament appointing him as guardian dispensing with the giving of a bond for the faithful performance of his duties as testamentary guardian, then, every such bond heretofore so given shall be deemed to be canceled and the said testamentary guardian whose appointment as such is hereby validated, is authorized to continue to perform his duties as such guardian without the necessity of giving bond for the faithful performance of his duties as such guardian.

Nothing herein contained shall be deemed to affect any vested right which may have arisen under any such bond, notwithstanding its cancellation as herein provided.

2. This act shall take effect immediately.

Approved July 8, 1954.

W. STEELMAN MATHIS,  
Acting Governor.
CHAPTER 127

An Act to validate certain proceedings and judgments in actions to foreclose tax sale certificates by municipalities in certain cases.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any final judgment heretofore entered in the Superior Court of New Jersey in any action instituted therein by a municipality for the purpose of foreclosing any tax sale certificate or certificates, wherein the page of the recording of the tax sale certificate is incorrect but the property is correctly described by lot and block on the assessment map and by a full description of the property or the street number thereof, shall be good, valid and sufficient and to the same effect as though the page of the recording of the tax sale certificate had been correctly set forth.

2. This act shall take effect immediately.

Approved July 8, 1954.

CHAPTER 128

An Act validating certain tax sale certificates when assigned by municipalities upon condition and providing for the release of the conditions upon which such tax sale certificates were assigned.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any tax sale certificate assigned pursuant to "An act relating to the sale by municipalities of certificates of tax sale including subsequent mu-
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Municipal liens held by such municipalities, approved April 8, 1943 (P. L. 1943, c. 149), shall be validated and confirmed and any condition upon which such assignment was made shall be released notwithstanding any failure to foreclose said tax sale certificate within 2 years from the date of the confirmation of the sale and assignment of such tax sale certificate, or within any time limited by any extension or extensions thereof theretofore granted, if the purchaser of the said tax sale certificate has acquired title to the premises described in said tax sale certificate and has canceled such tax sale certificate; provided, the governing body of the municipality by which such assignment was made shall, pursuant to resolution, release such condition within 6 months after the effective date of this act.

2. This act shall take effect immediately.
Approved July 8, 1954.

CHAPTER 129

An Act concerning municipalities and counties, and amending section 40:11-15 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 40:11-15 of the Revised Statutes is amended to read as follows:

40:11-15. In any municipality or county where the employees of the municipality or county have or shall have formed themselves into groups for the purpose of obtaining the advantages of a group plan of life insurance, a group plan of health and accident insurance, a group plan for any hospital service or a group plan for medical and surgical insurance or one or more of them, the governing
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body of the municipality or county, when written petitions and authorizations signed by the employees as individuals, are filed with the receiving and disbursing officer of the municipality or county, may authorize, by resolution, the deductions specified in the written petitions and authorizations, and the payment of them to the designated fiscal agent of the group.

2. This act shall take effect immediately.
Approved July 8, 1954.

CHAPTER 130

An Act to amend the title of "An act concerning health and vital statistics, and supplementing chapter 8, of Title 26, of the Revised Statutes," approved July 6, 1950 (P. L. 1950, c. 299), so that the same shall read "An act concerning health and vital statistics, and supplementing chapter 6, of Title 26, of the Revised Statutes," and to amend the body of said act.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The title of "An act concerning health and vital statistics, and supplementing chapter 8, of Title 26, of the Revised Statutes," approved July 6, 1950, is amended to read "An act concerning health and vital statistics, and supplementing chapter 6, of Title 26, of the Revised Statutes."

2. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. The State Registrar of Vital Statistics shall, upon proper proof received from an appropriate agency of the National Military Establishment, or from the United States Department of Commerce,
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record the death of any person who died while in the military or naval or maritime or merchant marine service of the United States, and who at the time of entering said service was a resident of the State of New Jersey.

Proper proof as required by this section shall be the official letter from an appropriate agency of the National Military Establishment or the United States Department of Commerce, to the next of kin of such deceased person.

3. This act shall take effect immediately.

Approved July 8, 1954.

CHAPTER 131


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:87–15 of the Revised Statutes is amended to read as follows:

40:87–15. In addition to the officers to be elected there shall be appointed a clerk. In boroughs, with a population of less than 10,000, the elected tax collector may also be appointed the clerk. There may be appointed a borough treasurer, a borough attorney, a borough engineer, one or more marshals, a poundkeeper, a superintendent of highways, and such other officers as the council may deem necessary. They shall perform the duties required by law and the ordinances of the council. All of these officers, except the borough attorney, borough engineer and borough poundkeeper, shall be residents of the borough, and all of them shall hold office during the pleasure of the council. No
Section amended.

Duties of collector and treasurer.

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officer shall be removed without being afforded an opportunity to be heard. Unless sooner removed, however, they shall hold office for 1 year and until their successors shall have qualified.

2. Section 40:87–46 of the Revised Statutes is amended to read as follows:

40:87–46. The collector of each borough shall possess and perform the powers and duties possessed and performed by the collectors of the several townships, and in addition thereto shall act as treasurer of the borough, except in boroughs having an appointed borough treasurer, and collect, have, hold and receive all moneys assessed or raised by taxation or assessment for any purpose within the borough, and all fees for licenses, fines, penalties and other moneys belonging to the borough. In boroughs having an appointed borough treasurer, the said treasurer shall possess and perform the powers and duties possessed and performed by the treasurers of the several townships.

3. This act shall take effect immediately.

Approved July 8, 1954.
CHAPTER 132

AN ACT concerning acknowledgments by corporations, and amending section 46:14-2 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 46:14-2 of the Revised Statutes is amended to read as follows:

46:14-2. Whenever any president, vice-president or other presiding officer, or any secretary, assistant secretary or other recording officer, or any treasurer or assistant treasurer of any corporation, or in the case of a corporation dissolved in any manner, the trustee or trustees in dissolution thereof, who shall have signed the same as such officer or as such trustee or trustees shall acknowledge that any deed, paper or other instrument in writing, made by any corporation and sealed with its corporate seal, is the voluntary act and deed of such corporation, made by virtue of authority from its board of directors, board of trustees, or other similar body, and such acknowledgment is made before any officer authorized by the laws of this State to take acknowledgment of deeds for real estate in this State, in order to entitle the same to be recorded, and there shall be indorsed on or attached to such deed, paper or other instrument in writing a certificate of such acknowledgment signed by the officer before whom the same was made, it shall be as good and effectual in law as if it had been made, executed and acknowledged by a natural person.

2. This act shall take effect immediately.

Approved July 8, 1954.
CHAPTER 133


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. The director shall issue to such applicant, also, a certificate of such design as shall be determined by the director, indicating that a special vehicle identification card has been issued for the motor vehicle designated therein, which shall be pasted on the lower right-hand corner of the windshield of the motor vehicle for which it is issued, and metal insignia of such design as shall be determined by the director which shall be attached to the license plates of the motor vehicle for which such identification card and certificate have been issued.

2. This act shall take effect immediately.

Approved July 12, 1954.

6. CLIFFORD THOMAS,
   Acting Governor.
CHAPTER 134

AN ACT concerning education, and amending section 18:5-84 of the Revised Statutes.

BE IT ENacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18:5-84 of the Revised Statutes is amended to read as follows:

18:5-84. Except as otherwise provided in section 18:5-85 or section 18:5-86 of this article:

a. No local school district other than a certified local school district shall authorize the issuance of bonds the principal amount of which, added to the net school debt of such school district at the date of such authorization, shall exceed 6% of the average assessed valuation of the property in such school district; and

b. No certified local school district shall authorize the issuance of bonds the principal amount of which, added to the net school debt of such school district at the date of such authorization, shall exceed 8% of the average assessed valuation of property in such school district; and

c. No regional school district shall authorize the issuance of bonds the principal amount of which, added to the net school debt of such school district at the date of such authorization, shall exceed 4% of the average assessed valuation of property in such school district; except that if the regional district comprises a junior-senior high school consisting of 6 grades the amount allowed shall be 6% of the average assessed valuation of property in such school district.

Nothing contained in this article shall apply to or affect or limit the issuance of bonds by any board of education or school district or municipality for the purpose of funding or refunding any bonds, notes or other indebtedness heretofore or hereafter
issued or incurred by such board of education or
school district or municipality.

2. This act shall take effect immediately.
Approved July 12, 1954.

CHAPTER 135

An Act to amend "An act concerning consolidated school districts, supplementing chapter 5 of Title 18 and repealing sections 18:5-14 to 18:5-17, both inclusive, of the Revised Statutes and "An act relating to the public schools of this State, and supplementing chapter 5 of Title 18 of the Revised Statutes," approved May 7, 1938" (P. L. 1938, c. 144), approved April 28, 1947 (P. L. 1947, c. 86).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Whenever the boards of education of 2 or more school districts, governed by the provisions of chapter 7 of Title 18 of the Revised Statutes shall deem it to be advisable to unite in creating a consolidated school district, each of said boards shall call and conduct an election, on a day and at a time designated by the county superintendent or county superintendents of schools in the manner provided for the conduct of school elections by chapter 7 of Title 18 of the Revised Statutes and shall submit the question of consolidating said school districts into a consolidated school district to the voters of the districts.
2. Section 2 of the act of which this act is amendatory is amended to read as follows:

2. The secretary of each board shall transmit to the county superintendent of schools of the county a certificate of the result of the election signed by the chairman and secretary of the several polling places of the district. In case the districts uniting are situated in different counties, the secretaries shall transmit a duplicate of the certificate of results of the election to the county superintendent of the county or counties in which the other district or districts are situated.

If the county superintendent or county superintendents of schools shall ascertain from the certificates that the total number of votes cast in each of the districts in favor of creating a consolidated school district exceeds the total number of votes cast in each district against the same, he or they shall immediately notify each of the boards of education of the result of the vote.

The districts voting in favor of consolidation shall be consolidated as provided in this act and the consolidation shall become effective on July 1 next ensuing such election.

3. Section 8 of the act of which this act is amendatory is amended to read as follows:

8. The membership of the board of education of each consolidated school district shall, except as otherwise provided by this act, be apportioned by the county superintendent or county superintendents of schools among the several consolidating school districts as nearly as may be according to the number of their inhabitants, as shown by the last published Federal census report, but each district shall have at least 1 member. The apportionment of membership shall continue until changed by reapportionment by the county superintendent or county superintendents, which shall be made, when required, immediately succeeding each published Federal census report but the members of the board in office at the time of any reapportionment.
ment shall continue in office for their unexpired terms.

4. Section 18 of the act to which this act is amendatory is amended to read as follows:

18. The first board of education of a consolidated district created under this act shall be composed of 9 members who shall be appointed with reasonable promptness following the election at which it is determined to consolidate from among the members of the boards of education of the consolidated districts, according to the apportionment among the districts provided for in section 7 of this act by the county superintendent of schools of the county in which the respective component districts are situated.

The schools under each consolidated board of education shall be under the supervision of the county superintendent of schools of the county in which the constituent districts having the greatest amount of ratables are situated.

5. This act shall take effect immediately.

Approved July 12, 1954.

CHAPTER 136

An Act concerning the issuance of bonds and other obligations and the incurring of indebtedness by school districts, and amending section 18:5-86 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18:5-86 of the Revised Statutes is amended to read as follows:

18:5-86. (a) Any school district, upon compliance with the provisions of this section, may authorize the issuance of bonds notwithstanding the

Section amended.

C. 18:5-17.18.
Membership, first board of education of consolidated district, supervision of schools.
provisions of section 18:5–84 of this article. The issuance of any such bonds shall be authorized (1) in the case of a chapter 6 school district, upon the final adoption by the governing body of the municipality comprised within such school district, by the recorded affirmative vote of at least a majority of all the members thereof, of an ordinance of the municipality authorizing the issuance of such bonds, which ordinance shall be in form and substance as stated in this section and upon a copy of which ordinance shall have been endorsed, prior to its adoption by said governing body, the consents of the State Commissioner of Education and of the Local Government Board hereinafter in this section provided for, and the subsequent adoption by the qualified voters of such municipality, by a majority of the legal ballots cast thereon, of a proposition confirming such ordinance, which proposition shall be in form and substance as stated in this section, (2) in the case of a school district which has a board of school estimate and is not a chapter 6 school district, upon the making of the certificate of said board upon delivery of which the board of education, but for the provisions of section 18:5–84 of this article, would be authorized to issue such bonds and the subsequent adoption by the legal voters of such school district, by a majority of the legal ballots cast thereon, of a proposal authorizing the board of education to issue such bonds, which proposal shall be in form and substance as stated in this section and upon a copy of which proposal shall have been endorsed, prior to its adoption by said legal voters, the consents of the State Commissioner of Education and of the Local Government Board hereinafter in this section provided for; or (3) in the case of a school district which has no board of school estimate, upon the adoption by the legal voters of such school district, by a majority of the legal ballots cast thereon, of a proposal authorizing the board of education to issue such bonds, which proposal, in the case of a local school district, shall be in form and substance as stated in
this section and upon a copy of which proposal shall have been endorsed, prior to its adoption by said legal voters, the consents of the State Commissioner of Education and of the Local Government Board hereinafter in this section provided for.

(b) A copy of any proposal for authorizing, or ordinance authorizing, the issuance of bonds of a school district may, before its adoption by the legal voters of such school district or governing body of the municipality comprised within such school district, be submitted for consideration by the State Commissioner of Education under subsection (c), and by the Local Government Board under subsection (d), of this section. As a part of such consideration and before endorsing any approval on such copy, the commissioner or board may require the board of education of such school district or governing body of such municipality to adopt resolutions restricting or limiting any future proceedings therein or other matters or things deemed by the commissioner or board to affect any estimate made or to be made under said subsections, and every such resolution so adopted shall constitute a valid and binding obligation of the school district or municipality, as the case may be, running to and enforceable or releasable by the commissioner or board, as the case may be.

(c) Within 60 days after submission to the State Commissioner of Education of any copy of a proposal or ordinance pursuant to subsection (b) of this section, he shall endorse his consent thereon if he shall be satisfied and shall record in writing his estimates that existing educational facilities in such school district are or within 5 years will be less than 80% adequate, that the new educational facilities to be financed pursuant to such proposal or ordinance will within 10 years be fully utilized, and that under existing statutes there is no alternative method of providing such new educational facilities which would be more economical. If the State Commissioner of Education shall not be so
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satisfied within said period of 60 days, he shall endorse his disapproval on such copy.

d) Within 60 days after the submission to the Local Government Board of any copy of a proposal or ordinance pursuant to subsection (b) of this section, it shall cause its consent to be endorsed thereon if it shall be satisfied and shall record by resolution its estimates that the amounts to be expended for the new educational facilities to be financed pursuant to such proposal or ordinance are not unreasonable or exorbitant, and that issuance of the bonds mentioned and described in such proposal or ordinance will not materially impair the credit of any municipality comprised within such school district or substantially reduce its ability during the ensuing 10 years to pay punctually the principal and interest of its debts and supply essential public improvements and services, and that authorization of such bonds would not be possible under the provisions of either section 18:5-84 or section 18:5-85 of this article, and that, taking into consideration trends in population and in values and uses of property and in needs for educational facilities, the net school debt of such school district will at some date within 20 years be less, in the case of a certified local school district, than 8%, or in the case of a regional school district not having grades 7 through 12, than 4%, or in the case of any regional school district having grades 7 through 12 or any other school district, than 6% of the average assessed valuation of property in such school district as stated in supplemental debt statements, which might be filed on such date. If the Local Government Board shall not be so satisfied within said period of 60 days, it shall cause its disapproval to be endorsed on such copy.

e) Except proposals for authorizing the issuance of bonds of a regional school district, every proposal for authorizing, and every ordinance authorizing, and every proposition confirming an ordinance authorizing, the issuance of bonds of a
school district pursuant to this section, after stating any other matters or things authorized or required by law, shall disclose the effect of such proposal or ordinance on the borrowing margin of every municipality comprised within such school district. Such disclosures shall include showing the amount, if any, of such borrowing margin before adoption of the proposal or ordinance and showing the amount of such borrowing margin, if any, used up by adoption of the proposal or ordinance and showing the amount, if any, of net debt in excess of the measure of such borrowing margin resulting after adoption of the proposal or ordinance. Such disclosure in any such proposal shall be sufficient if set forth in substantially the following form with appropriate figures inserted:

Resolved that the board of education is hereby authorized:
To * * *; and
To issue bonds of the school district for said purpose (or purposes) in the principal amount of $ (insert amount of bonds to be issued), thus using up all of the $ (insert amount of borrowing margin before adoption of proposal), or, in an appropriate case, increasing the existing deficit in the, borrowing margin of the (insert name of municipality) previously available for other improvements and raising its net debt to $ (insert amount, after adoption of proposal, of net debt of the municipality in excess of 7% of the amount stated in the supplemental debt statement required by this article to be filed prior to the authorization of the bonds to be issued as the average of the 3 next preceding assessed valuations of the taxable real property (including improvements) of the municipality, as stated in the annual debt statement of the municipality last filed) beyond such borrowing margin, and (if there be other municipality or municipalities comprised within such school district) using up all (or, in an
appropriate case, an amount) of the $ (insert amount of borrowing margin before adoption of proposal), or, in an appropriate case, increasing the existing deficit in the, borrowing margin of the (insert name of municipality) previously available for other improvements and (in every case where all borrowing margin is used) raising its net debt to $ (insert amount, after adoption of proposal, of net debt of the municipality in excess of 7% of the amount stated in the supplemental debt statement required by this article to be filed prior to the authorization of the bonds to be issued as the average of the 3 next preceding assessed valuations of the taxable real property (including improvements) of the municipality, as stated in the annual debt statement of the municipality last filed) beyond such borrowing margin, et cetera, et cetera.

Such disclosure in any such ordinance shall be sufficient if set forth in substantially the following form with appropriate figures inserted:

The authorization of the $ (insert amount of bonds to be issued) bonds (or promissory notes or temporary loan bonds) provided for by this ordinance uses up all of the $ (insert amount of borrowing margin before adoption of ordinance), or, in an appropriate case, increases the existing deficit in the, borrowing margin of the (insert name of municipality) previously available for other improvements and raises its net debt to $ (insert amount, after adoption of ordinance, of net debt of the municipality in excess of 7% of the amount stated in the supplemental debt statement required by this article to be filed prior to the authorization of the bonds to be issued as the average of the 3 next preceding assessed valuations of the taxable real property (including improvements) of the municipality, as stated
in the annual debt statement of the municipality last filed) beyond such borrowing margin.

Such disclosure in any such proposition confirming an ordinance shall be sufficient if set forth in substantially the following form with appropriate figures inserted:

Shall the ordinance of the (insert name of municipality) adopted on (insert date of adoption) authorizing the issuance of $ (insert amount of bonds to be issued) bonds (or promissory notes or temporary loan bonds) for school purposes and using up all of the $ (insert amount of borrowing margin before adoption of proposition), or, in an appropriate case, increasing the existing deficit in the, borrowing margin of the (insert name of municipality) previously available for other improvements and raising its net debt to $ (insert amount, after adoption of proposition, of net debt of the municipality in excess of 7% of the amount stated in the supplemental debt statement required by this article to be filed prior to the authorization of the bonds to be issued as the average of the 3 next preceding assessed valuations of the taxable real property (including improvements) of the municipality, as stated in the annual debt statement of the municipality last filed) beyond such borrowing margin, be confirmed.

2. This act shall take effect immediately.

Approved July 12, 1954.
CHAPTER 137

An Act concerning disorderly persons, and supplementing chapter 170 of Title 2A of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any person who discharges, or suffers, or permits the discharge of any waste, debris, refuse or any other matter or material by any method, means or manner into or upon the coastal waters or tidal water bays of this State from any vessel afloat on said waters, which waste, debris, refuse, material or matter may or will tend to litter any established bathing beach or any beach customarily used for bathing purposes or to pollute the waters adjacent to any such beach, is a disorderly person.

2. This act shall take effect immediately.

Approved July 12, 1954.

CHAPTER 138


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2 of the act of which this act is amendatory is amended to read as follows:

2. Declaration of necessity of legislation. It is hereby determined and declared:

(a) That the greatly increased use by the public of motor vehicles of all kinds has caused serious
traffic congestion on the streets of urban centers of population in the municipalities of this State.

(b) That the parking of an excessive number of motor vehicles on the streets has contributed to this congestion to such an extent as to interfere seriously with the primary use of such streets for the movement of traffic.

(c) That such parking prevents the free circulation of traffic in, through and from municipalities, impedes rapid and effective fighting of fires and the disposition of police forces and endangers the health, safety and welfare of the general public.

(d) That such parking threatens irreparable loss in valuations of property in the municipalities which can no longer be readily reached by vehicular traffic.

(e) That this parking crisis which threatens the welfare of the community can be reduced by providing sufficient off-street and on-street parking facilities properly located in the several residential, commercial and industrial areas of municipalities.

(f) That adequate provision of properly located terminal space for automobiles is a public responsibility.

(g) That the parking problem cannot be remedied by regulatory processes and cannot be effectively dealt with by private enterprise.

(h) That the establishment of parking authorities will promote the public safety, convenience and welfare and the necessity in the public interest for the provisions hereinafter enacted, is hereby declared as a matter of legislative determination.

2. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. Definitions. The following terms, wherever used or referred to in this chapter, shall have the following respective meanings, unless a different meaning clearly appears from the context:

(a) “Authority” or “parking authority” or “authorities” or “parking authorities” shall mean any of the public corporations created by this chapter.
(b) "Municipality" shall mean any city of any class, any town, township, village, borough or any municipal subdivision of this State. "County" shall mean any county in the State. "The municipality" shall mean the particular municipality or municipalities for which a particular parking authority is created. "The county" shall mean the particular county for which a particular parking authority is created.

(c) "Governing body" shall mean in the case of a municipality the common council or the board of commissioners or the body managing its affairs, and in the case of a county the board of chosen freeholders.

(d) "Clerk" shall mean the clerk of the municipality or the clerk of the county, as the case may be, or the officer charged with the duties customarily imposed on such clerk.

(e) "Area of operation": (1) in the case of a parking authority of a municipality shall include the area of such municipality; (2) in the case of a parking authority of a county, shall include all the county except that portion which lies within the territorial limits of a municipality for which a parking authority has been created; with respect to any municipality which has not created a parking authority of a county shall not include such municipality within its area of operation, unless it has first secured the approval of such action by said municipality (such approval to be evidenced by an ordinance adopted by the governing body of the municipality).

(f) The term "Federal agency" shall mean and include the United States of America, the President of the United States of America and any department or corporation agency or instrumentality heretofore or hereafter created, designated or established by the United States of America.

(g) "Public body" shall mean the State, or any county, city, town, township, borough, village, school district, authority or any other political subdivision of the State.
(h) "Bonds" shall mean any bonds, notes, interim certificates, debentures, or other obligations issued by an authority pursuant to this chapter.

(i) The term "construction" shall mean and include acquisition and construction and the term "to construct" shall mean and include to acquire and to construct all in such manner as may be deemed desirable.

(j) The term "improvement" shall mean and include extension, enlargement and improvement and the term "to improve" shall mean and include, to extend, to enlarge and to improve all in such manner as may be deemed desirable.

(k) The term "persons" shall mean and include natural persons.

(l) The term "project" shall mean any area or place operated or to be operated by the authority for the parking or storing of motor and other vehicles and shall, without limiting the foregoing, include all real and personal property, driveways, roads, approaches, structures, garages, meters, mechanical equipment, and all appurtenances and facilities either on, above or under the ground which are used or usable in connection with such parking or storing of such vehicles.

(m) The term "facilities" shall mean buildings and structures above, at or below the surface of the earth, including meters, equipment, entrances, exits, fencing and all other accessories above, at or below the surface of the earth necessary or desirable for the safety and convenience of the parking of vehicles.

3. Section 4 of the act of which this act is amendatory is amended to read as follows:

4. Any governing body may, by resolution in the case of counties or ordinance in the case of municipalities, create a body corporate and politic and a political subdivision of the State to be known as the "Parking Authority ....................," inserting the name of the municipality or county creating such authority. The creating resolution in the case of counties and the creating ordinance
in the case of municipalities may provide that no real property shall be acquired by the power of eminent domain without the consent of the governing body. Such authority shall constitute an agency and instrumentality of the municipality or county creating it. Thereupon the governing body shall appoint 5 persons as commissioners of the authority. The commissioners who are first appointed shall be designated to serve for terms of 1, 2, 3, 4 and 5 years, respectively, from the date of their appointment, but thereafter commissioners shall be appointed as aforesaid for a term of 5 years, except that all vacancies shall be filled for the unexpired term.

A municipality which has created a parking authority may with its consent, evidenced by ordinance, be included within the area of operation of a county authority. In such case the governing body of the county shall ratify the inclusion of such municipality before such area shall be included within the area of operation of such county authority.

No municipality which has been included (with its consent) within the area of operation of a county parking authority shall hereafter create a municipal authority.

Upon the creation of any such authority by a municipality, the clerk of the municipality shall certify a copy of the ordinance creating the parking authority, and also a copy of the resolution appointing the commissioners thereof, which documents shall be filed with the clerk of the county and be recorded in records of certificates of incorporation. In like manner, the clerk of the county shall certify the resolutions creating an authority and appointing the commissioners thereof and record such resolutions in the records of certificates of incorporation for said county. In each case the clerk of the county shall cause duplicate certified copies of said documents to be filed forthwith with the Secretary of State.
4. Section 6 of the act of which this act is amendatory is amended to read as follows:

6. Powers of authority. The authority shall constitute a public body corporate and politic and a political subdivision of the State with the same territorial boundaries as the boundaries of the municipality or county creating the authority, exercising public and essential governmental functions, and having all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this chapter, including the following powers in addition to others herein granted:

(a) To sue and be sued; to have a seal and to alter the same at pleasure; to have perpetual succession; to make and execute contracts and other instruments necessary or convenient to the exercise of the powers of the authority; and to make and from time to time amend and repeal by-laws, rules and regulations, not inconsistent with this chapter, to carry into effect the powers and purposes of the authority.

(b) To conduct research respecting off-street parking and the necessity of the fulfillment of the parking needs in relation thereto; to construct, improve, maintain, operate, own, lease either in a capacity of lessor or lessee of land and facilities to be devoted to the parking of vehicles of any kind.

(c) To lease portions of parking facilities for commercial use where in the opinion of the authority such leasing is desirable and feasible in order to assist in defraying the expenses of the authority; any such lease however to be granted on a fair competitive basis; provided, however, that no authority except by lease or concession to a private person, firm or corporation shall within or on any such parking facilities or portions thereof sell, dispense or otherwise handle any product used in or for the servicing of motor vehicles.

(d) Every authority is hereby granted and shall have and may exercise all powers necessary or convenient for the carrying out of the aforesaid purposes including but without limiting the generality of the foregoing the following rights or powers.
(c) To acquire, purchase, hold, lease as lessee and use any franchise, property, real, personal or mixed, tangible or intangible, or any interest therein necessary or desirable for carrying out the purpose of the authority and to sell, lease as lessor, transfer and dispose of any property or interest therein at any time required by it; to acquire, by purchase, lease or otherwise and to construct, improve, maintain, repair and operate projects.

(f) To fix, alter, charge and collect rents, rates and other charges in the area served by its facilities, at reasonable rates to be determined exclusively by it for the use of the facilities and projects of the authority and for all services sold, furnished or supplied directly or indirectly by the authority through said facilities and projects and which shall, together with such grants, contributions or income from other sources, be sufficient to provide for the payment of the expenses of the authority, repair, maintenance and operation of its facilities and projects, the payment of the principal of and interest on, and any premiums upon the redemption of, its bonds and other obligations, and to fulfill the terms and provisions of any agreements made with the purchasers or holders of any such bonds and other obligations.

(g) To invest any funds held in reserve or sinking funds, or any funds not required for immediate disbursement, in property or securities in which savings banks may legally invest funds subject to their control.

(h) Without limitation of the foregoing to borrow money and accept grants from and to enter into contracts, leases or other transactions with the State of New Jersey, any Federal agency, municipality, county or other public body.

(i) To pledge, hypothecate or otherwise encumber all or any of the obligations of the authority.

(j) To enter into contracts with the State of New Jersey or any municipality, county or authority for the use of any project of the authority.
(k) To do all acts and things necessary or convenient for the promotion of its business and the general welfare of the authority to carry out the powers granted to it by this act or any other acts.

5. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. Right of eminent domain. An authority shall have right to acquire by the exercise of the power of eminent domain any real property which it may deem necessary for its purposes under this chapter after the adoption by it of a resolution declaring that the acquisition of the real property described therein is necessary for such purposes unless in the resolution or ordinance creating the authority it is provided that no real property shall be acquired in said manner without the consent of the governing body, in which case said power shall not be exercised without said consent. Property already devoted to a public use may be acquired in like manner provided that no real property belonging to a public body or any corporation itself possessing the power of eminent domain may be acquired without its consent.

6. Section 8 of the act of which this act is amendatory is amended to read as follows:

8. Bonds: Power to issue. An authority shall have the power to issue bonds from time to time in its discretion, for any of its corporate purposes. An authority shall also have power to issue refunding bonds for the purpose of paying or retiring bonds previously issued by it. An authority may issue such types of bonds as it may determine, including (without limiting the generality of the foregoing) bonds on which the principal and interest are payable; (a) exclusively from the income and revenues of the parking project financed with the proceeds of such bonds; (b) exclusively from the income and revenues of certain designated parking projects whether or not they are financed in whole or in part with the proceeds of such bonds; or (c) from its revenues generally. Any such bonds may be additionally secured by a pledge of any grant or
contributions from the Federal Government, State or county, or municipality, or a pledge of any income of revenues of the authority, or a mortgage of any parking project, projects or other property of the authority. This act shall be complete authority for the issuance of bonds by an authority, and the provisions of any other law shall not apply to the issuance of such bonds. Whenever and for so long as any authority has issued and has outstanding bonds pursuant to this act, it shall be the mandatory duty of the authority to fix, charge and collect rents, rates and other charges in accordance with paragraph (f) of section 6.

7. Section 9 of the act of which this act is amendatory is amended to read as follows:

9. Bonds: Liability. Neither the commissioners of an authority nor any person executing the bonds shall be liable personally on the bonds by reason of the issuance thereof. The bonds and other obligations of an authority (and such bonds and obligations shall so state on their face) shall not be a debt of the State or any political subdivision thereof except the authority, and neither the State nor any political subdivision thereof except the authority shall be liable thereon, nor in any event shall such bonds or obligations be payable out of any funds or properties other than those of said authority. The bonds shall not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction. Bonds of an authority are declared to be issued for an essential public and governmental purpose and to be public instrumentalities, and, together with interest thereon and income therefrom, shall be exempt from taxes.

8. Section 10 of the act of which this act is amendatory is amended to read as follows:

10. Bonds: Provisions. Bonds of an authority shall be authorized by its resolutions and may be issued in one or more series and shall bear such date or dates, mature at such time or times, bear interest at such rate or rates, not exceeding 6%
per annum, be in such denomination or denominations, be in such form, either coupon or registered, carry such conversion or registration privileges, have such rank or priority, be executed in such manner, be payable in such medium of payment at such place or places, and be subject to such terms of redemption (with or without premium) as such resolution, its trust indenture or mortgage may provide. The bonds of a parking authority may be sold by the parking authority at public or private sale upon sealed proposals to any financially responsible bidder including technical experts or agents referred to in section 5 of this act, either bidding alone or in conjunction with others; provided, however, that the interest cost to maturity of the money received for any issue of bonds (computed according to standard tables of bond values) shall not exceed 6% per annum.

9. Section 11 of the act of which this act is amendatory is amended to read as follows:

11. Bonds: Validity. In case any of the commissioners or officers of the authority whose signatures appear on any bonds or coupons shall cease to be such commissioners or officers before the delivery of such bonds, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such commissioners or officers had remained in office until such delivery. All bonds issued under the provisions of this act are hereby made and declared to be negotiable instruments under the negotiable instruments law of this State. (Subtitle 1 of Title 7 of the Revised Statutes.)

10. Section 18 of the act of which this act is amendatory is amended to read as follows:

18. Powers of authority pertaining to other governmental agencies. In addition to the powers conferred upon any authority by other provisions of this chapter, an authority is empowered to borrow money or accept contributions; grants or other financial assistance from the Federal Government, to take over or lease, or manage, any parking project or undertaking constructed or owned by any county
or municipality and to these ends, to comply with such conditions and enter into such mortgages, trust indentures, leases, or agreements, as may be necessary, convenient or desirable. It is the purpose and intent of this chapter to authorize every authority to do any and all things necessary or desirable to secure the financial aid or co-operation of the Federal Government, the State Government, or any county or municipality in the undertaking, construction, maintenance, or operation of any parking project by such authority. The rents, rates and fees to be charged in the operation of a parking authority shall be regulated and determined solely by the authority.

11. Section 20 of the act of which this act is amendatory is amended to read as follows:

20. Restriction on alteration of powers. The provisions of this act shall constitute a part of any and all contracts entered into by an authority created hereunder for the benefit and security of the creditors of such authority, and the State of New Jersey does hereby pledge to and agree with any person, firm or corporation or Federal agency subscribing to or acquiring the bonds issued by the authority for the construction, extension, improvement or enlargement of any project or facilities or part thereof that the State of New Jersey will not limit or alter the rights hereby vested in the authority and in the holders of such bonds until all bonds at any time issued together with the interest thereon and any premiums upon the redemption thereof are fully met and discharged. The State of New Jersey does further pledge in the event that any Federal agency shall contribute or agree to contribute any funds for the construction, extension, improvement or enlargement of any project or any portion thereof, the State of New Jersey will not alter or limit the rights and powers of the authority in any manner which would be inconsistent with the continued maintenance and operation of the project or the improvement thereof or which would be inconsistent with the due performance of any
agreements between the authority and any such Federal agency and the authority shall continue to have and may exercise all powers herein granted so long as the same shall be necessary or desirable for the carrying out of the purposes of this act and the purposes of the United States in the construction or improvement or enlargement of the project or such portion thereof.

12. Section 23 of the act of which this act is amendatory is amended to read as follows:

23. Aid by public bodies. For the purpose of aiding and co-operating in the planning, undertaking, construction or operation of parking projects located within the area in which it is authorized to act, any public body may upon such terms, with or without consideration, as it may determine:

(a) Dispose of property interest. Dedicate, sell, convey or lease any of its property to a parking authority.

(1) Any governing body may, by resolution in the case of counties or ordinance in the case of municipalities, convey to an authority real and personal property owned by the municipality or county for use by the authority as a project or a part thereof.

(2) Any municipality or county may acquire by purchase or condemnation real property in the name of the municipality or county for any project or for the widening of existing roads, streets, parkways, avenues or highways or for new roads, streets, parkways, avenues or highways to any project, or partly for such purposes and partly for other municipal or county purposes, by purchase or condemnation in the manner provided by law for the acquisition of real property by a municipality or county.

(3) Contracts may be entered into between a municipality or county and an authority providing for the property to be acquired by a municipality or county and so conveyed, and the amounts, terms and conditions of payment to be made by an authority, provided, however,
that the designation of parking areas and the location of parking meters shall be within the sole discretion of an authority. Such contracts may contain covenants by a municipality or county as to the road, street, parkway, avenue and highway improvements to be made by a municipality or county, including provisions for the installation of parking meters in designated streets of a municipality or county and for the removal of such parking meters in the event that such parking meters are not found to be necessary or convenient. Any such contract may pledge the revenues of such parking meters and any parking meters installed by a municipality or county prior thereto to the authority. Such contracts may also contain provisions limiting or prohibiting the construction and operation by a municipality or county or any agency thereof in designated areas of public parking facilities and parking meters whether or not a fee or charge is made therefor. Any such contracts between a municipality or county and an authority may be pledged by such authority to secure its bonds, and may not be modified thereafter except as provided by the terms of the contracts or by the terms of the pledge. The governing body may authorize such contracts on behalf of a municipality or county, and no other authorization on the part of a municipality or county for such contracts shall be necessary. The local laws, resolutions, ordinances, rules and regulations of a municipality or county within which a project is located shall apply to such project if so provided in any contract between an authority and a municipality or county, and to the extent provided in such contract.

(4) In case an authority shall have the use and occupancy of any real property which it shall determine is no longer required by a project then, if such real property was acquired at the cost and expense of the municipality or
county, the authority shall have power to surrender its use and occupancy thereof to the municipality or county, or, if such real property was acquired at the cost and expense of the authority, then the authority shall have power to sell, lease or otherwise dispose of said real property and shall retain and have the power to use the proceeds of sale, rentals or other moneys derived from the disposition thereof for its purposes.

(b) Furnish facilities. Cause water, sewer, lighting and drainage facilities, or other works which it is otherwise empowered to undertake to be furnished adjacent to or in connection with parking projects; provided, nothing in this chapter shall authorize the construction of any public utility service or facility which would be competitive with any existing public utility as the same is defined by section R. S. 48:2-13 of the Title, Public Utilities;

(c) Furnish additional facilities. Furnish, dedicate, close, pave, install, grade, regrade, plan, or replan streets, roads, roadways, alleys, sidewalks or other places which it is otherwise empowered to undertake;

(d) Zoning. Plan or replan, zone or rezone any part of such public body; make exceptions from building regulations and ordinances and change its map;

(e) Agreements. Enter into agreements (which may extend over any period, notwithstanding any provision or rule of law to the contrary), with a parking authority or the Federal Government or any public body of the State of New Jersey respecting action to be taken by such public body pursuant to any of the powers granted by this act;

(f) Take additional steps. Do any and all things necessary or convenient to aid and co-operate in the planning, undertaking, construction or operation of such parking projects;
(g) Furnish service. Cause services to be furnished to the parking authority of the character which such public body is otherwise empowered to furnish;

(h) Enter into agreements with a parking authority respecting the exercise by such public body of its powers relating to the elimination, destruction or removal of unsafe, insanitary or unfit buildings;

(i) Bonds. Purchase or legally invest in any of the bonds or other obligations of a parking authority and exercise all of the rights of any holder of such bonds.

(j) Incurring expense. In connection with any public improvements made by a public body in exercising the powers herein granted, such public body may incur the entire expense thereof. Any law or statute to the contrary notwithstanding, any sale, conveyance, lease or agreement provided for in this section may be made by a public body without appraisal, public notice, advertisement or public bidding.

(k) Moneys of an authority. An authority shall appoint a treasurer, who may also act as secretary of the authority, and all moneys of an authority shall be paid to the treasurer of the authority. Such treasurer shall file a bond of indemnity with the authority in an amount sufficient to cover the moneys from time to time under his control. Such moneys shall be deposited in a separate bank account or accounts. The moneys in such accounts shall be paid out on checks of the treasurer on requisitions of the chairman of the authority or of such other person or persons as the authority may authorize to make such requisitions. All deposits of such moneys shall, if required by the treasurer or the authority, be secured by obligations of the United States or of the State of New Jersey of a market value equal at all times to the amount of the deposit, and all banks and trust companies are authorized to give such security for such deposits. The treasurer and his legally authorized repre-
sentatives are authorized and empowered from time to time to examine the accounts and books of the authority, including its receipts, disbursements, contracts, leases, sinking funds, investments and other records and papers relating to its financial standing. The authority shall have power, notwithstanding the provisions of this paragraph, to contract with the holders of any of its bonds as to the custody, collection, securing, investment and payment of any moneys of the authority or any moneys held in trust or otherwise for the payment of bonds or in any way to secure bonds, and to carry out any such contract notwithstanding that such contract may be inconsistent with the previous provisions of this paragraph. Moneys held in trust or otherwise for the payment of bonds or in any way to secure bonds and deposits of such moneys may be secured in the same manner as moneys of an authority, and all banks and trust companies are authorized to give such security for such deposits.

13. Whenever an authority, or any municipality or county which has acquired by purchase or condemnation real property for any project or for the widening of existing roads, streets, parkways, avenues or highways or for new roads, streets, parkways, avenues or highways to any project or partly for such purposes and partly for other municipal or county purposes, shall determine that it is necessary that any tracks, pipes, mains, conduits, cables, wires, towers, poles and other equipment and appliances (herein called "public utility facilities") of any public utility as defined in section 27:7-1 of the Revised Statutes in, on, along, over or under any project or any real property acquired as aforesaid, should be relocated in, or removed from, such project or real property acquired as aforesaid, the public utility owning or operating such public utility facilities shall relocate or remove the same in accordance with the order of such authority, municipality or county; provided, however, that the cost and expenses of such relocation or removal, including the cost of installing
such public utility facilities in a new location, or new locations, and the cost of any lands, or any rights or interest in lands, or any other rights acquired to accomplish such relocation or removal, less the cost of any lands or any rights or interest in lands or any other rights of the public utility paid to the public utility in connection with the relocation or removal of such property, shall be ascertained and paid by the authority, municipality or county making such order. In case of any such relocation or removal of public utility facilities as aforesaid, the public utility owning or operating the same, its successors or assigns, may maintain and operate such facilities, with the necessary appurtenances, in the new location or new locations, for as long a period, and upon the same terms and conditions, as it had the right to maintain and operate such public utility facilities in their former location or locations.

14. All general or special laws, or parts thereof, inconsistent herewith are hereby declared to be inapplicable to the exercise of the powers, duties and obligations authorized under the provisions of this act.

15. This act shall take effect immediately.

Approved July 12, 1954.
CHAPTER 139

An Act to amend the title of "An act concerning motor vehicles and traffic regulations of certain semipublic or private roads, streets, driveways, trails, terraces, bridle paths, parkways or other roadways owned by public or semipublic corporations not for pecuniary profit and open to or used by the public for purposes of vehicular travel, and supplementing subtitle 1, Title 39, of the Revised Statutes," approved May 2, 1945 (P. L. 1945, c. 284), so that the same shall read "An act concerning motor vehicles and traffic regulations of certain semipublic or private roads, streets, driveways, trails, terraces, bridle paths, parkways, parking areas or other roadways owned by certain persons or corporations or by public or semipublic corporations not for pecuniary profit and open to or used by the public for purposes of vehicular travel, and supplementing subtitle 1, Title 39, of the Revised Statutes," and to amend the body of said act.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The title of "An act concerning motor vehicles and traffic regulations of certain semipublic or private roads, streets, driveways, trails, terraces, bridle paths, parkways or other roadways owned by public or semipublic corporations not for pecuniary profit and open to or used by the public for purposes of vehicular travel, and supplementing subtitle 1, Title 39, of the Revised Statutes," approved May 2, 1945, is amended to read "An act concerning motor vehicles and traffic regulations of certain semipublic or private roads, streets,
CHAPTER 139, LAWS OF 1954

Section amended.
C. 39:5A-1.
Request for traffic regulation on semi-private roads, etc., contents.

driveways, trails, terraces, bridle paths, parkways, parking areas or other roadways owned by certain persons or corporations or by public or semipublic corporations not for pecuniary profit and open to or used by the public for purposes of vehicular travel, and supplementing subtitle 1, Title 39, of the Revised Statutes.

2. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Upon the filing of a written request by a person, or by the board of directors of any corporation, owning and operating an apartment house or apartment project containing 10 or more apartments all located on the same tract of land, or by the board of trustees of any corporation or other institution of a public or semipublic character not for pecuniary profit, incorporated under Title 15 of the Revised Statutes, with the clerk of any municipality of this State within which the property of such person, corporation or institution is situate, that the provisions of subtitle 1, Title 39, of the Revised Statutes shall be made applicable to the semipublic or private roads, streets, driveways, trails, terraces, bridle paths, parkways, parking areas, or other roadways open to or used by the public, tenants, employees, and the members of such institutions for purposes of vehicular travel by permission of such persons, corporations or institutions and not as matter of public right, the provisions of subtitle 1, Title 39, of the Revised Statutes shall, in the discretion of the municipal authorities vested with the police powers in the locality within which the property of such persons, corporations or institutions is situate, and with the approval of the Director of the Division of Motor Vehicles of this State, be made applicable thereto.

Such written request shall contain the name and post-office address of the person, corporation or institution and shall designate with reasonable accuracy the semipublic or private roads, streets, driveways, trails, terraces, bridle paths, parkways, parking areas, or other roadway open to or used by vehicular traffic, to be affected thereby.
3. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. The filing of a written request, in pursuance of section 1 of this act, shall not be deemed to constitute a dedication to public use, of any such roads, streets, driveways, trails, terraces, bridle paths, parkways, parking areas, or other roadways open to or used by vehicular traffic, nor shall it be construed to prevent such persons, corporations or institutions, as owners of such property open to or used by the public for purpose of vehicular travel by permission of such persons, corporations or institutions and not as a matter of public right, from prohibiting such use or from requiring other or different or additional conditions than those specified in subtitle 1, Title 39, of the Revised Statutes, or otherwise regulating such use as may seem best to such persons, corporations or institutions.

4. This act shall take effect immediately.
Approved July 12, 1954.

CHAPTER 140

An Act concerning officers in charge of court attendants in counties of the first class, and amending section 2A:11-35 of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:11-35 of the New Jersey Statutes is amended to read as follows:

2A:11-35. The sheriff of each county of the first class in the State shall have power, by and with the consent of the board of chosen freeholders, to appoint not more than 4 persons as officers in charge
of court attendants. The positions of officers in charge shall be filled only by promotion from the personnel of court attendants in accordance with civil service laws and regulations. The compensation of such officers in charge shall be fixed by the board of chosen freeholders in its discretion, on recommendation of the sheriff. Such officers in charge shall be assigned such duties and responsibilities of supervision of court attendants, and such other related work in the office of the sheriff as the sheriff shall from time to time prescribe. Nothing contained in this act shall authorize reduction of the compensation now being paid to any such officer in charge. This section shall not affect in any manner appointments of officers in charge of court attendants made in counties of the first class prior to May 27, 1947.

2. All acts and parts of acts in conflict herewith are hereby repealed and this act shall take effect immediately.

Approved July 15, 1954.

ROBERT B. MEYNER,
Governor.
CHAPTER 141

An Act to amend “An act to provide for the creation, setting apart, maintenance and administration of a county employees’ pension fund in counties having a population of from 300,000 to 325,000 inhabitants,” approved August 12, 1948 (P. L. 1948, c. 310).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18 of the act of which this act is amendatory is amended to read as follows:

18. From and after January 1, 1949, any employee who is or becomes a member of this retirement system may not withdraw therefrom and shall not be entitled to a refund of any moneys theretofore and thereafter deducted from his salary hereunder; provided, however, that any employee who separates from the county service through his discharge, resignation, or for any reasons other than retirement, shall be entitled to a refund of 75% of all moneys theretofore deducted from his salary for the retirement system established hereunder; and provided further, that where the service of an employee is terminated by death of the employee, if such employee leaves no widow, widower, or children under 18 years of age, 75% of all moneys theretofore deducted from his salary for the retirement system established hereunder shall be paid to such employee’s parent or parents if any survive and, if none survive, 75% of all moneys theretofore deducted from his salary for the retirement system established hereunder shall be paid to the estate of the deceased employee.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 142

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April 29, 1948 (P. L. 1948, c. 67).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 48 of the act of which this act is amendatory is amended to read as follows:

   A. A bank which is not a member of the Federal Reserve System shall, subject to the provisions of subsection B of this section, at all times have in available funds consisting of (1) lawful currency of the United States, or (2) balances due on demand from reserve depositaries, not less than an amount equal to the aggregate of 15% of its immediate liabilities and 3% of its time liabilities. The commissioner may from time to time, with the concurrence of the banking advisory board, increase or decrease such percentages; provided, that, in the case of immediate liabilities, such percentage shall not be lower than 15 or higher than 30 and, in the case of time liabilities, such percentage shall not be lower than 3 or higher than 6. Notwithstanding the foregoing provisions of this section, the amount of available funds required of such a bank shall at no time exceed the amount of the reserve balances it would be required to maintain were such a bank a member of the Federal Reserve System. The sufficiency of the available funds of any such bank upon a particular day shall be determined upon the basis of the bank's immediate liabilities and time liabilities at the opening of business on that day.

   B. A bank shall be deemed to have complied with the requirements of subsection A of this section if its daily available funds, averaged over semi-
monthly periods beginning with the first and the
sixteenth days of each month, shall at least equal
the minimum amount prescribed by subsection A
of this section.

2. Section 83 of the act of which this act is
amendatory is amended to read as follows:

83. Place and hour of meetings; adjournments.

Any meeting of stockholders may be held at the
principal office of the bank, or at any branch office,
or at any place other than the principal office or a
branch office, provided such other place is in a mu-
nicipality in which the bank maintains its principal
office or a branch office. Each meeting shall be con-
vened at such hour as is fixed by the by-laws, or,
if not so fixed, at such hour as shall be stated in
the call for the meeting. Any meeting may be ad-
journed from time to time for any period of time
and to any place where it is lawful to hold a meet-
ing. When any meeting is adjourned, it shall not
be necessary to give any notice of the adjourned
meeting.

3. Section 96 of the act of which this act is
amendatory is amended to read as follows:

96. Record date.

A. The board of directors may fix a date, which
shall precede by not more than 35 days

(1) the date of any meeting of stockholders,
or
(2) the date upon which a dividend is to be
paid, or
(3) the date upon which rights are to be
allotted, or
(4) the date upon which any change or con-
version or exchange of capital stock is to take
effect,
as a record date for the determination of the stockholders who are entitled

(5) to notice of and to vote at any such meeting, and at any adjournment thereof, or
(6) to receive payment of any such dividend, or
(7) to receive any such allotment of rights, or
(8) to participate in any such change, conversion or exchange of capital stock,

and in any such case only stockholders of record at the close of business on the date so fixed shall be entitled to notice of and to vote at such meeting and at any adjournment thereof, or to receive payment of such dividend, or to receive such allotment of rights, or to participate in such change, conversion or exchange, as the case may be, notwithstanding any transfer of stock on the books of the bank after the record date so fixed.

B. If no such record date is fixed, only stockholders of record at the close of business on the thirty-fifth day prior to (1) the date of such meeting, or (2) the date upon which such dividend is to be paid, or (3) the date upon which such rights are to be allotted, or (4) the date upon which such change, conversion or exchange of capital stock is to take effect, shall be entitled to notice of and to vote at such meeting and at any adjournment thereof, or to receive payment of such dividend, or to receive such allotment of rights, or participate in such change, conversion or exchange, as the case may be, notwithstanding any transfer of stock on the books of the bank subsequent to such thirty-fifth day.

4. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 143

An Act concerning the sale of land by municipalities to volunteer fire companies, and supplementing chapter 60 of Title 40 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. When the governing body of a municipality shall determine that any land owned by the municipality is no longer desirable, necessary or required for public purposes, it may by resolution authorize the sale and conveyance of the same for a nominal consideration to a duly incorporated volunteer fire company of the municipality, for the erection thereon of a fire house.

2. This act shall take effect immediately.

Approved July 15, 1954.

CHAPTER 144

An Act authorizing leave of absence for members of municipal police departments in certain cases.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Leave of absence without pay may be granted to a member of a municipal police department, in order that such member's services may be made available to a State or county department or agency, by the appointing authority at the written request of the member and of the State or county department or agency desiring such member's services, providing such member's services shall not be
used to displace any member of such department or agency requesting his services.

2. Any leave of absence so granted shall be for a period not in excess of 1 year but may be extended, in the same manner as originally granted, from year to year, for a total period not in excess of 5 years.

3. Any person while on such leave of absence shall remain a member of the municipal police department and of a pension or retirement system of which he may have been a member at the time of the granting of such leave of absence, upon payment of all contributions which would have been required of him if he had not taken such leave of absence.

4. Upon the expiration of such leave of absence and return to duty with the municipal police department, such member shall be entitled to resume his office, position or employment and shall receive the same salary adjustments, increments, seniority and pension rights which he would have received had such leave not been granted.

5. All acts and parts of acts inconsistent here-with are repealed.

6. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 145

An Act concerning the local bond law, and amending section 40:1-42 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:1-42 of the Revised Statutes is amended to read as follows:

40:1-42. Local improvements may be financed temporarily only under the provisions of section 40:1-8 of this Title, except that bond anticipation notes to finance local improvements may be renewed from year to year for a total period of not over 5 years from the date of the original notes, in an amount not exceeding the special assessments then confirmed unpaid and not delinquent, in a total amount, however, not exceeding 1 per cent of the average of the assessed valuations as called for in subsection 2 of section 40:1-80 of this Title.

2. This act shall take effect immediately.

Approved July 15, 1954.
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CHAPTER 146


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. Under the direction of the Governor, the chief of staff shall:

(a) Exercise the functions, powers and duties vested in him pursuant to the provisions of this act.

(b) Administer the work of the State Department of Defense.

(c) Co-ordinate the activities of the State Department of Defense.

(d) Lease real property heretofore acquired for military and naval militia purposes and not presently needed for such uses.

(e) Make such rules and regulations governing the work of the State Department of Defense and the conduct of its employees as may, in his judgment, be necessary or desirable.

(f) Be the request officer of the State Department of Defense within the meaning of such term as defined in chapter 112 of the laws of 1944.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 147

An Act concerning disorderly persons, and supplementing chapter 170 of Title 2A of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any person who drinks, or has in his possession, any intoxicating beverage while in attendance as a spectator or otherwise, at any place where an interscholastic athletic contest is taking place, is a disorderly person, and shall be punished by a fine of not more than $50.00, or by imprisonment for not more than 30 days, or both.

2. This act shall take effect immediately.

Approved July 15, 1954.

CHAPTER 148

An Act to amend "An act to provide for exemption from taxation in certain cases, and supplementing chapter 4 of Title 54 of the Revised Statutes," approved July 21, 1948 (P. L. 1948, c. 259).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. The dwelling house and the lot or curtilage whereon the same is erected, of any citizen and resident of this State, now or hereafter honorably discharged or released under honorable circum-
stances, from active service, in time of war, in any branch of the Armed Forces of the United States who has been or shall be declared by the United States Veterans Administration or its successors to have a service-connected disability from paraplegia, osteochondritis resulting in permanent loss of the use of both legs, or permanent paralysis of both legs and lower parts of the body, or from hemiplegia and has permanent paralysis of one leg and one arm or either side of the body, resulting from injury to the spinal cord, skeletal structure, or brain or from disease of the spinal cord not resulting from any form of syphilis; or from total blindness; or from the amputation of both arms or both legs, or both hands or both feet, or the combination of a hand and a foot sustained through enemy action, or accident, or resulting from disease contracted while in such active service shall be exempt from taxation, on proper claim made therefor, and such exemption shall be in addition to any other exemption of such person's real and personal property which now is or hereafter shall be prescribed or allowed by the Constitution or by law but no taxpayer shall be allowed more than one exemption under this act.

The widow of any such citizen and resident of this State who at the time of his death was entitled to and had the exemption provided under this act, shall be entitled, on proper claim made therefor, to the same exemption as her husband so had, during her widowhood and while a resident of this State, for the time that she is the legal owner thereof and actually occupies the said dwelling house on the premises to be exempted.

Nothing in this act shall be intended to include paraplegia or hemiplegia resulting from locomotor ataxia or other forms of syphilis of the central nervous system, or from chronic alcoholism, or to include other forms of disease resulting from the veteran's own misconduct which may produce signs and symptoms similar to those resulting from paraplegia, osteochondritis, or hemiplegia.
2. Section 2 of the act of which this act is amendatory is amended to read as follows:

2. All exemptions from taxation under this act shall be allowed by the assessor upon the filing with him of a claim in writing under oath, made by or on behalf of the person claiming the same, showing the right to the exemption, briefly describing the property for which exemption is claimed and having annexed thereto a certificate of the claimant's honorable discharge or release under honorable circumstances, from active service, in time of war, in any branch of the Armed Forces and a certificate from the United States Veterans Administration or its successors, certifying to a service-connected disability of such claimant of the character described in section 1 of this act. In the case of a claim by a widow of such veteran, she shall establish in writing under oath that she is the owner of the legal title to the premises on which exemption is claimed; that she occupies the dwelling house on said premises as her legal residence in this State; that her husband shall have been declared by the United States Veterans Administration to have a service-connected disability of a character described in this act; that her husband was entitled to and was actually receiving exemption of said premises at the time of his death; and that she is a resident of this State and has not remarried. Such exemptions shall be allowed and prorated by the assessor for the remainder of any taxable year from the date the claimant shall have acquired title to the real property intended to be exempt by this act. Where a portion of a multiple-family building or structure occupied by the claimant is the subject of such exemption, the assessor shall aggregate the assessment on the lot or curtilage and building or structure and allow an exemption of that percentage of the aggregate assessment as the value of the portion of the building or structure occupied by the claimant bears to the value of the entire building or structure.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 149

An Act concerning public utilities in relation to autobus franchise taxes, and amending section 48:4-14 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 48:4-14 of the Revised Statutes is amended to read as follows:

48:4-14. Every person owning or operating an autobus in any municipality of this State shall, on or before the twenty-fifth day of each calendar month, file with the chief fiscal officer of the municipality a statement, verified by oath, showing the gross receipts from the business of such autobus or busses during the preceding calendar month, and shall at the same time pay to such fiscal officer of such municipality 5% of such gross receipts as a monthly franchise tax for revenue for the use of the streets; provided that if the scheduled bus miles over which the autobus is operated shall extend beyond the limits of such municipality, such person shall include in such statement the length of the scheduled bus miles over which the autobus is operated both within and without the municipality, and shall pay as such franchise tax to such municipality 5% of such proportion of the gross receipts as the length of the scheduled bus miles operated in the municipality bears to the entire length of the scheduled bus miles operated both within and without the municipality; provided, however, that none of the provisions of this article shall be applicable to a charter bus operation or special bus operation.

The sum accruing to any municipality under this section when paid shall be in lieu of all other franchise taxes and municipal license fees.

2. This act shall take effect immediately but shall be inoperative during the 2 calendar months next succeeding the date of its approval.

Approved July 15, 1954.
CHAPTER 150

An Act to amend "An act to provide for temporary bonus for certain persons holding public office, position, or employment, whose compensation is paid by any county, municipality, school district, or other political subdivision of this State, or by any board, body, agency, or commission of any county, municipality, or school district of this State," approved February 15, 1951 (P. L. 1951, c. 3).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. The provisions of this act shall be held and construed to permit such body, board or officer to grant or pay any such bonus to any person after the effective date of this act.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 151

AN ACT concerning the disposition of persons convicted of certain enumerated sex crimes, and amending section 2A:164-3 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:164-3 of the New Jersey Statutes is amended to read as follows:

2A:164-3. Whenever a person is convicted of the offense of rape, carnal abuse, sodomy, assault with intent to commit rape, carnal abuse or sodomy, open lewdness, indecent exposure or impairing the morals of a minor, or of an attempt to commit any of the aforementioned offenses, the judge shall order the commitment of such person to the diagnostic center for a period not to exceed 60 days. While confined in the said diagnostic center, such person shall be given a complete physical and mental examination.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 152

AN ACT concerning certain mutual insurance companies, and amending sections 17:28-3, 17:37-6, 17:37-7 and 17:37-8 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 17:28-3 of the Revised Statutes is amended to read as follows:

17:28-3. The maximum premium shall be expressed in the policy of a mutual company organized under any law of this State, and, in a company other than a life insurance company, it may be solely a cash premium or a cash premium and an additional contingent premium, which contingent premium shall not be less than the cash premium, but no such company shall issue an insurance policy for a cash premium and without an additional contingent premium until and unless it possesses a surplus above all liabilities of at least $300,000.00.

Wherever any company shall issue policies for cash premiums only, in pursuance of the authority of this section, it may waive all contingent premiums set forth in policies then outstanding. The issuance of policies for cash premiums only in pursuance of this section may not be exercised by any such company until written notice of intention to do so, accompanied with a certified copy of the resolution of the board of directors providing for the issuance of such policies, shall have been furnished the Commissioner of Banking and Insurance.

2. Section 17:37-6 of the Revised Statutes is amended to read as follows:

17:37-6. Any mutual fire insurance company organized by special act of the Legislature prior to the year 1875 may provide in the policy of insurance a limited liability of the insured to pay upon call during the existence of the policy any portion
or all of the premium not paid in cash, notwithstanding, and in lieu of, any provision in the act incorporating the company for the deposit by the insured of a promissory note for the portion of premium not paid in cash and it shall not be necessary for any company to impose any limited liability to be paid upon call or to require the deposit of a promissory note when a policy is issued for a cash premium only, in pursuance of the authority of section 17:28-3.

3. Section 17:37-7 of the Revised Statutes is amended to read as follows:

17:37-7. When the directors of any mutual fire insurance company of this State make an assessment, they may assess over and above the amount of the losses and liabilities existing and unpaid at the time of making the assessment, any sum which they determine. The assessment shall be made against each member in proportion to the amount of insurance upon which he is liable to assessment by the rules and regulations of the company, not to exceed 1% of the amount of insurance, or in proportion to the original amount of his deposit note, which is assessable according to the constitution and by-laws of the company making the assessment, and in the latter case does not exceed 20% of the deposit note. The surplus, if any, collected upon the assessment, shall be placed in the company’s treasury and be used only for the payment of losses and expenses, according to the provisions of its charter or certificate of incorporation. The same rights and remedies shall exist for the collection of the assessment as are given in and by the charter or certificate of incorporation of the company for the collection of the assessments therein provided for but no assessment shall be made against any member upon a policy issued for a cash premium only in pursuance of the authority of section 17:28-3 of this Title.
Section amended.

Directors' duties to make assessments, liability, application of section.

CHAPTER 152, LAWS OF 1954

4. Section 17:37-8 of the Revised Statutes is amended to read as follows:

17:37-8. When the liabilities of any mutual fire insurance company organized under the laws of this State and now doing business shall exceed its assets, or hereafter organized shall exceed the net assets as provided in section 17:17-7 of this Title for the commencement of business, its board of directors shall raise money by assessment to restore such excess, and on neglect or refusal so to do, after 60 days’ notice from the treasurer or the Commissioner of Banking and Insurance of such excess of liabilities over assets, the directors so neglecting or failing shall be personally liable to pay the liabilities to the persons to whom the same are due and the Commissioner of Banking and Insurance shall take possession of the property and business of the company as provided in section 17:30-1 of this Title.

This section shall not apply to stockholders of mutual companies having a capital stock or to any mutual insurance company issuing insurance policies in accordance with the provisions of section 17:28-3 of this Title for cash premiums and without additional contingent premiums.

5. This act shall take effect immediately.

Approved July 15, 1954.
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CHAPTER 153

An Act permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to Anna H. Hutchinson.

Whereas, Anna H. Hutchinson, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of junior librarian at the Free Public Library for approximately 27 years, rendering excellent, efficient and faithful service to the city of Trenton, in the performance of her duties; and

Whereas, The said Anna H. Hutchinson has become incapacitated and is now disabled; and

Whereas, The city of Trenton does not have in force and effect any pension that would inure to the benefit of the said Anna H. Hutchinson; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Anna H. Hutchinson, for the remainder of her natural life, a pension to be effective upon the passage of this act, in the sum of $140.00 per month, being 1/2 of her former salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide, in its annual budget after the passage of this act, for the payment to the said Anna H. Hutchinson of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 154

An Act permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to Hughie Lewis.

WHEREAS, Hughie Lewis, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of a laborer-mechanic for approximately 20 years, rendering excellent efficient and faithful service to the city of Trenton in the performance of his duties; and

WHEREAS, The said Hughie Lewis has become incapacitated and is now disabled; and

WHEREAS, The city of Trenton does not have in force and effect any pension that would inure to the benefit of the said Hughie Lewis; therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Hughie Lewis, for the remainder of his natural life, a pension to be effective upon the passage of this act, in the sum of $133.43 per month, being \( \frac{1}{2} \) of his former salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide, in its annual budget after the passage of this act, for the payment to the said Hughie Lewis of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately. 

Approved July 15, 1954.
CHAPTER 155

An Act permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to Miriam Cole.

Whereas, Miriam Cole, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of clerk-bookkeeper in the office of the receiver of taxes for approximately 26 years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of her duties; and

Whereas, The said Miriam Cole has become incapacitated and is now disabled; and

Whereas, The city of Trenton does not have in force and effect any pension that would inure to the benefit of said Miriam Cole; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Miriam Cole, for the remainder of her natural life, a pension to be effective upon the passage of this act, in the sum of $127.50 per month, being 1/2 of her former salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide, in its annual budget after the passage of this act, for the payment to the said Miriam Cole of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 156

An Act permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to James A. McGrath.

Whereas, James A. McGrath, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of laborer-mechanic for 23 years, rendering excellent, efficient and faithful service to the city of Trenton, in the performance of his duties; and

Whereas, The said James A. McGrath has become incapacitated and is now disabled; and

Whereas, The city of Trenton does not have in force and effect any pension that would inure to the benefit of the said James A. McGrath; therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to James A. McGrath, for the remainder of his natural life, a pension to be effective upon the passage of this act, in the sum of $133.47 per month, being 1/2 of his former monthly salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide, in its annual budget after the passage of this act, for the payment to the said James A. McGrath of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 157


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

   1. Any person who discards or abandons in any public or private place accessible to children, whether or not such children are trespassers, any refrigerator or icebox, having a capacity of $1 \frac{1}{2}$ cubic feet or more, with an attached lid or door which may be opened and fastened shut by means of an attached latch, or being the owner, lessee or manager of such place, knowingly permits such abandoned or discarded refrigerator, icebox or chest to remain there in such condition, is a disorderly person and shall be punished by a fine of not more than $50.00 or by imprisonment in the county jail for not more than 5 days, or by both.

   2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 158

An Act to amend “An relating to public health; providing for the establishment in the Executive Branch of the State Government of a State Department of Health, defining its organization, functions, powers and duties, providing thereby for the consolidation and co-ordination of public health activities; abolishing the offices of Perth Amboy Port health officer and deputy Perth Amboy Port health officer; transferring to, and vesting in said State Department of Health the functions, powers and duties of the Perth Amboy Port health officer and of the deputy Perth Amboy Port health officer; amending section 26:1-1, repealing sections 26:2-1 to 26:2-55, inclusive, 26:4-111, 26:4-114, 26:4-115, and supplementing Title 26 of the Revised Statutes,” approved May 22, 1947 (P. L. 1947, c. 177).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 4 of the act of which this act is amendatory is amended to read as follows:

   4. There shall be in the department a Public Health Council which shall consist of 8 members, each of whom shall be chosen with due regard to his knowledge of and interest in public health and each of whom shall be a citizen of this State. Two of such members shall be duly licensed physicians and 1 member shall be a dentist licensed to practice in the State of New Jersey. Each member shall be appointed by the Governor, by and with the advice and consent of the Senate, for a term of 7 years and until his successor is appointed and qualified; provided, however, that the first appointments hereunder shall be for terms which shall commence on
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July 1, 1947, and shall continue 1 for 1 year, 1 for 2 years, 1 for 3 years, 1 for 4 years, 1 for 5 years, 1 for 6 years and 1 for 7 years; and provided further, that the term of the dentist member first appointed shall commence on July 1, 1954. Any member of the Public Health Council may be removed from office by the Governor, for cause.

Any vacancy occurring in the membership of the council for any cause shall be filled in the same manner as the original appointment but for the unexpired term only.

The members of the council shall serve without compensation, but shall be reimbursed for necessary expenses incurred in the performance of their duties.

2. This act shall take effect immediately.

Approved July 15, 1954.

CHAPTER 159

AN ACT concerning shellfish in this State, and amending section 50:3-15 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 50:3-15 of the Revised Statutes is amended to read as follows:

50:3-15. No person shall gather, scrape, rake or tong any oysters in or upon the beds, rivers or creeks of this State named in section 50:3-14 of this Title, for and during the period from June 30 until September 1 in each and every year; but this closed season shall not apply to the beds (a) at the mouth of Maurice river, described as follows: Beginning at a point with co-ordinates x=1,897,678 y=132,207 said point being now or formerly East Point Lighthouse and running thence N 48°-23'-07"
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W 9,400. feet to a point x=1,890,650 y=138,450 on the east bank of the mouth of New England creek; thence following in an easterly direction the shore line and crossing the mouth of the Maurice river and following the shore line to the point of beginning, and in Maurice river, from which oysters may be taken between sunrise and sunset at any time, except on Sundays; or (b) to the Nantuxent beds at the mouth of Nantuxent creek, and the Cohansey beds at the mouth of Cohansey river, from which oysters may be taken only during the months of May and June between sunrise and sunset, except on Sunday; or (c) to the Back creek beds at the mouth of Back creek, Back creek from the mouth to the south bank of the mouth of Tweed creek, which areas are described as follows: Beginning at the intersection of the southerly bank of the mouth of Tweed creek with the westerly bank of Back creek, said intersection being at high-water mark, thence from said point in a southeasterly, southwesterly, and southerly direction, being along the westerly bank of Back creek and the westerly shore of Nantuxent Cove to a point on the said shore, said point being N 71° E 700 feet more or less from the Sextant tower on Ben Davis Point; thence N 71° E 4,300 feet more or less to a stake set in Nantuxent Cove; thence N 19° E 3,300 feet more or less to a stake set at the high-water mark along the north shore of Nantuxent Cove; thence bounding on the said high-water mark in a general westerly direction to the mouth of Back creek, thence along the easterly bank of Back creek in a general, easterly, northerly and northwesterly direction to a point due east from the southerly bank of the mouth of Tweed creek; thence crossing Back creek in a due west direction to the place of beginning, from which oysters may be taken only during the months of April, May, June, September, October and November between sunrise and sunset, except on Sunday.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 160

An Act permitting the city of Trenton, county of Mercer and State of New Jersey, to provide for the payment of a pension to Guiseppe Chiantese.

Whereas, Guiseppe Chiantese, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of laborer (heavy) in the Street Division for 22 years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of his duties; and

Whereas, The said Guiseppe Chiantese has become incapacitated and is now disabled; and

Whereas, The city of Trenton does not have in force and effect any pension that would inure to the benefit of the said Guiseppe Chiantese; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Guiseppe Chiantese, for the remainder of his natural life, a pension to be effective upon the passage of this act, in the sum of $123.51 per month, being ½ of his former monthly salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide in its annual budget, after the passage of this act, for the payment to the said Guiseppe Chiantese of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 161

An Act permitting the city of Trenton, county of Mercer and State of New Jersey, to provide for the payment of a pension to Anthony Muschal.

Preamble.

WHEREAS, Anthony Muschal, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of laborer, semiskilled, in the Street Division for over 20 years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of his duties; and

Preamble.

WHEREAS, The said Anthony Muschal has become incapacitated and is now disabled; and

Preamble.

WHEREAS, The city of Trenton does not have in force and effect any pension that would inure to the benefit of the said Anthony Muschal; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Anthony Muschal, for the remainder of his natural life, a pension to be effective upon the passage of this act, in the sum of $128.70 per month, being 3/4 of his former monthly salary, which pension shall be paid in monthly installments.

Provision for payment.

2. If said pension is granted, the said city of Trenton shall provide in its annual budget, after the passage of this act, for the payment to the said Anthony Muschal of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

Authorized to pay pension.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 162

AN ACT permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to Michael Radice.

WHEREAS, Michael Radice, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city in the capacity of a laborer-mechanic in the Department of Parks and Public Property for 25 years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of his duties; and

WHEREAS, The said Michael Radice has become incapacitated and is now disabled; and

WHEREAS, The city of Trenton does not have in force and effect any pension that would inure to the benefit of the said Michael Radice; therefore

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The city of Trenton, in the county of Mercer and State of New Jersey, is authorized to grant and pay to Michael Radice, for the remainder of his natural life, a pension to be effective upon the passage of this act, in the sum of $133.47 per month, being 1/2 of his former salary, which pension shall be paid in monthly installments.

2. If said pension is granted, the said city of Trenton shall provide, in its annual budget after the passage of this act, for the payment to the said Michael Radice of the aforementioned pension, and from the date of the passage of this act until the adoption of its next annual budget the city shall pay such pension from any fund or funds available therefor.

3. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 163

A Supplement to "An act to supplement 'An act to provide for the use of the Delaware and Raritan canal and to provide an appropriation therefore, and to supplement chapter 13 of Title 13 of the Revised Statutes,' approved April 20, 1944 (P. L. 1944, c. 172)," approved May 19, 1949 (P. L. 1949, c. 168).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Division of Water Policy and Supply of the Department of Conservation and Economic Development shall cause a notice of every public hearing required to be held pursuant to section 1 of the act to which this act is supplementary to be given by mail at least 10 days prior to such public hearing to every county and municipality wherein any part of the Delaware and Raritan canal is located or which abuts said canal and to every person whose property abuts said canal and to every user of the water of said canal provided, on or before January 1 in each year, a written request for notice of such public hearings is filed with the Division of Water Policy and Supply.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 164
AN ACT to amend "An act relating to the Teachers' Pension and Annuity Fund, and supplementing chapter 13 of Title 18 of the Revised Statutes," approved August 11, 1953 (P. L. 1953, c. 360).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

   1. The total retirement allowance to be paid to a member retired prior to July 1, 1953, and to a member retired on or after said date for disability, or on or after attaining age 62 with 20 or more years of service, consisting of service to his credit in the New Jersey Teachers' Pension and Annuity Fund and service in New Jersey prior to September 1, 1919, shall be not less than $800.00 per annum. Eligible members must apply to the Board of Trustees of the Teachers' Pension and Annuity Fund, and provide satisfactory evidence as to service to the board of trustees.

   2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 165

An Act concerning the payment of premiums for group insurance of municipal and county employees in certain cases, amending section 40:11-16 of the Revised Statutes, repealing section 2 of "An act concerning the payment of premiums for group insurance of municipal and county employees in certain cases, amending section 40:11-16 and supplementing chapter 11 of Title 40 of the Revised Statutes," approved May 19, 1949 (P. L. 1949, c. 166) and repealing section 2 of "An act concerning the payment of premiums for group insurance of municipal and county employees in certain cases, amending section 40:11-15 and supplementing chapter 11 of Title 40 of the Revised Statutes," approved June 2, 1947 (P. L. 1947, c. 231).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 40:11-16 of the Revised Statutes is amended to read as follows:

40:11-16. Whenever a group has or shall have been established in accordance with the provisions of section 40:11-15 of this Title, the governing body of the county or of the municipality in which the group or groups are formed, may pay, as additional compensation to the individual members of the group or groups, a part or all of the premium on the group policy or policies.

Nothing herein contained shall be construed as compelling the governing body of any county or municipality to pay any portion of the premium on such group or groups.

2. Section 2 of "An act concerning the payment of premiums for group insurance of municipal and
county employees in certain cases, amending section 40:11-16 and supplementing chapter 11 of Title 40 of the Revised Statutes," approved May 19, 1949, is repealed.

3. Section 2 of "An act concerning the payment of premiums for group insurance of municipal and county employees in certain cases, amending section 40:11-15 and supplementing chapter 11 of Title 40 of the Revised Statutes," approved June 2, 1947, is repealed.

4. This act shall take effect immediately.
Approved July 15, 1954.

CHAPTER 166


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. The axle weight limitations of section 39:3-84 of the Revised Statutes shall apply to all vehicles registered in New Jersey subsequent to March 1, 1950, which have not been registered therein prior to that date; for those vehicles registered in New Jersey or contracted for purchase by New Jersey residents on or before March 1, 1950, these axle weight limitations shall become effective on and after March 31, 1958. The combined weight of vehicle and load and axle load limitations provided in section 39:3-84 of the Revised Statutes shall be amended.

C. 39:3-84.1. Application of axle weight limitations.
not apply to vehicles registered for use with "constructor" registration plates as provided in section 39:3-20 of the Revised Statutes. Such vehicles shall be limited as to gross weight by the allowable weight of vehicle and load as shown on the registration certificate.

2. This act shall take effect immediately.
Approved July 15, 1954.

CHAPTER 167

An Act concerning county adjusters in charge and supervision of the preparation of papers relating to the commitment of the insane, in certain counties, and amending section 30:4-34 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 30:4-34 of the Revised Statutes is amended to read as follows:

30:4-34. In each county where county counsel, county solicitor, county clerk, county physician or county probation officer, or any of their assistants is in charge and supervision of the preparation of papers relating to the commitment of the insane, such person shall be known as "county adjuster" and such duties shall continue to pertain to the office of such county counsel, county solicitor, county clerk, county physician or county probation officer or their successors in office, but, notwithstanding the foregoing, in case any other county official or employee shall be at the time of the adoption of this act, in charge and supervision of the preparation of papers relating to the commitment of the insane, the board of chosen freeholders of the county may designate that county official or
employee as county adjuster. In all other counties
the judge of the County Court, with the consent of
the board of chosen freeholders, shall designate
some county official or employee as county adjuster.
The county adjuster shall have charge and super­
vision of the preparation of papers relating to the
commitment of the insane in such county, and in
cases arising in other counties in which the legal
settlement appears to be in his county. Classification under civil service rules shall not be affected
by reason of such designation or additional duties,
and additional compensation, if any, for such serv­
ces may be fixed by the board of chosen freeholders
and paid in the same manner as other county em­
ployees are paid. Each board of chosen freeholders
shall notify the various institutions for the insane,
of the name and address of the county adjuster.
2. This act shall take effect immediately.
Approved July 15, 1954.

CHAPTER 168

AN ACT concerning the sale of lands of mental in­
competents in certain cases and the disposition
of the proceeds of such sales, and supplementing
chapter 20 of Title 3A of the New Jersey Stat­
utes.

BE IT ENACTED by the Senate and General Assem­
bly of the State of New Jersey:

1. Whenever real property of a mental incom­
petent which is ordered sold by the court pursuant
to section 3A:20-10 of the New Jersey Statutes is
held by the said incompetent and his or her spouse
as tenants by the entirety, the assent of the guar­
dian of said incompetent to said sale shall be
deemed to have been given by the filing of his com­
plaint for such sale and such filing shall also constitute the assent of the said incompetent to a termination of the tenancy by the entirety as fully and sufficiently as if he were competent and had so assented, and the proceeds of the sale payable to the incompetent need not be deposited with the clerk of the court but may be used by the guardian of the incompetent for the care, maintenance and support of the incompetent, subject only to the duty of the said guardian to account therefor as required by law. Nothing herein contained shall affect the interest of said spouse as tenant by the entirety unless said spouse shall consent to the termination of such tenancy.

2. This act shall take effect immediately.
Approved July 15, 1954.

CHAPTER 169

AN ACT concerning veterans pensions, and supplementing chapter 4 of Title 43 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any person who has been or shall be retired pursuant to chapter 4 of Title 43 may, upon written request, waive payment of a portion of the pension to which he is entitled.

2. Upon receipt of such a waiver, and until the same is withdrawn or altered by a subsequent request, the department of the public service paying such pension shall make periodic payments in such reduced amount.

3. This act shall take effect immediately.
Approved July 15, 1954.
CHAPTER 170

AN ACT to amend "An act to authorize the board of chosen freeholders of any county to appropriate money in aid of volunteer fire companies," approved May 6, 1949 (P. L. 1949, c. 79).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

   Section amended.

   1. The board of chosen freeholders of any county may raise, appropriate and expend such sums of money not exceeding $2,000.00 in any one year, as it may deem expedient to aid volunteer fire companies located in any municipality or fire district in such county to keep abreast of the latest methods, procedures and techniques of fire fighting by enabling members of said companies to attend courses of instruction or otherwise acquire familiarity with said methods, procedures and techniques.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 171

An Act concerning fire districts and volunteer fire companies, and amending section 40:47-27 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:47-27 of the Revised Statutes is amended to read as follows:

40:47-27. The governing body of a municipality may raise and appropriate such sum of money, not exceeding $8,000.00 annually, as it may deem necessary to aid the board of fire commissioners of any fire district or volunteer fire companies located therein, owning and maintaining their own apparatus, and in any municipality in which there are more than 3 such boards or companies or both, the governing body may raise and appropriate an additional sum of money not in excess of $2,000.00 annually for each such additional board or company; provided, however, that all moneys so appropriated in excess of $4,000.00 annually or 50% of the annual appropriation, whichever is greater, be used for the purchase of new equipment from time to time, with the approval of the governing body, such moneys to be accounted for to the governing body annually.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 172

AN ACT concerning motor vehicles, and amending section 39:3-4 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:3-4 of the Revised Statutes is amended to read as follows:

39:3-4. Except as hereinafter provided, every resident of this State and every nonresident whose automobile or motorcycle shall be driven in this State shall, before using such vehicle on the public highways, register the same, and no motor vehicle or motorcycle shall be driven unless so registered.

Such registration shall be made in the following manner: An application in writing, signed by the applicant or by an agent or officer in case the applicant is a corporation, shall be made to the director or his lawful agent, on forms prepared and supplied by the director, containing the name, address and age of the owner, together with a description of the character of the automobile or motorcycle, including the name of the maker and the manufacturer’s number or the motor number, or both and any other statement that may be required by the director. Thereupon the director shall have power to grant a registration certificate to the owner of any motor vehicle, if over 17 years of age, application for the registration having been properly made and the fee therefor paid, and the vehicle being of a type that complies with the requirements of this subtitle. The registration certificate to be issued by the director shall be properly numbered and shall state that the motor vehicle or motorcycle is registered in accordance with the law. The director shall cause the name of the owner, with his address and the number of his certificate and description of the motor vehicle or motorcycle, to be entered on
the records of his department in alphabetical and numerical order.

Every registration shall expire and the certificate thereof become void on March 31 of each year, terminating the period for which such certificate is issued.

The director shall issue registrations and licenses for the following yearly period, on and after March 1 of each year, such registrations and licenses to be effective immediately.

No person owning or having control over any unregistered motor vehicle shall permit the same to be parked or to stand on a public highway.

Any motor vehicle inspector or police officer is authorized to remove any such unregistered vehicle from the public highway to a storage space or garage, the expense involved in such removal and storing of said motor vehicle to be borne by the owner of such vehicle.

Any person violating the provisions of this section shall be subject to a fine not exceeding $100.00, except that for the misstatement of any fact in the application required to be made by the director, the person making such statement shall be subject to the penalties provided in section 39:3-37 of this Title.

2. This act shall take effect immediately.

Approved July 15, 1954.
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CHAPTER 173

AN ACT concerning the State, County and Municipal Employees' Retirement System, and amending section 43:15-2 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 43:15-2 of the Revised Statutes is amended to read as follows:

43:15-2. If this chapter is so adopted it shall become effective in the county or municipality adopting it on June 30 of the following year. Membership in the State Employees' Retirement System shall be optional with the employees of the county or municipality in the service on the day the chapter so becomes effective. An employee who elects to become a member within 1 year after this chapter so takes effect shall be entitled to a prior service certificate covering service rendered to the county or municipality prior to the date this chapter so becomes effective. Any person who prior to July 1, 1951, has filed or who shall file an application covering service rendered to the county or municipality prior to July 1, 1954 shall be entitled to a prior service certificate covering such service. Membership shall be compulsory for all employees entering the service of the county or municipality after the date this chapter so becomes effective. Where any such employee entering the service of the county or municipality after the date this chapter so becomes effective has had prior service as an employee in such county or municipality before the date upon which this chapter so becomes effective, such employee shall be entitled to a prior service certificate covering service rendered to the county or municipality prior to the date this chapter so becomes effective.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 174

AN ACT concerning the sentencing and confinement in New Jersey State Prison of persons convicted of crime, and amending section 2A:164–17 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:164–17 of the New Jersey Statutes is amended to read as follows:

2A:164–17. All sentences to the New Jersey State Prison shall be for a maximum and minimum term, except sentences for life. The maximum term shall not be in excess of the maximum term prescribed by law for the offense for which the offender was convicted. The minimum term shall not be less than 1 year. Commutation time for good behavior, as provided by law, shall be allowed on both the maximum and minimum terms. Nothing contained in this section shall be construed to repeal or affect the power of the courts to suspend the imposition or execution of sentence and place the offender on probation. The sentence of the court shall include a determination as to whether the prisoner was convicted and sentenced as a second, third or fourth offender as provided in sections 2A:85–8, 2A:85–9, 2A:85–12 and 2A:85–13 of this Title and the commitment or order of sentence which directs the prisoner’s confinement shall specify therein whether he is convicted and sentenced as a second, third or fourth offender.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 175

AN ACT for the prevention of cruelty to certain animals, and amending section 4:22-26 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 4:22-26 of the Revised Statutes is amended to read as follows:

4:22-26. A person who shall:

a. Overdrive, overload, drive when overloaded, overwork, torture, torment, deprive of necessary sustenance, or cruelly beat or otherwise abuse or needlessly mutilate or kill a living animal or creature;

b. Cause or procure to be done by his agent, servant, employee or otherwise an act enumerated in paragraph "a" of this section;

c. Inflict unnecessary cruelty upon a living animal or creature of which he has charge or custody either as owner or otherwise, or unnecessarily fail to provide it with proper food, drink, shelter or protection from the weather;

d. Receive or offer for sale a horse which by reason of disability, disease or lameness, or any other cause, could not be worked without violating the provisions of this article;

e. Keep, use, be connected with or interested in the management of, or receive money or other consideration for the admission of a person to, a place kept or used for the purpose of fighting or baiting a living animal or creature;

f. Be present and witness, encourage, aid or assist in an activity enumerated in paragraph "e" of this section;

g. Permit or suffer a place owned or controlled by him to be used as provided in paragraph "e" of this section;
h. Carry, or cause to be carried, a living animal or creature in or upon a vehicle or otherwise, in a cruel or inhuman manner;
i. Use a dog or dogs for the purpose of drawing or helping to draw a vehicle for business purposes;
j. Impound or confine or cause to be impounded or confined in a pound or other place a living animal or creature, and shall fail to supply it during such confinement with a sufficient quantity of good and wholesome food and water;
k. Abandon a maimed, sick, infirm or disabled animal or creature to die in a public place;
l. Willfully sell, or offer to sell, use, expose, or cause or permit to be sold or offered for sale, used or exposed, a horse or other animal having the disease known as glanders or farcy, or other contagious or infectious disease dangerous to the health or life of human beings or animals, or who shall, when any such disease is beyond recovery, refuse, upon demand, to deprive the animal of life;
m. Own, operate, manage or conduct a stand or roadside market for the sale of merchandise along a highway and shall keep a living animal or creature inhumanly confined on such premises as an exhibit;
n. Keep or exhibit any wild animal, other than birds or fowls, at any road stand, gasoline station or market located on any of the public streets or highways of this State;
o. Sell, offer for sale, barter or give away or display live baby chicks, ducklings or other fowl or rabbits, turtles or chameleons which have been dyed or artificially colored or otherwise treated so as to impart to them an artificial color;
p. Use any animal, reptile, or fowl for the purpose of soliciting any alms, collections, contributions, subscriptions, donations, or payment of money except in connection with exhibitions, shows or performances conducted in a bona fide manner by recognized breeders associations, 4H clubs or other similar bona fide organizations;
q. Sell or offer for sale, barter, or give away living rabbits, baby chicks, ducklings or other fowl, unless such person provides proper facilities for the care of such rabbits, baby chicks, ducklings, or other fowl during the time they are in possession of such person;

r. Sell, offer for sale, barter or give away living baby chicks, ducklings or other fowl, or rabbits, turtles or chameleons under two months of age in any quantity of less than 6 except in any such disposition by recognized breeders associations, 4H clubs or other similar bona fide organizations;

s. Artificially mark sheep or cattle, or cause them to be marked, by cropping or cutting off both ears, cropping or cutting either ear more than 1 inch from the tip end thereof, or half cropping or cutting both ears or either ear more than 1 inch from the tip end thereof, or who shall have or keep in his possession sheep or cattle, which he claims to own, marked contrary to this paragraph unless they were bought in market or of a stranger—

Shall forfeit and pay a sum not to exceed $100.00, to be sued for and recovered, with costs, in a civil action by any person in the name of the New Jersey Society for the Prevention of Cruelty to Animals.

2. This act shall take effect immediately.

Approved July 15, 1954.
CHAPTER 176

An Act concerning appeals from bastardy proceedings, and amending section 9:17–20 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 9:17–20 of the Revised Statutes is amended to read as follows:

9:17–20. Any person charged as the reputed father of an illegitimate child or of a child likely to be born illegitimate or the State Board of Child Welfare or any municipality aggrieved by the finding of the court or jury or by the order of the court may appeal to the County Court. Upon request of either party the appeal shall be tried before a jury.

2. This act shall take effect immediately.

Approved July 15, 1954.

CHAPTER 177


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 12A–1 of Article 12A, added to the "Optional Municipal Charter Law" (P. L. 1950, c. 210) by section 13 of the act of which this act is amendatory, is amended to read as follows:

12A–1. The form of government provided in this article shall be known as the "Council-Manager
Plan E for Municipalities.” It may be adopted by any municipality having a population of less than 150,000 inhabitants and shall, together with articles 2 and 17 and sections 9–6 through 9–18 of article 9, govern any municipality, the voters of which have adopted this plan pursuant to this act (except that the council shall organize and elect a mayor on January 1 rather than July 1 as provided in section 9–6).

2. This act shall take effect immediately.
Approved July 15, 1954.

CHAPTER 178

An Act concerning the education and training of mentally retarded children in the public school systems of the State, and supplementing Title 18 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Commissioner of Education, with the approval of the State Board, shall promulgate rules and regulations for the classification of mentally retarded children, based upon approved and accepted psychological standards, under 3 groups:

   a. Educable mentally retarded children, who are those who may be expected to succeed with a minimum of supervision in homes and schools and community life and are characterized particularly by reasonable expectation that at maturity they will be capable of vocational and social independence in competitive environment;
b. Trainable mentally retarded children, who are so severely retarded or socially immature that they cannot be classified as educable but are, notwithstanding, potentially capable of self-help, of communicating satisfactorily, of participating in groups, of directing their behavior so as not to be dangerous to themselves or others and of achieving with training some degree of personal independence and social and economic usefulness within sheltered environments;

c. Children who are so mentally retarded as to be neither educable or trainable.

2. Each board of education shall ascertain what children between the ages of 5 and 20 in the public schools of the district cannot be properly accommodated through the school facilities usually provided because of the extent of their mental retardation and shall classify such of them as are educable or trainable in accordance with rules and regulations, prescribed by the Commissioner of Education, with the approval of the State Board of Education, in accordance with the provisions of this act.

3. Each board of education shall separately or jointly with 1 or more boards of education employ a psychological examiner and, if it deems it advisable, may employ a psychiatric examiner to administer the procedures for diagnosis and classification required in this act.

4. In lieu of employing a psychological or psychiatric examiner, a board of education may separately or jointly with 1 or more boards of education contract to use, with or without financial reimbursement, the psychological or psychiatric services of any clinic or agency approved by the Commissioner of Education. The Commissioner of Education with the approval of the State Board of Education and of the State Board of Control of the Department of Institutions and Agencies, shall prescribe suitable standards for the approval by him of any examiner, who is engaged in diagnosing and
classifying children, pursuant to this act and for
the approval of any clinic or agency furnishing
services pursuant to section 4 of this act.

5. It shall be the duty of each board of education
to provide suitable facilities and programs of edu-
cation or training for all the children who are classi-
4. fied as educable or trainable under this act. The
absence or unavailability of a special class facility
in any district shall not be construed as relieving
the board of education of the responsibility for pro-
viding education or training for any child who
qualified under this act. The facilities and pro-
gress of education or training required under this
act may be provided as follows:

(a) By establishing a special class or classes
in the district; or
(b) By sending pupils to a special class in
the public schools of another district; or
(c) By agreement with 1 or more school dis-

6. Every special class maintained under this act
shall be approved by the commissioner according
to the rules and regulations prescribed by him and
approved by the State Board. No such class con-
ducted for educable mentally retarded children
shall contain more than 15 pupils, and no such
class conducted for trainable retarded children
shall contain more than 10 pupils.

7. Any board of education which receives pupils
from a sending district under this act shall deter-
mine a tuition rate to be paid by the sending board

C. 18:14-71.5.
Suitable
facilities to
be provided.

C. 18:14-71.6.
Approval of
special
classes, limits
number of
pupils.

C. 18:14-71.7.
Tuition
paid by
sending
district.
of education, but in no case shall the tuition rate exceed the cost per pupil as determined according to a formula prescribed by the commissioner with the approval of the State Board.

8. The commissioner may, in his discretion, with the approval of the State Board, require any board of education having the necessary accommodations to receive pupils from other districts.

9. Any board of education which has entered or hereafter shall enter its pupils in the schools of a receiving district may not withdraw such pupils for the purpose of entering them in the schools of another district unless good and sufficient reason exists for such change and unless an application therefor is made and approved by the commissioner. Either the receiving or sending board of education, if dissatisfied with the determination of the commissioner on any such application, may appeal to the State Board, and, in its discretion, that body may affirm, reverse or modify his determination.

10. Any joint provision for facilities, examinations or transportation under this act shall be provided under the terms of an agreement adopted by resolutions of each of the boards of education concerned wherein shall be set forth the essential information concerning the facilities, examinations, or transportation to be provided, and the method of computing the proportion of the cost each party to the agreement shall assume, the proportion of the State aid to which each district shall be entitled, and any other matters deemed necessary to carry out the purpose of the agreement. Any such agreement shall not become effective until approved by the commissioner.

11. The commissioner with the consent of the State Board shall approve all special facilities and programs provided under this act. He shall from time to time by the use of available members of his staff, by the publication of bulletins, and by any other means available to him assist boards of education in formulating programs required under this act.
12. The superintendent of schools, or the principal of the school in a district where there is no superintendent, may, upon the advice of the examiner making the diagnosis and classification required in this act, refuse to admit, or having admitted, exclude any child whose mental retardation is so severe that he has been diagnosed and classified as not trainable under section 2 of this act.

Any child so refused admission or excluded shall be re-examined, upon the request of the parent or other person having custody and control of the child, after a period of 1 year shall have elapsed from the date of the last previous examination. A pupil may be refused admission or excluded temporarily for a reasonable time pending examination and classification.

13. The superintendent of schools or the principal of the school, as the case may be, shall forthwith report to the secretary of the board of education the names of all children and the names and addresses of their parents or persons having custody and control of them who have been refused admission or excluded under section 12 of this act. Their refusal of admission or exclusion shall continue unless and until set aside by action of the board of education or lifted as a result of a re-examination. It shall also be the duty of the superintendent or principal, as the case may be, to report the names of any other mentally retarded children in the district known to him who are not in a private school or in a residential institution and who are considered to be uneducable or untrainable.

It shall be the duty of the secretary of the board of education, after the meeting of the board of education next following the meeting at which the names are reported, to report the names and addresses to the county superintendent of schools of the county in which the district is situated. The county superintendent shall furnish a list of such names and addresses to the commissioner, who shall, in turn, transmit all lists received by him to
the Commissioner of Institutions and Agencies. Such lists shall not be made public, but shall be open to the inspection only of such public and private agencies as have a legitimate interest in it and then only to the extent so necessary; nor shall the presence of any such name on such list necessarily constitute eligibility for admission to any of the institutions under the control of the Department of Institutions and Agencies.

14. The board of education shall furnish transportation to all children found to be mentally retarded under this act who qualify for such transportation under R. S. 18:14-8 and may furnish transportation for any child for a lesser distance if, in its judgment, the mental retardation of the child is so severe as to make such transportation necessary and advisable.

The school district shall be entitled to State aid for such transportation in the amount of 75% of the cost to the district of furnishing such transportation to a public school when the necessity for such transportation and the cost and method thereof have been approved by the county superintendent of schools of the county in which the district paying the cost of such transportation is situated.

15. The commissioner may require at such times, and in the manner and on forms prescribed by him, such educational, financial and statistical reports as he may deem necessary to carry out the purpose of this act.

16. This act shall take effect on July 1, 1954. Approved July 20, 1954.
CHAPTER 179


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Each board of education shall ascertain, according to rules and regulations prescribed by the commissioner with the approval of the State board, what children, if any, in the public schools between the ages of 5 and 20 cannot be properly accommodated through the school facilities usually provided because of the extent of their physical handicaps.

2. Each physically handicapped child shall be classified according to categories, and by procedures prescribed by the commissioner and approved by the State board. Such categories shall be the following: cerebral palsy, general orthopaedic, cardiopathic, blind, partially seeing, deaf, hard of hearing, chronic defects and diseases, and speech defects connected with some physical defect.

3. Any medical inspector of the school district may administer the procedures for classification required in this act or, whenever in the judgment of the board of education it is necessary or advisable, an orthopaedic surgeon or other specialist of recognized standing may be employed for the purpose.
4. In lieu of employing an examiner required in section 3 of this act, a board of education may separately or jointly with 1 or more boards of education contract to use, with or without financial reimbursement, the services of any clinic or agency approved by the commissioner.

5. The commissioner with the approval of the State board shall prescribe suitable standards for the approval by him of any examiner who is engaged in classifying children pursuant to this act and for the approval of any clinic or agency furnishing services pursuant to section 4 of this act.

6. It shall be the duty of each board of education to provide suitable facilities and programs of education for all the children who are classified as physically handicapped under this act. The absence or unavailability of a special class facility in any district shall not be construed as relieving a board of education of the responsibility for providing education for any child who qualifies under this act.

7. The facilities and programs of education required under this act may be provided as follows:
   (a) By establishing a special class or classes in the district, including a class or classes in hospitals, convalescent homes, or other institutions; or
   (b) By sending pupils to a special class in the public schools of another district; or
   (c) By agreement with 1 or more school districts to provide joint facilities, including a class or classes in hospitals, convalescent homes, or other institutions; or
   (d) By instruction supplementary to the regular program of the school not to exceed 5 hours weekly, whenever, in the judgment of the board of education with the consent of the commissioner, the physically handicapped pupil will be best served thereby; or
   (e) By individual instruction at home or in school whenever in the judgment of the board of education with the consent of the commissioner, there are too few physically handicapped pupils to form a class in the district or whenever it is im-
practicable to transport a child because of distance or other good reason to a class referred to in subsections a, b, c, or d.

Whenever any child shall be confined to a hospital, convalescent home, or other institution in which a special class shall be established pursuant to subsection (a) of this section, it shall be the duty of the board of education of the district in which the child is domiciled to pay the tuition of said child in the special class if it is satisfied, after an examination has been made in the manner provided in this act, that it is necessary or advisable for the child to be confined to said hospital, convalescent home, or other institution.

The board of education may, in its discretion, also furnish the facilities or programs provided in this act to any person over the age of 20 who does not hold a diploma of a high school approved in this State or in any other State in the United States.

8. Every special class maintained under this act shall be approved by the commissioner according to rules and regulations prescribed by him and approved by the State board. The maximum number of pupils in any class in the categories listed in this section shall be as follows: cerebral palsy, 10; general orthopaedic, 15; cardiopathic, 15; blind, 8; combination blind and partially seeing, 8; partially seeing, 15; deaf, 8; hard of hearing, 10; chronic defects and diseases, 15. The maximum of pupils in any class of a category not listed in this section shall be prescribed by the commissioner with the approval of the State board.

9. Any board of education which receives pupils from a sending district under this act shall determine a tuition rate to be paid by the sending board of education, but in no case shall the tuition rate exceed the cost per pupil as determined according to a formula prescribed by the commissioner with the approval of the State board.

10. The commissioner may, in his discretion, with the approval of the State board, require any board of education having the necessary accommodation to receive pupils from other districts.
11. Any board of education which has entered or hereafter shall enter its pupils in the schools of a receiving district may not withdraw such pupils for the purpose of entering them in the schools of another district unless good and sufficient reason exists for such a change and unless an application therefor is made and approved by the commissioner. Either the receiving or sending board of education, if dissatisfied with the determination of the commissioner on any such application, may appeal to the State board, and, in its discretion that body may affirm, reverse, or modify his determination.

12. Any joint provision for facilities, examinations or transportation under this act shall be provided under the terms of an agreement adopted by resolutions of each of the boards of education concerned wherein shall be set forth the essential information concerning the facilities, examinations, or transportation to be provided, the method of computing the proportion of the State aid to which each district shall be entitled, and any other matters deemed necessary to carry out the purpose of the agreement. Any such agreement shall not become effective until approved by the commissioner.

13. The commissioner with the consent of the State board shall approve all special facilities and programs which meet the requirements of this act. He shall from time to time by the use of available members of his staff, by the publication of bulletins, and by any other means available to him assist boards of education in formulating programs required under this act.

14. Each board of education shall report to the county superintendent of schools of the county in which the school district is situate who shall report to the commissioner the names of all children classified under this act and the names and addresses of their parents or persons having control or custody of them together with the category into which they have been classified. Included in this report shall be the names and addresses of any known physi-
cally handicapped children who are not attending school. The commissioner shall make the information in the reports available to any State agency charged with the care and restoration of any particular category of physically handicapped children.

15. The board of education shall furnish transportation to all children found to be physically handicapped under this act who qualify for such transportation under R. S. 18:14-8 and shall also furnish transportation to any physically handicapped child for a lesser distance, if, in the judgment of the board of education, upon the advice of the examiner, the physical handicap is such as to make such transportation necessary or advisable.

The school district shall be entitled to State aid for such transportation in the amount of 75% of the cost to the district of furnishing such transportation to a public school when the necessity for such transportation and the cost and method thereof have been approved by the county superintendent of schools of the county in which the district paying the cost of such transportation is situated.

16. The commissioner may require at such times, and in the manner and on forms prescribed by him, such educational, financial, statistical, and other reports as he may deem necessary to carry out the purpose of this act.

17. A pupil may be refused admission or excluded temporarily for a reasonable time pending examination and classification.

18. Sections 18:14-9 and 18:14-68 to 18:14-71, inclusive (L. 1948, c. 191, L. 1951, c. 38) are hereby repealed.

19. This act shall take effect on July 1, 1954. Approved July 20, 1954.
CHAPTER 180

An Act concerning education, amending sections 18:3-17, 18:14-14 and 18:14-112 and repealing section 18:14-67 of Title 18 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18:3-17 of the Revised Statutes is amended to read as follows:

18:3-17. The commissioner, with the advice and consent of the State Board, may:

(a) Prescribe a minimum course of study for the elementary schools and for the high schools, if in his opinion it is advisable so to do;

(b) Prescribe procedure for ascertaining what children, in the public schools, cannot be properly accommodated through the school facilities usually provided because of the extent of their mental retardation and prescribe procedures for the diagnosis and classification of such children for purposes of education and training.

2. Section 18:14-14 of the Revised Statutes is amended to read as follows:

18:14-14. Every parent, guardian or other person having custody and control of a child between the ages of 7 and 16 years shall cause such child regularly to attend the public schools of the district or a day school in which there is given instruction equivalent to that provided in the public schools for children of similar grades and attainments or to receive equivalent instruction elsewhere than at school.

Such regular attendance shall be during all the days and hours that the public schools are in session in the school district, unless it is shown to the satisfaction of the board of education of the school district that the mental condition of the child is
such that he cannot benefit from instruction in the school or that the bodily condition of the child is such as to prevent his attendance at school, but nothing herein shall be construed as permitting the temporary or permanent exclusion from school by the board of education of the district of any child between the ages of 5 and 20, except as explicitly otherwise provided by law.

3. Section 18:14-112 of the Revised Statutes is amended to read as follows:

18:14-112. When in any county a survey has been made setting forth facts and conditions regarding physical handicaps and mental retardation among children of school age, the results of which shall, in the opinion of the commissioner, warrant the establishment of a department of child study, there may be appointed by the commissioner, with the approval of the State Board, a supervisor of such department who shall work under the authority of the county superintendent.

The term of office of the supervisor and his salary shall be fixed by the commissioner with the approval of the State Board.

4. Section 18:14-67 of the Revised Statutes is repealed.

5. This act shall take effect on July 1, 1954. Approved July 20, 1954.
CHAPTER 181

An Act regulating solicitation and application of funds for certain organizations or associations of law enforcement officers, providing penalties for violations thereof, amending section 2A:170-20, and supplementing chapter 170 of Title 2A, of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:170-20 of the New Jersey Statutes is amended to read as follows:

   2A:170-20. It shall be unlawful for any person to solicit funds or a contribution of any kind, by mail, telephone or in person, or by any means whatsoever, whether in payment for tickets, admission, books, tokens, advertising, honorary or other membership, or otherwise, for any organization or association of policemen, or sheriffs, or undersheriffs, or deputy sheriffs, or court officers, or court attendants, or detectives, or constables, or magistrates, or other such law enforcement officers, or any organization or association composed of 1 or more of said groups, except that bona fide active or retired members of any duly organized law enforcement agency of this State or of any municipality or county thereof, who are bona fide active members of any such organization or association may personally solicit such funds or contributions, but only in payment for tickets, books or tokens, in the municipality where they are employed as law enforcement officers, or were retired as such, or in case of county or State organizations or associations throughout the county or State where they are employed as law enforcement officers, or were retired as such.

   It shall be unlawful for any such organization or association, or any officer or member thereof,
to employ or retain, or in any manner contract or agree with, directly or indirectly, any person to solicit funds or contributions for or on behalf of such organization or association for a fee, commission or salary or on any basis of compensation whatsoever.

It shall be unlawful for any person to contract or agree with, or be employed or retained by any such organization or association for the purpose of soliciting, directly or indirectly, or through any agents or employees, funds or contributions for or on behalf of such organization or association, for a fee, commission or salary or on any basis of compensation whatsoever.

It shall be unlawful for any person to solicit funds or contributions of any kind for or on behalf of any such organization or association by any means whatsoever, in payment for advertising of any kind.

It shall be unlawful for any person to offer, give, issue, sell, deliver or distribute honorary membership cards or courtesy cards or cards of a similar nature, of any such organization or association, in connection with, or in any manner related to the solicitation of funds or contributions for or on behalf of any such organization or association.

Any person who violates any of the foregoing provisions of this section is a disorderly person.

Any offense committed under this section shall be considered to have taken place in the county in which the person solicited was at the time of such solicitation, notwithstanding that such solicitation was by telephone originating outside of the county, or by mail deposited in a post office outside of the county.

2. It shall be unlawful for any person, for or on behalf of any organization or association of law enforcement officers, or otherwise, to issue, offer, give, deliver or distribute any honorary membership card, courtesy card, or card of a similar nature, certificate, emblem, plaque, or article of a similar nature, of such organization or association.

C. 2A:170-20.1. Regulates the issuing of honorary, courtesy, etc., cards, violator a disorderly person.
except to bona fide members or former members of the law enforcement agency represented by such organization or association or to such other persons who have performed outstanding or meritorious public service, and then only in accordance with formal authorization therefor prescribed by resolution duly adopted by such organization or association.

The term “outstanding or meritorious public service” as used in this section shall in no event be construed to mean or include the contribution or payment of money to such organization or association for any purpose whatsoever.

Any person who violates any provision of this section is a disorderly person.

3. Any organization or association of law enforcement officers desiring to solicit or collect funds or contributions from other than its bona fide membership, shall, not less than 10 days prior to commencing any such solicitation or collection, file with the county prosecutor of the county in which such solicitation or collection is to be made, a notice of intention which shall contain the following information and data:

(a) The name and address of the organization or association;
(b) The names and addresses of the officers of the organization or association;
(c) The names and addresses of the officers or members of the organization or association who will be in charge of the solicitation or collection;
(d) A brief description of the solicitation or collection program proposed to be undertaken;
(e) The purpose for which the funds or contributions to be solicited and collected will be used;
(f) A statement that an audit will be made of the solicitations and collections by an independent auditor and that such audit will be available for public inspection at the office of the organization or association.

Each such notice of intention shall be duly subscribed and sworn to by at least 2 officers of the
organization or association duly authorized therefor by resolution of the organization or association.

Within 30 days following the close of any such solicitation or collection program, and in no event later than 6 months following the date of filing of the aforesaid notice of intention, the organization or association shall file with the county prosecutor with whom the notice of intention was filed, and in the case of a State organization or association with the Attorney-General of New Jersey, a report which shall contain the following information and data:

(a) The name and address of the organization or association;
(b) The place where the notice of intention was filed;
(c) The date on which the notice of intention was filed;
(d) The method used in the solicitations or collections;
(e) The amount of money collected from or as a result of such solicitations;
(f) An itemized statement of the expenses incurred in connection with such solicitations and collections;
(g) The name and address of the auditor who made an independent audit of the solicitations and collections, and the name and address of the place where such audit may be inspected;

Each such report shall have annexed thereto a copy of the audit and shall be duly subscribed and sworn to by at least 2 officers of the organization or association, duly authorized therefor by resolution of the organization or association, one of whom shall be the treasurer thereof.

Any person who violates any provision of this section is a disorderly person.

4. All moneys, funds or contributions solicited and collected by any organization or association of law enforcement officers shall be deposited in a separate trust fund to be maintained by such organization or association, in its name, in a banking
institution authorized to do business in this State, and no part of such fund shall be drawn out except by check or warrant signed by 2 officers of the organization or association, duly authorized therefor by resolution of the organization or association, 1 of whom shall be the treasurer thereof, and only for the welfare purposes for which the moneys in such fund were solicited and collected.

Any officer or member of any such organization or association who violates any provision of this section is a disorderly person.

5. It shall be unlawful for any organization or association consisting in whole or in part of law enforcement officers of this State, or any county or municipality thereof or in whole or in part of law enforcement officers of any other State, and created or established in any other State, or any officer, member, agent or employee of such organization or association, to solicit or collect any funds or contributions in this State except in full compliance with all of the provisions of this act regulating solicitations or collections for or on behalf of any organization or association of law enforcement officers of this State or any county or municipality thereof.

Any such organization or association for or on behalf of which any solicitations or collections are made in this State, and the officers and members thereof, shall be the making of such solicitations or collections make and constitute the Attorney-General of New Jersey, its and their agent for the acceptance of process in any action or proceeding, civil, criminal or administrative, issuing out of the Superior Court, or any County Court or county district court, or municipal court, or other court of civil or criminal jurisdiction, or issuing from any agency or instrumentality of this State, against such organization or association or any of its officers or members arising out of or by reason of such solicitations or collections or the maintenance of the trust fund established with the proceeds thereof. The solicitation or collection within this
CHAPTER 181, LAWS OF 1954

State of funds or contributions for or on behalf of any such organization or association shall be the signification of the agreement of such organization or association and the officers or members thereof, of its or their agreement that any such process against it or them which is so served shall be of the same legal force and validity as if served upon them personally or upon it in accordance with law within this State.

Any person who violates any provision of this section is a disorderly person.

6. Any person who, without authority, exercises the functions of, or holds himself out to anyone as, an officer or member or employee or agent of any organization or association of law enforcement officers, not so being, is a disorderly person.

7. Any person who conspires with another or other persons to violate any of the provisions of this act shall be adjudged a disorderly person upon proof that some act was done to effect the object of the conspiracy by 1 or more of the parties thereto.

8. Any person who aids, abets, counsels, commands, induces or procures another to violate any provision of this act is a disorderly person.

Any person who causes another to violate any provision of this act is a disorderly person.

9. This act shall take effect immediately.

Approved July 20, 1954.
CHAPTER 1S2, LAWS OF 1954

CHAPTER 182

An Act concerning persons employed as correction officers in penal institutions of this State, and supplementing Subtitle 2 of Title 11 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Persons employed as correction officers in the penal institutions of this State, disqualified by age from taking the civil service examinations for such positions, and who were so employed prior to June 1, 1950, on a temporary basis, shall, upon the passage of this act, be placed in the classified service of the civil service; provided, however, that such persons shall be required to take the written and oral examinations and a physical examination compatible with age, to be conducted by the Civil Service Commission within 30 days from the passage of this act; upon passing said examinations such correction officers, so employed on a temporary basis prior to June 1, 1950, and who were in the service of the State on March 1, 1954, shall be placed in the classified service of the civil service of this State, with such status effective as of March 1, 1954; nothing in this act contained shall be construed to require any such correction officers to become members of the Prison Officers Pension Fund.

2. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 183

AN ACT concerning special school elections, and amending section 18:7-32 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 18:7-32 of the Revised Statutes is amended to read as follows:

18:7-32. All questions to be voted upon at the annual school election or any other proposition or question that may be required shall be placed upon the official ballot immediately following the names of the candidates for election to the board of education and such questions and all questions to be voted upon at any special election to authorize the issuance of bonds or other evidences of indebtedness shall be arranged in such manner that the voter may indicate his choice in voting for or against the proposition in substantially the following form:

<table>
<thead>
<tr>
<th>Yes.</th>
<th>(Question to be voted on.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td></td>
</tr>
</tbody>
</table>

If the voter makes a cross (×) or plus (+) or check (✓) mark in black ink or black pencil in the square to the left of and opposite the word “Yes,” it shall be counted as a vote in favor of the proposition.

If the voter makes a cross (×) or plus (+) or check (✓) mark in black ink or black pencil in the square to the left of and opposite the word “No,”
it shall be counted as a vote against the proposition. In case no marks are made in the square to the left of and opposite either the word "Yes" or "No," it shall not be counted as a vote either for or against the proposition.
2. This act shall take effect immediately.
Approved July 22, 1954.

CHAPTER 184

An Act authorizing the leasing of certain real estate by municipalities to volunteer fire companies, and supplementing chapter 60 of Title 40 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The governing body of any municipality may lease any real estate owned or controlled by it or any interest therein when, and to the extent that, it is not required for municipal purposes, to any volunteer fire company while it is used for the purposes of such organization but not for commercial business, trade or manufacturing purposes, without cost or at a nominal rental.
2. This act shall take effect immediately.
Approved July 22, 1954.
CHAPTER 185

AN ACT concerning incinerator authorities and the powers and duties thereof and of municipalities with respect thereto, and amending "An act relating to the authorization, acquisition, financing and operation of garbage disposal systems by or on behalf of any 1 or more municipalities, providing for the creation of incinerator authorities to undertake the same, for the issuance of bonds and other obligations therefor, and for service charges to meet the expenses thereof, and supplementing Title 40 of the Revised Statutes," approved September 1, 1948 (P. L. 1948, c. 348).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 20 of the act of which this act is amendatory is amended to read as follows:

20. Any incinerator authority and any municipality within the district by ordinance of its governing body may enter into a contract or contracts providing for or relating to the collection, treatment and disposal of garbage and refuse originating in the district or in such municipality by means of the garbage disposal system, and the cost and expense of such collection, treatment and disposal. Such contract or contracts may provide for the payment to the incinerator authority by such municipality annually or otherwise of such sum or sums of money, computed at fixed amounts or by a formula based on any factors or other matters described in subsection (b) of section 8 of this act or in any other manner, as said contract or contracts may provide, and the sum or sums so payable may include provision for all or any part or a share of the amounts necessary (1) to pay or provide for the expenses of operation and maintenance...
of the garbage disposal system, including without limitation insurance, extensions, betterments and replacements and the principal of and interest on any bonds, and (2) to provide for any deficits resulting from failure to receive sums payable to the incinerator authority by such municipality, any other municipality, or any person, or from any other cause, and (3) to maintain such reserves or sinking funds for any of the foregoing as may be required by the terms of any contract of the incinerator authority or as may be deemed necessary or desirable by the incinerator authority. Any such contract may provide that the sum or sums so payable to the incinerator authority shall be in lieu of all or any part of the service charges which would otherwise be charged and collected by the incinerator authority with regard to persons or real property within such municipality. Such contract or contracts may also contain provisions as to the financing and payment of expenses to be incurred by the incinerator authority and determined by it to be necessary for its purposes prior to the placing in operation of the garbage disposal system and may provide for the payment by such municipality to the incinerator authority for application to such expenses or indebtedness therefor such sum or sums of money, not in the aggregate exceeding an amount stated or otherwise limited in said contract or contracts plus interest thereon, as said contract or contracts may provide and as the governing body of said municipality shall, by virtue of its authorization of and entry into said contract or contracts, determine to be necessary for the purposes of the incinerator authority. Any such contract may be made with or without consideration and for a specified or an unlimited time and on any terms and conditions which may be approved by such municipality and which may be agreed to by the incinerator authority in conformity with its contracts with the holders of any bonds, and shall be valid whether or not an appropriation with respect thereto is made by such municipality.
prior to authorization or execution thereof. Subject to any such contracts with the holders of bonds, such municipality is hereby authorized and directed to do and perform any and all acts or things necessary, convenient or desirable to carry out and perform every such contract and to provide for the payment or discharge of any obligation thereunder in the same manner as other obligations of such municipality and, in accordance with any such contract, to waive, modify, suspend or reduce the service charges which would otherwise be charged and collected by the incinerator authority with regard to persons or real property within such municipality. Nothing in this section, however, shall prevent the incinerator authority from collecting additional fees and charges from the owners or occupants of all parcels of real estate served by it within such municipality if for any reason such additional fees or charges shall be necessary in order for the incinerator authority to pay all operating expenses, debt service and other payments required pursuant to contracts with bondholders; and notwithstanding such contracts with such municipalities, the incinerator authority shall at all times have power and be obligated to collect sufficient additional fees and charges whenever necessary to pay all operating costs, debt service and all other payments required by contracts with bondholders.

2. Section 10 of the act of which this act is amendatory is amended to read as follows:

10. Revenue bonds may be authorized to be issued under this act to provide funds to pay the cost of all or any part of the garbage disposal system, or for the refunding of any bonds theretofore issued for such purposes. The purposes for which such revenue bonds may be issued shall include the payment to the local unit or local units of the reasonable value of any properties or facilities deemed necessary or desirable for the purposes of the incinerator authority, and such incinerator authorities are hereby authorized to purchase and
acquire such properties or facilities from such local unit or local units.

Such revenue bonds shall be authorized by resolution of the incinerator authority which may be adopted at the same meeting at which it is introduced by a majority of all the members thereof then in office, shall take effect immediately and need not be published or posted. Such revenue bonds may bear interest at such rate or rates, not exceeding 6% per annum, may be in 1 or more series, may bear such date or dates, may mature at such time or times not exceeding 30 years from their respective dates, may be payable in such medium of payment at such place or places, may carry such registration privileges, may be subject to such terms of redemption with or without premium, may be executed in such manner, may contain such terms, covenants and conditions, and may be in such form, either coupon or registered, as such resolution or subsequent resolution may provide. Such revenue bonds may be sold, all at one time or in blocks from time to time, at public or private sale, or if refunding bonds may also be delivered in exchange for the outstanding obligations to be refunded thereby, in such manner as the incinerator authority shall determine by resolution, and at such price or prices, computed according to standard tables of bond values, as will yield to the purchasers or the holders of the obligations surrendered in exchange, income at a rate not exceeding 6% per annum to the maturity dates of the several bonds so sold or exchanged on the money paid or the principal amount of obligations surrendered therefor to the incinerator authority.

3. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 186

AN ACT relating to the foreclosure of tax sale certificates, and supplementing article 9 of chapter 5 of Title 54 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In any action to foreclose the right of redemption in any property sold for unpaid taxes or other municipal liens, all persons claiming an interest in or an encumbrance or lien upon such property, by or through any conveyance, mortgage, assignment, lien or any instrument which, by any provision of law, could be recorded, registered, entered or filed in any public office in this State, and which shall not be so recorded, registered, entered or filed at the time of the filing of the complaint in such action shall be bound by the proceedings in the action so far as such property is concerned, in the same manner as if he had been made a party to and appeared in such action, and the judgment therein had been made against him as one of the defendants therein; but such person, upon causing such conveyance, mortgage, assignment, lien, claim or other instrument to be recorded, registered, entered or filed as provided by law, may apply to be made a party to such action.

2. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 187

An Act concerning support and maintenance of wife and children and supplementing chapter 34 of Title 2A of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. When a husband has secured a judgment or decree of divorce, whether absolute or from bed and board, or of nullity or annulment of marriage, in an action whether brought in this State or elsewhere, wherein jurisdiction over the person of the wife was not obtained, the court may make the same orders and judgments touching the suitable support and maintenance to be paid and provided by the husband, or to be made out of his property, for the wife and her children, or any of them, by their marriage and for such time, as the nature of the case and circumstances of the parties render suitable and proper, pursuant to the provisions of the statute hereby supplemented notwithstanding the securing of such judgment or decree.

2. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 188

AN ACT to provide for and regulate the granting of sick leave to certain persons in the public schools of this State, and supplementing Title 18 of the Revised Statutes, and to repeal "An act to provide for and regulate the granting of sick leave to certain teachers, principals, assistant superintendents and superintendents in the public schools of this State, and supplementing chapter 13 of Title 18 of the Revised Statutes," approved May 6, 1942 (P. L. 1942, c. 142), as the title of said act was amended by chapter 237 of the laws of 1952.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. All persons holding any office, position or employment in all school districts, regional school districts or county vocational schools of the State who are steadily employed by the board of education or who are protected in their office, position or employment under the provisions of sections 18:13-16 to 18:13-19 of the Revised Statutes or under any other law shall be allowed sick leave with full pay for a minimum of 10 school days in any school year. If any such person requires in any school year less than this specified number of days of sick leave with pay allowed, all days of such leave not utilized that year shall be accumulative to be used for additional sick leave as needed in subsequent years.

2. In case of sick leave claimed, a board of education may require a physician’s certificate to be filed with the secretary of the board of education.

3. Sick leave is hereby defined to mean the absence from his or her post of duty, of any such person because of personal disability due to illness or injury, or because he or she has been excluded...
from school by the school district's medical authorities on account of a contagious disease or of being quarantined for such a disease in his or her immediate household.

4. When absence, under the circumstances described in section 3 of this act, exceeds the annual leave and the accumulated leave, the board of education may pay any teacher, principal, assistant superintendent or superintendent each day's salary less the pay of a substitute for such length of time as may be determined by the board of education in each individual case. A day's salary is defined as 1/200 of the annual salary.

5. Nothing in this act shall affect the right of the board of education to fix either by rule or by individual consideration, the payment of salary in cases of absence not constituting sick leave.

6. The Commissioner of Education shall enforce this regulation to the extent of withholding State school moneys from school districts violating any of the provisions of this act.

7. "An act to provide for and regulate the granting of sick leave to teachers, principals and supervising principals in the public schools of this State, and supplementing chapter 13 of Title 18 of the Revised Statutes," approved May 6, 1942 (P. L. 1942, c. 142), as the title to said act was amended by chapter 237 of the laws of 1952, is repealed.

8. This act shall not be applicable to any person holding any office, position or employment which is in the classified service of the civil service pursuant to Title 11, Civil Service, of the Revised Statutes.

CHAPTER 189

AN ACT to amend "An act concerning liens of factors and pledges upon merchandise or the proceeds thereof," and amending sections 2A:44-179 and 2A:44-184 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:44-179 of the Revised Statutes is amended to read as follows:

2A:44-179. If so provided by any written agreement all factors shall have a continuing general lien upon all goods and merchandise from time to time consigned to or pledged with them, whether or not in their constructive, actual or exclusive occupancy or possession, and upon any accounts receivable or other proceeds resulting from the sale or other disposition of such goods and merchandise, for all their loans and advances to or for the account of the person creating the lien (hereinafter called the borrower), together with interest thereon, and also for the commission, obligations, indebtedness, charges and expenses properly chargeable against or due from said borrower and for the amount due upon any notes or other obligations given to or received by them for or upon account of any such loans or advances, interest, commissions, obligations, indebtedness, charges and expenses; and such lien shall be valid from the time of filing the notice hereinafter referred to, and whether such merchandise shall be in existence at the time of the agreement creating the lien or at the time of the filing such notice or shall come into existence subsequently thereto or shall subsequently thereto be acquired by the borrower; provided, that a notice of the lien is filed stating:
a. The name of the factor and the name under which the factor does business, if an assumed name; the principal place of business of the factor within the State, or if he has no place of business within the State, his principal place of business outside of this State; and if the factor is a partnership or association the name of the partners, and, if a corporation, the State under whose laws it was organized;
b. The name of the borrower, and the interest of such person in the merchandise, as far as known to the factor; and
c. The general character of merchandise subject to the lien, or which may become subject thereto, and the period of time during which such loans or advances may be made under the terms of the agreement providing for such loans or advances and for such lien.

2. Section 2A:44-184 of the New Jersey Statutes is amended to read as follows:

Section amended. Possession as conferring lien.

2A:44-184. When any factor, or any third party for the account of any such factor, shall have possession of goods and merchandise, such factor shall have a continuing general lien, as set forth in section 2A:44-179 of this Title, without filing the notice provided for in this article.

3. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 190


Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 11 of the act of which this act is amendatory is amended to read as follows:

11. For the purposes set forth in sections 5 to 10, inclusive, of this act, and for the purpose of obtaining a license by reciprocity under section 13 of this act, the procedure for applying for admission to any examination, or for license by reciprocity, shall be the same as that provided in section 45:9-6 of the Revised Statutes.

The form and content of any examination of applicants for a license to practice chiropractic in New Jersey hereunder shall be prepared by the board in consultation with, and with the approval of, the chiropractic member of the board and the 2 chiropractors appointed pursuant to the last paragraph of section 45:9-1 of the Revised Statutes as herein amended.

2. Any applicant to take an examination leading to the granting of a license to practice chiropractic under section 5 of the act to which this act is a supplement, whose application was filed with the board on or before October 14, 1953, and who at such time had fulfilled the other requirements of said section 5 and who shall have completed prior
to December 31, 1954, an academic education consisting of 4 years' course of study in a public or private high school or the equivalent thereof approved by the Commissioner of Education of this State, shall be eligible to take the examination on or before December 31, 1954.

3. Any applicant to take an examination leading to the granting of a license to practice chiropractic under section 7 of the act of which this act is a supplement, whose application was filed with the board on or before October 14, 1953, and who at such time had fulfilled the other requirements of said section 7 and who (a) has completed or shall have completed on or before December 31, 1954, an academic education consisting of 4 years' course of study in a public or private high school or the equivalent thereof approved by the Commissioner of Education of this State, and (b) has successfully completed or shall have successfully completed, on or before December 31, 1954, 4 courses of lectures requiring personal attendance during 4 full school years of at least 7 months each, at a legally incorporated school or college of chiropractic, shall be eligible to take the examination on or before December 31, 1954.

4. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 191

AN ACT concerning the employers’ liability insurance law, and supplementing article 5 of chapter 15 of Title 34 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Nothing in this article (§ 34:15-70 et seq.) shall apply to any mutual agricultural insurance company incorporated under chapter 252 of the laws of 1905, being "A supplement to an act entitled ‘An act to provide for the regulation and incorporation of insurance companies and to regulate the transaction of insurance business in this State,’ approved April 3, 1902," so long as any such company continues to confine the issuance of its policies of insurance to persons engaged in agricultural pursuits.

2. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 192

An Act concerning insurance, and amending sections 17:28-1 and 17:38-12 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 17:28-1 of the Revised Statutes is amended to read as follows:

17:28-1. When a policy shall insure against more than 1 hazard or peril, the insurance against any specific hazard or peril shall not be separately cancellable unless the policy shall specify a separate premium for any such insurance so cancellable. No policy of life or endowment insurance or annuity contract authorized pursuant to paragraph “c” of section 17:17-1 of this Title shall assume any hazard or peril specified in any other paragraph of said section 17:17-1 except insurance against bodily injury or death by accident and upon the health of persons as specified in paragraph “d” of the said section. Any policy of liability insurance authorized by paragraphs “d” or “e” of said section 17:17-1 may contain a provision for payment on behalf of the injured party or for reimbursement of the assured for payment of medical, hospital, surgical and funeral expenses incurred as a result of an accident, irrespective of legal liability of the assured, and such provisions shall not be deemed to be an accident insurance policy.

2. Section 17:38-12 of the Revised Statutes is amended to read as follows:

17:38-12. Nothing in this chapter, however, shall apply to or affect any policy of liability insurance containing a provision for payment of medical, hospital, surgical and funeral expenses, as authorized by section 17:28-1 of this Title, any policy of
workmen's compensation insurance or any general or blanket policy of insurance issued to any municipal corporation or department thereof, or to any corporation, copartnership, association or individual employer, police or fire department, underwriters' corps, salvage bureau, or like associations or organizations, where the officers, members or employees or classes or departments thereof are insured for their individual benefit against specified accidental bodily injuries or sickness while exposed to the hazards of the occupation or otherwise in consideration of a premium intended to cover the risks of all the persons insured under such policy.

Nothing in this chapter contained shall apply to life insurance, endowment or annuity contracts, nor to any such contract or contracts supplemental thereto containing or providing for additional benefits of any kind in the event of death by accidental means or of the total and permanent disability of the insured as defined by the contract.

Nothing in this chapter shall apply to or in any way affect fraternal benefit societies.

The provisions of this chapter contained in clause (4) of section 17:38-2 of this Title and clauses (2), (3), (8), and (12) of section 17:38-3 of this Title may be omitted from travel ticket policies sold only at railroad, steamship, motor bus or airplane stations, or at ticket offices by employees of such travel facilities.

3. This act shall take effect immediately.

Approved July 22, 1954.
CHAPTER 193

AN ACT concerning real estate brokers and sales­men and persons selling real estate at auction, and amending sections 45:15-6 and 45:15-17 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assem­bly of the State of New Jersey:

1. Section 45:15-6 of the Revised Statutes is amended to read as follows:

45:15-6. The commission shall select from its members a president, and may do all things neces­sary and convenient for carrying into effect the provisions of this article, and may from time to time promulgate necessary rules and regulations. Each member of the commission shall receive a salary of $4,000.00 per annum and his actual and necessary expenses incurred in the performance of duties pertaining to his office. No commissioner shall receive any other compensation, either di­rectly or indirectly, for his services.

2. Section 45:15-17 of the Revised Statutes is amended to read as follows:

45:15-17. The commission may, upon its own mo­tion, and shall, upon the verified complaint in writ­ing of any person, investigate the actions of any real estate broker or real estate salesman, or any person who assumes to act in either such capacity within this State; and the commission may suspend for a period less than the unexpired portion of the license period, or may revoke any license issued under the provisions of this article, where the licensee, in performing or attempting to perform any of the acts mentioned herein, is deemed to be guilty of:

a. Making any false promises or any substantial misrepresentation; or
b. Acting for more than 1 party in a transaction without the knowledge of all parties thereto; or

c. Pursuing a flagrant and continued course of misrepresentation or making of false promises through agents, salesmen, advertisements or otherwise; or

d. Failure to account for or to pay over any moneys belonging to others, coming into the possession of the licensee; or

e. Any conduct which demonstrates unworthiness, incompetency, bad faith or dishonesty; or

f. Failure to provide his client with a fully executed copy of any sole or exclusive sales listing contract at the time of execution thereof, and failure to specify therein a definite terminal date which terminal date shall not be subject to any qualifying terms or conditions; or

g. Using any plan, scheme or method for the sale or promotion of the sale of real estate which involves a lottery, a contest, a game, a prize, a drawing, or the offering of a lot or parcel or lots or parcels for advertising purposes; or

h. Being convicted of a crime, knowledge of which the commission did not have at the time of last issuing a real estate license to the licensee; or

i. Collecting a commission as a real estate broker in a transaction, when at the same time representing either party in a transaction in a different capacity for a consideration; or

j. Using any trade name or insignia of membership in any real estate organization of which the licensee is not a member; or

k. Paying any rebate, profit, compensation or commission to anyone not possessed of a real estate license; or

l. Any other conduct, whether of the same or a different character than specified in this section, which constitutes fraud or dishonest dealing; or

m. Accepting a commission or valuable consideration as a real estate salesman for the performance
of any of the acts specified in this act, from any person, except his employing broker, who must be a licensed broker; or

n. Procuring a real estate license, for himself or any one else, by fraud, misrepresentation or deceit; or

o. Commingling the money or other property of his principals with his own or failure to maintain and deposit in a special account, separate and apart from personal or other business accounts, all moneys received by a real estate broker acting in said capacity, or as escrow agent, or the temporary custodian of the funds of others, in a real estate transaction; or

p. Selling property in the ownership of which he is interested in any manner whatsoever, unless he first discloses to the purchaser his interest therein; or

q. For the violation of any of the provisions of this article.

The commission is expressly vested with the power and authority to make, prescribe and enforce any and all rules and regulations for the conduct of the real estate brokerage business consistent with the provisions of this act.

Note: Act effective. 3. This act shall take effect on July 1, 1954.

Approved July 22, 1954.
CHAPTER 194

An Act concerning the State Employees' Retirement System, and supplementing Title 43 of the Revised Statutes.

Whereas, By the provisions of chapter 292 of the laws of 1939, being an amendment to the State Employees' Retirement System, it was among other things provided: "Any member who for a period of more than 20 years was in the service of the State and eligible for retirement under the provisions of this chapter, whose application for retirement from service was duly filed with the board of trustees, during the year 1937 or 1938 but who died before the expiration of the time so specified for his said retirement, shall be deemed to have been retired as of the date of his said application, and payment hereunder shall be made to the person or persons nominated by his written designation to receive the benefits provided by this chapter. Such payments shall be made at the rate of $1,800.00 per annum in semi-monthly installments."; and

Whereas, It was the intention of the Legislature that payments under such law should be made to the designated beneficiary thereunder, during the lifetime of said beneficiary, at the rate of $1,800.00 per annum, and such payments are not now being made; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Where a designated beneficiary has heretofore received compensation under the terms of the above-cited statute, it being the legislative intent that such payments should continue to be made to such beneficiary during her lifetime, from and after
the passage of this act, payments shall continue to be made to such named beneficiary, during her lifetime, at the rate of $1,800.00 per annum, payable from the treasury of this State, in the same manner as other State pensions are now paid.

2. This act shall take effect immediately.

Approved July 22, 1954.

CHAPTER 195


Be it enacted by the Senate and General Assembly of the State of New Jersey:


2. This act shall take effect immediately.

Approved July 23, 1954.
CHAPTER 196

AN ACT to amend "An act concerning public holidays and regulating the transaction of business in the public offices in this State and the counties and municipalities in this State on such days, and supplementing chapter 1 of Title 36 of the Revised Statutes," approved April 23, 1946 (P. L. 1946, c. 129).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

Section amended.

1. Each Saturday between June 15 and September 15 in each year shall, for all purposes whatsoever as regards the transaction of business in the public offices of this State, and the counties and municipalities in this State, be considered as the first day of the week, commonly called Sunday, and as public holidays.

Section amended.

2. This act shall take effect immediately.

Approved July 23, 1954.
CHAPTER 197

An Act concerning the Department of Labor and Industry, to provide for the execution of some of its power and the performance of some of its duties, through a mine safety section in the Bureau of Engineering and Safety under the supervision and control of the Commissioner of Labor and Industry; to provide for the regulation of safety and health of workers and occupational conditions in the mines of the State and the protection of mining property; to empower the Commissioner of Labor and Industry to promulgate rules and regulations; to provide for safety educational programs and enforcement in the matter of mine safety and explosives; to provide for the safeguarding of workers and the welfare of the public in the use, handling, storage and transportation of explosives; to provide for an appropriation, and to repeal existing statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known and may be cited as the Mine Safety Act.

2. Definitions.

   As used in this act:
   "Approved" means approved by the commissioner.
   "Bureau" means the Bureau of Engineering and Safety, Division of Labor, Department of Labor and Industry.
   "Commissioner" means the Commissioner of Labor and Industry or any of his authorized representatives.
"Deputy director" means the deputy director in charge of the bureau.

"Excavations" or "workings" means shafts, tunnels, entries, winzes, raises, stopes, open cut and any and all working places and parts of a mine, either above ground or underground, excavated or being excavated, whether abandoned or in use.

"Face" means the advancing breast of any place of work.

"Mine" includes any mines within the State, whether on the surface or underground and any mining plant, material, equipment or explosives on the surface or underground, which may contribute to the mining or handling of ore or other metalliferous or nonmetalliferous products. The term "mine" shall also include quarry, sand pit, gravel pit, clay pit and shale pit.

"Operator" means the person, firm, association, company, corporation or any officers or agents thereof, in immediate possession of any mine or mining claim or its accessories as owner or lessee and, as such, responsible for its management and condition.

"Superintendent" means the person who has immediate supervision of a mine for an operator.

Words used in the singular shall include the plural, and the plural shall include the singular.


a. There is hereby created within the bureau a mine safety section under the direction and general supervision of the deputy director.

b. The mine safety section shall be under the immediate supervision of a mine safety engineer, serving as section chief, who shall be responsible to the head of the bureau for the efficient, effective administration of the work of the section. The section chief shall be assisted by and supervise such other mine safety engineers, mine safety inspectors, technicians and other employees as may be necessary to perform the work.
c. Under the direction of the head of the bureau, the section chief shall, personally or by assignment to employees of the section, inspect, investigate, inquire and examine into the operation, workings, methods, safety devices and appliances, machinery, sanitation, ventilation, means of ingress and egress, means taken to protect the lives and insure the safety and health of miners, together with the causes of accidents, injuries and fatalities and means taken to comply with the law; conduct scientific tests to determine amount and condition of air together with contaminants therein or for any purpose that shall provide for the maintenance of safe, sanitary and healthful conditions; furnish such reports and do other related work as the deputy director may require.

d. Employees of the bureau shall have the power and authority, upon exhibition of official credentials, at all reasonable hours to enter and examine any part of a mine, mining plant, equipment or workings. All operators and their employees shall render all assistance necessary to facilitate such examination.

e. The mine safety engineer, serving as section chief, shall be at least 35 years of age, shall be physically able to discharge his duties and shall have at least 8 years' experience in mining, of which at least 4 years shall have been engaged in underground mining, and he shall preferably have additional experience in quarry operations, mine safety work and accident prevention. He shall be a graduate engineer from a recognized school of mines.

f. The qualifications for a mine safety engineer, other than the section chief, shall be the same, excepting that he shall have had a minimum of 6 years' experience in mining, at least 2 years of which shall have been in underground mining.

g. Mine safety inspectors shall be at least 30 years of age, shall have had at least 6 years' experience in mining at least 2 years of which shall
have been underground and shall have graduated from a recognized high school.

h. No employee of the department shall make public, directly or indirectly to any person any knowledge or information obtained by him in the exercise of his official duties concerning ores, ore bodies or values of any mine or part thereof. Any employee who shall violate any of the provisions of this paragraph shall be guilty of a misdemeanor and, on conviction, shall be punished by a fine of not less than $500.00 nor more than $1,000.00 or imprisonment in the county jail not to exceed 1 year, or both, and shall be dismissed from his position.

i. It shall be the duty of the bureau to cause to have inspected at least once in every 3 months, every underground mine in this State, and every other working mine at least twice each year, and oftener, if it is deemed necessary for the safety of the men employed in the mine.

j. After every inspection, the mine safety inspector shall enter forthwith in a book to be kept at the mine and designated as the “record of mine safety inspection,” the portion of the mine inspected, the nature of the inspection and the dangers and defects observed. This record shall be open at all reasonable hours to the examination of the operator, any employee or the designated representative of the employees of the mine inspected. Nothing contained in or omitted from any entry in such record shall limit or affect the duty and obligation of the operator, superintendent or employee.

4. Authority and duties of the commissioner.

a. The commissioner shall administer the provisions of this act and may promulgate, make, amend and repeal necessary and reasonable rules and regulations not inconsistent with the provisions of this act. Such rules and regulations shall have the force and effect of law and shall be enforced in the same manner. It is the policy and
intent of this section that the physical plant, operations and methods of the mining industry or any part thereof shall be so constructed, equipped, arranged, operated, maintained and conducted in all respects as to provide for reasonable and adequate protection to the lives, health and safety of miners and others employed in the mining industry and frequenting the same, as well as the protection of property. The commissioner shall be guided by the standards and recommendations of the United States Bureau of Mines, and recognized mine safety authorities in the preparation of the rules and regulations.

b. When requested to do so, the commissioner may make tests, or have same made, to determine if any device, safeguard or equipment may be approved for use in connection with any provisions of this act. He may charge a fee for such approval, payable by the approval applicant, in any amount commensurate with the cost to the State for making such tests or have same made, in which case he may require the applicant to pay all cost directly to the private agency making the test.

c. The commissioner shall appoint all personnel pursuant to the provisions of Title 11, Revised Statutes, and arrange for all services necessary to administer the provisions of this act. He shall arrange for operations to be conducted in branch offices located near the mining centers of the State if, in his opinion, the effectiveness of the service can be thereby improved.

d. If, upon examination or inspection, it shall appear to an inspector that a mine or part thereof is, from any cause, in a dangerous condition, or fails to comply with the provisions of this act or any rule or regulation promulgated hereunder, he shall so report to the bureau and the commissioner shall at once notify the operator in charge thereof, such notice to be in writing and to be served by copy upon the operator. Said notice shall state in detail in what particular said mine or part thereof
is deemed dangerous, insecure and not in compliance with the provisions of this act, and provide a reasonable specified time to comply. The operator of said mine shall forthwith make such change in order to comply with the requirements of this act.

e. In case of any civil or criminal proceedings at law against the parties so notified, on account of loss of life or bodily injuries sustained by an employee, subsequent to such notice, and in consequence of such dangerous condition, and without an affirmative and diligent effort having been made to remedy the same to the satisfaction of the commissioner, a certified copy of the notice served by the commissioner shall be prima facie evidence of the negligence of such party or parties.

f. If it appears from a re-examination of the mine by the inspector that such changes or compliances have not been made within the time specified in such notice, and that the mine or part of such mine is still in an unlawful condition or dangerous to life, health or property and in the opinion of the commissioner, it is necessary for the protection of life, health or property that such mine or a part of the mine be vacated, the commissioner shall forthwith order the cessation of the operation and working of said mine or part of mine, and order that the employees shall not be permitted therein for any purpose other than to remedy the defects complained of, until the provisions of this act are complied with to the satisfaction of the commissioner. The operator of said mine shall forthwith obey said order.

g. If a representative of the bureau finds conditions in any mine which in his opinion are dangerous to the health and lives of employees he shall report the facts forthwith to the bureau. The commissioner shall order all workings stopped in the particular section of the mine in which the dangerous condition was found, if in his opinion such an action is necessary to preserve life and limb. Work shall not be resumed until the commissioner so authorizes.
5. Annual report. The commissioner shall embody in his annual report to the Governor a statistical summary and report of work of the mine safety section of the bureau during the year ending June 30.

a. The report shall contain a statement showing for each mine, the number of men employed underground and aboveground; the number and nature of fatal, lost-time injuries and serious accidents; the number of inspections made, complaints filed, inquests attended, workings ordered vacated and violations found; and any other information deemed important and relevant to safety in the mining industry of the State together with such recommendations as in the judgment of the commissioner are necessary to enforce the law, insure the safety of workmen in mines and preserve property. The commissioner may prepare supplemental reports containing any or all of the above described statements, from time to time. A copy of any supplemental or annual report shall be made publicly available.

6. General requirements.

a. Every operator shall comply with the provisions of this act and the rules and regulations issued thereunder and every person shall comply with such provisions that may be applicable to him.

b. Every operator before opening a new mine, pit or quarry, shall report the location and name and address in writing to the commissioner.

c. Every new operator shall report the location of the acquired mine and the name and address of the owner thereof in writing to the commissioner before the commencement of operations by him.

d. Every operator abandoning or permanently discontinuing any mine, pit or quarry shall notify the commissioner immediately in writing of such abandonment or discontinuance.

e. The operator shall post at the surface entrance, or around the surface extremities of any mine, pit or quarry, appropriate, conspicuous and
readily legible warning notices of the existence and dangers thereof and shall also place or cause to be placed guardrails, fences or other approved means, sufficient to prevent accidental fallings into any abandoned mine, pit or quarry as the commissioner may direct.

f. It shall be the duty of the mine operator, superintendent, or any one in charge of a mine, where 10 or more men are employed, to keep at such places about the mine as may be designated by the commissioner, a stretcher and a woolen and waterproof blanket, in good condition, for use in caring for any person who may be injured at the mine. Where more than 50 persons are employed, 2 or more stretchers with woolen and waterproof blankets shall be kept, and in all mines, a supply of first-aid equipment as may be prescribed by the bureau shall be kept readily accessible for the treatment of anyone injured. In all mines a first-aid corps shall be organized, consisting of the foreman, shift bosses, and other employees designated by the operator or superintendent of the mine to cause the organization of such; and to procure the services of a physician or qualified first-aid instructor to instruct the members of such first-aid corps from time to time, not less than once in each calendar month, until a sufficient number of members of such corps as may be required by the bureau shall be certified by said physician or instructor to be qualified in the proper handling and treatment of injured persons before treatment by a physician.

g. Adequate medical care or attention shall be provided for all injuries arising out of and in the course of employment.

h. When considered necessary by the bureau, and so ordered by it, the operator of every underground mine shall make and maintain, or cause to be made and maintained, a reasonably accurate map of the workings of such mine. At least once in every 6 months, or oftener, if necessary, the operator or engineer of such mine shall cause to be shown, with
reasonable accuracy on the map of said mine, all the excavation made therein during the time elapsed since such excavations were last shown on said map, and all parts of said mine which were worked and abandoned during said elapsed period of time shall be clearly indicated on said map, and all underground workings shall be surveyed and mapped before they are allowed to become inaccessible. Such maps shall at all times be open to examination by an inspector of the bureau.

i. No person shall disobey an order given in pursuance of the law, or do a willful act whereby the lives or health of persons working in such mines, or the security of a mine, or the machinery connected therewith, may be endangered.

j. Notices shall be placed by the superintendent, or under his direction by the mine foreman or shift boss, at the entrance of any working place deemed dangerous, and at the entrance to old or abandoned workings; and no person other than those who are authorized by the operator or superintendent, shall remove or go beyond any caution board or danger signal so placed.

k. At any mine employing 25 or more men underground, the operator shall provide, and keep in a readily accessible place, at least 2 approved portable oxygen breathing apparati in condition to be used in case of emergency; also, the operator or superintendent of such mine shall provide training and periodic drills for a mine rescue crew in the use of such apparati, fire protection methods and rescue work all in a manner as may be required by the bureau. Tests, at least once monthly, of apparati by the actual use thereof shall be made.

l. It shall be the duty of the superintendent of any mine, within the provisions of this act, to keep at all times in the office of the mine and in the timekeeper’s office thereof, in an accessible place and subject to inspection by all workmen and persons interested in the same, at least 1 printed copy of this act.
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m. No minor under 18 years of age shall be employed, permitted or suffered to work in, about, or in connection with any mine.

n. Strangers and visitors shall not be allowed underground unless accompanied by the owner, official or employee deputized to accompany them.

o. No workman shall be required, without his consent, to work underground in any mine for more than 8 hours in any consecutive 24 hours, which 8 hours shall be reckoned from the time he arrives at his place of work in the mine until he leaves such place, provided that:

(a) A Saturday shift may work longer hours for the purpose of avoiding work on Sunday or changing shift at the end of the week or giving any of the men a part holiday;

(b) The said limit shall not apply to a foreman, pumpman, cagetender, or any person engaged solely in surveying or measuring, nor shall it apply in cases of emergency, where life or property is in imminent danger, or in any case of repair work.

p. No person shall knowingly injure or destroy any equipment or machinery of any mine; nor, unless lawfully authorized to do so, obstruct or open an airway, handle or disturb any part of the machinery of the hoisting engine of the mine, open the door of a mine and neglect to close it, endanger the mine or those working therein, disobey an order given in pursuance of the law, or do a willful act whereby the lives or health of persons working in such mines, or the security of a mine, or the machinery connected therewith, may be endangered.

7. Safety.

a. Every mine shall be so constructed, equipped, arranged, operated, maintained and conducted in all respects as to provide reasonable and adequate protection to the lives, health and safety of all persons employed therein, or legally frequenting the same and to provide for the protection of property.

b. No person shall work or be permitted to work alone in an unsafe place.
c. No men shall be permitted to work in an unsafe place unless for the purpose of making it safe, and then only after proper precautions have been taken to protect the men who are doing the work.

No person shall be in solitary employment at a working face unless he is in communication with another employee at reasonable intervals as determined by the commissioner.

d. An air current sufficient to remove smoke, dust and noxious gases and to insure the safety of every employee shall be conducted along every passageway and working place in underground workings in such a manner and in accordance with the standards established by the bureau.

e. Every mine shall install and maintain approved washing, dressing and toilet facilities and every underground mine shall install and maintain approved miner’s dryhouse for drying the working clothes of the miners.

f. The commissioner shall require that an underground mine, operating either through a vertical or inclined shaft, or a horizontal tunnel, and producing from stoping operations shall have not less than 2 approved outlets, at least 150 feet apart. Where there is no such escapement shaft or opening, work thereon must be commenced as soon as stoping begins, and must be diligently prosecuted until the escapement shaft, raise or opening is completed and continued to and connected with the lowest workings. The subterranean workings shall connect such outlets with each other in a safe, approved manner. Such outlets shall at all times provide safe and separate passage between the subterranean workings and the surface.

g. Every mine shall be properly and sufficiently protected in an approved manner against the hazards of fire from any cause.

h. All working places and travel roads shall be, when necessary, kept timbered, barricaded, or otherwise guarded to prevent injury to any person from falling material, falling objects or fall of such person.
i. When advancing a drift, exit, level or incline toward a mine working that is suspected to be filled with water, a bore hole must be kept at least 20 feet in advance of the breast of the drive, and also, if necessary, in directions laterally from the course of the drive. Such additional precautionary measures shall be taken as may be deemed necessary by the commissioner to obviate the danger of a sudden break through of water.

j. No raise shall be allowed to approach within 10 feet of any portion of a winze or stope in which there is a dangerous accumulation of water, unless such winze or stope be first unwatered by bailing or pumping or by means of a bore from the raise.

k. In every mine where, in the opinion of the commissioner, there is danger of a sudden inrush of water, such additional raises, drifts or other working shall be constructed as are necessary to insure the escape of workmen from the lower workings, and all sumps and places for the storage of water in mines shall be so constructed as to prevent leakage as far as possible, and insure the safety of the men working below the same.

l. It shall be unlawful for any operator to impound water or to keep water impounded within any mine in which men are working below the water so impounded in such manner as to endanger the safety of such men, unless the water be impounded by a dam or dams or wall or walls approved by the bureau.

m. Every place where drilling or blasting work is being carried on in an underground mine shall be adequately supplied at all times with clean water under pressure or other approved appliances for controlling dust.

n. Potable drinking water shall be available to employees during the working hours.

o. Approved personal protective equipment shall be worn by all employees during the course of their work as required by standards and rules and regulations of the bureau and the rules and regulations promulgated pursuant to the provisions of this act.
8. Explosives.
   
a. When explosives are used in a mine or quarry, the manner of storing, keeping, handling, moving, charging and firing, or in any manner using such explosives, shall be in accordance with the requirements of chapter 27 of the laws of 1941 as amended or supplemented, and the rules and regulations now in effect or hereafter issued thereunder, except for the following limitations:
   
b. All explosives in excess of the amount required for the work of 1-day underground operations may be stored underground in a safely located secondary storage magazine. The maximum amount of explosives to be stored in such magazine shall not exceed the requirements for a 48 hours' supply.
   
c. The commissioner may regulate and limit the amount of explosives stored in a primary magazine in any underground portion of a mine with due regard for the safety of miners.
   
d. Any temporary supply for the work of a shift shall be kept in such a place that its accidental discharge will not endanger the miners.
   
9. Complaints; serious accidents.
   
a. Whenever the commissioner receives a complaint in writing signed by 2 or more persons employed in a mine, setting forth that the mine or part thereof in which he or they are working is being operated contrary to law, or is dangerous in any respect to the health or lives of those employed therein, he shall cause to be inspected such mine as soon as possible. The names of the persons making such complaint shall be kept secret, unless permission to disclose them be expressly granted by the persons making the complaint. Such complaint shall in all cases set forth the nature of the danger existing at the mine, and the time when such danger was first observed. If, after such inspection, it is found that the conditions are dangerous to the health or lives of those employed therein, the commissioner shall serve a notice, setting forth fully the facts, upon the operator or any person having
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charge of such mine, and shall order the operator of said mine or mines to remove such dangerous or harmful conditions, and the operator of said mine shall obey said order.

b. Whenever loss of life or serious accident shall occur in any mine, the operator thereof shall forthwith give notice immediately in the quickest possible manner, and, in addition, shall report the facts thereof in writing within 24 hours after such occurrence in a manner prescribed by the bureau.

The refusal or failure of said owner, agent, manager or operator to so report shall be a misdemeanor. The bureau, upon receipt of notice of such accident, shall investigate the same and make, or cause to be made, a report which shall be filed for future reference. In case of the loss of life, any inspector of the bureau may take testimony of witnesses relative to the same, for the purpose of ascertaining the cause of such accident, and for his information in filing a report concerning the same.

If, after making such investigation, the bureau considers the facts warrant it, a copy of the report of such accident and all papers relating thereto shall be forwarded to the county prosecutor of the county in which the accident or loss of life occurred, together with an accompanying statement, showing in what particular or particulars it is believed the law to have been violated, and if upon the receipt thereof, the prosecuting officer of the said county deems the facts sufficient to make a prima facie case of criminal action against any person or persons, he shall present such evidence to the grand jury, or take such steps for the criminal prosecution of such operator, employees or persons as may seem advisable.

10. Limitation of municipal ordinances.

No municipality or other governmental subdivision shall have the power to make any ordinance, by-law or resolution providing for safety to workers in the mining industry or providing for protection of property that does not comply with the standards herein established by this act, and the
rules and regulations promulgated by the commissioner hereunder. Nothing in this act shall, however, limit the right of any municipality or other governmental subdivision to make inspections of mining operations.

11. Hearing of aggrieved persons.

a. Any person aggrieved by an act of the commissioner or the department under this act may, upon application made within 15 days after notice thereof, be entitled to a hearing before the commissioner who shall, within 30 days thereafter, hold a hearing of which at least 15 days’ written notice shall be given to all interested parties. Within 30 days after such hearing, the commissioner shall issue an appropriate order modifying, approving or disapproving its prior order or act. A copy of such order shall be served upon all interested parties.

b. Pending the determination by the commissioner and upon application therefor, the commissioner may stay the operation of such order upon such terms and conditions as he may deem proper.


There is hereby appropriated to the Department of Labor and Industry the sum of $70,000.00 for the use of the commissioner in administering and enforcing the provisions of this act.


It shall be the duty of the commissioner to enforce the provisions of this act, to make complaints against persons or firms; companies or corporations, or agents thereof; and operators, violating any of its provisions and to prosecute violations of the same.


Any operator or person who shall violate any of the provisions of this act whether or not said violation is called to his attention by the commissioner shall be guilty of a misdemeanor.
If any section, subsection, sentence, clause or phrase of this act is held to be unconstitutional or invalid, such decision shall not affect the remaining portion of this act.

16. All acts or parts of acts inconsistent with this act are hereby superseded.

17. Article 9 of chapter 6 of Title 34 of the Revised Statutes (sections 34:6-68 to 34:6-98) and sections 34:1-34, 34:1-35, 34:1-36 of the Revised Statutes are hereby repealed.

18. This act shall take effect October 1, 1954, providing however, that sections 3 and 12 of this act shall take effect immediately.

Approved July 23, 1954.

CHAPTER 198

A Supplement to the "Law Against Discrimination," approved April 16, 1945 (P. L. 1945, c. 169).

Whereas, By chapters 105, 106, 107, 108, 109, 110, 111 and 112 of the laws of 1950, it was provided that no person shall, because of race, religious principles, color, national origin or ancestry, be subject to any discrimination in housing built with public funds or public assistance pursuant to chapter 300 of the laws of 1949, chapter 213 of the laws of 1941, chapter 169 of the laws of 1944, chapter 303 of the laws of 1949, chapter 19 of the laws of 1938, chapter 20 of the laws of 1938, chapter 52 of the laws of 1946 and chapter 184 of the laws of 1949; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Division Against Discrimination in the State Department of Education shall enforce the laws of this State against discrimination in hous-
ing built with public funds or public assistance, pursuant to any law, because of race, religious principles, color, national origin or ancestry. The said laws shall be so enforced in the manner prescribed in the act to which this act is a supplement.

2. This act shall take effect immediately.
Approved July 28, 1954.

CHAPTER 199

AN ACT to protect the public health by regulating the installation or erection of potable water supply and sewerage services upon certain realty improvements within this State and providing for the enforcement thereof.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known and may be cited as "The Realty Improvement Sewerage and Facilities Act (1954)."

2. As used in this act, unless the context clearly indicates otherwise, the following words shall have the following meanings:

(a) "Approved potable water supply" means water supply which has been approved by the State Department of Health, pursuant to Title 58 of the Revised Statutes, or any other law.

(b) "Approved sewer system" means a sanitary sewer system which has been approved by the State Department of Health pursuant to Title 58 of the Revised Statutes, or any other law.

(c) "Water supply system" means any installation or structure designed to provide domestic or potable water supply.

(d) "Sewerage facilities" means any installation or structure designed to provide for the collection and disposal of sewage.
(e) "Realty improvement" means any proposed new residence or other building the useful occupancy of which will require the installation or erection of a water supply system or sewerage facilities, other than one which is to be served by an approved water supply and an approved sewerage system.

(f) "Board" or "board of health" means the board of health of any municipality or the boards, bodies or officers in such municipality lawfully exercising any of the powers of a board of health under the laws governing such municipality, and includes any consolidated board of health or county board of health created and established pursuant to law.

(g) "State Department" means the State Department of Health.

(h) "Professional engineer" means a person licensed to practice professional engineering in this State.

3. No building permit for the construction of a realty improvement shall be issued by any municipal or other authority in this State nor shall the construction of any realty improvement be begun until the board of health having jurisdiction shall have certified that the proposed water supply system and sewerage facilities for the proposed realty improvements are in compliance with the provisions of this act and the standards for construction of such water supply and sewerage facilities promulgated by the State Department as herein provided and those established by local ordinances, where such local ordinances prescribe higher standards than those promulgated by the State Department.

4. Any board of health which has in its employ a licensed health officer or sanitary inspector of the first grade licensed by the State Department or a professional engineer shall issue certifications as provided in section 3 of this act if such health officer, sanitary inspector or professional engineer certifies to the board that the application and accompanying engineering data are in compliance with
Applications for certification in writing, contents, filing.

5. Application for certification shall be in writing and shall be made on a formal application blank when such blanks are provided by the board, and each application shall include such engineering data as shall be prescribed by said standards for construction.

Copies of all applications and the accompanying engineering data for certifications to cover 50 or more realty improvements shall be filed with or mailed to the State Department on the date on which application is made to the board.

Copies of all certifications by boards of health covering 50 or more realty improvements shall be mailed to the State Department by the board issuing the same on the date of issue.

6. The board of health shall issue or deny certification within 15 days after receiving an application for certification except that, in case the board finds the data submitted by an applicant incomplete, the time for acting thereon shall be extended by 15 days beyond the date of submission of adequate supplementary or amendatory data. Denial of certification shall be supported by a statement of the reasons for such action.

7. The State Department may revoke any certification covering 50 or more realty improvements; provided, that such action is taken within 15 days of the date of certification by the board of health; and provided, that such action is supported by a statement of the reasons therefor. If after revocation of any certification by the State Department, or denial of certification by the board, in any such case, such application is amended or supplemented,
a copy thereof shall be filed with or mailed to the department on the date of its submission.

8. If any change in the physical conditions of any lands of a realty improvement, which will materially affect the operation of the water supply system or sewerage facilities covered by any certification issued under this act, shall be made after certification, the certification shall become null and void and a new certification shall be obtained before construction shall proceed. If 50 or more realty improvements are covered by such a voided certificate a copy of the application for a new certificate shall be mailed to the State Department on the date upon which it is submitted to the board.

9. In case any certification is denied by the board of health or is revoked by the State Department, a hearing shall be held thereon before the board or the State Department, as the case may be, within 15 days after request therefor is made by the applicant and upon such hearing the board of health or the State Department, as the case may be, shall affirm, alter or rescind its previous determination and take action accordingly within 15 days after the date of such hearing.

10. A board of health shall have power to make, or cause to be made, such inspections and tests as may be necessary to carry out the purposes of this act and its authorized representatives shall at all times have the right to enter upon lands of realty improvements for said purposes.

11. No septic tank, tile field, seepage pit or system or structure designed to provide sewerage facilities to any realty improvement shall be covered from view until the same has been inspected by an authorized representative of the board of health and permission to cover the same has been given by the board or its authorized representative.

12. Copies of any ordinances, which have been or shall be adopted by any municipality, establishing requirements equivalent to those required by this act and minimum standards for construction equivalent to those promulgated or to be promul-
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gated by the State Commissioner of Health under this act, shall be filed with the State Department within 10 days after the effective date of this act or within 10 days after the adoption thereof, whichever shall be later.

13. There shall be appointed biennially an advisory committee to draft and recommend standards for the construction of water supply systems and sewerage facilities for realty improvements in order to insure their safety, adequacy and propriety for the purposes for which they are to be installed. One member of such committee shall be appointed by the Commissioner of Conservation and Economic Development from his department, 1 member shall be appointed by the State Commissioner of Health from his department and 1 member shall be appointed by the State Commissioner of Health from each list of 3 persons submitted by each of the following associations, namely:

New Jersey Association of Real Estate Boards,
New Jersey Health Officers Association,
New Jersey Society of Professional Engineers,
New Jersey State League of Municipalities,
New Jersey Home Builders Association,
New Jersey Institute of Municipal Attorneys,
and
New Jersey Title Insurance Association.

In event that any of said associations shall fail to submit a list of such names within 10 days after written request to it by the State Commissioner of Health, the State Commissioner of Health may make the appointment according to his own discretion.

14. Such draft of recommended standards shall be submitted to the State Commissioner of Health who, having given due consideration to the same, shall promulgate standards for the construction of water supply systems and sewerage facilities for realty improvements in order to insure their safety, adequacy and propriety for the purposes for which they are to be installed, which standards shall constitute the minimum requirements to be met by ap-
applicants for certifications under this act. The standards shall specify the engineering data required to be submitted with applications for certification which shall include a plan of the land to be used for the realty improvement, elevations of existing and proposed physical features, reasonable details on surface and subsurface soil conditions, and, details of the type of construction and the physical features of the proposed water and sewerage facilities, and shall specify minimum requirements for the construction or erection of proposed water supply systems and sewerage facilities. Amendments of standards for construction shall be made in the manner prescribed for the establishment of the original standards and the advisory committee shall be consulted on all proposed amendments.

15. In case the State Commissioner of Health shall not concur in any of the advisory committee’s recommendations as to the standards for construction or any amendments thereof or supplements thereto, and shall promulgate standards not in accord with the committee’s recommendations, the committee may appeal to the State Public Health Council thereon and shall be entitled to a hearing before the Council. After such hearing the Council shall make appropriate recommendations to the State Commissioner of Health who shall in turn make such changes, if any, in the standards for construction promulgated by him, as he deems in the interest of the public health.

16. No person or corporation shall construct or install any water supply system or sewerage facilities for a realty improvement, which are not in accordance with the provisions of the application or any amendment thereof or supplement thereto, made for any certification on which a certification shall be issued as herein provided, and any person or corporation violating any provisions of this section shall be subject to the penalties and remedies hereinafter provided for, which may be recovered and enforced by the board of health having juris-
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diction in the municipality in which such violation shall occur.

17. Any person or corporation violating any provision of this act shall be liable to a penalty of $200.00 for each offense and an additional penalty of $25.00 for each day of continuance of violation after notice of the violation shall have been given to such person or corporation by the board of health having jurisdiction in the municipality in which such violation occurs, to be collected and enforced by summary proceedings for the collection of penalties pursuant to the "Penalty Enforcement Law."

18. The board of health having jurisdiction in the municipality in which any violation of any provision of this act occurs shall have the right to order all further work in and about any water supply system or sewerage facilities, which is being erected or installed in violation of this act, to be stopped forthwith, except such work as shall be necessary to remedy such violation, and, thereafter, to continue such work without any violation of any of the provisions of this act, and after the issuance of any such order and the service of a copy thereof upon any person connected with or working in and about the erection or installation of any such water supply system or sewerage facilities, or any part thereof, no further work shall be done thereon except as aforesaid and any person or corporation who, after having been served with a copy of such an order, shall do any work or cause or permit any work to be done in or about the same, except such as is hereinbefore provided, shall be liable to a penalty of $200.00 to be collected and enforced by summary proceedings for the collection of penalties pursuant to the "Penalty Enforcement Law."

19. In case any water supply system or sewerage facilities or any part thereof is about to be, or is, or has been, erected or installed after the effective date of this act in violation of any of the provisions of this act as aforesaid, such erection or installation is hereby declared to be a nuisance and the
board having jurisdiction in the municipality in which the realty improvement is situate, may institute a civil action for an injunction to prohibit the further violations of this act in any court of competent jurisdiction, which court shall have power to order an abatement of such nuisance, and to prevent its further maintenance, and any further violation of this act, by injunction or otherwise according to the practice of said court.

20. This act shall take effect September 1, 1954.

Approved July 28, 1954.

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CHAPTER 200

An Act to amend "An act for the establishment of an alcoholic beverage control law enforcement officers' pension fund, and making an appropriation therefor," approved September 18, 1953 (P. L. 1953, c. 423).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of P. L. 1953, c. 423 is amended to read as follows:

1. The following words and phrases as used in this act unless a different meaning is plainly required by the context shall have the following meanings:

(1) "Pension fund" shall mean the alcoholic beverage control law enforcement officers' pension fund as defined in section 2 of this act.

(2) "Law enforcement officer" shall mean any permanent and full-time active employee of the Division of Alcoholic Beverage Control in the Department of Law and Public Safety of the State of New Jersey having the power of arrest.
(3) "Member" shall mean any law enforcement officer included in the membership of the pension fund as provided in section 3 of this act.

(4) "Present entrant" shall mean any member who, prior to the date of the establishment of this pension fund, has been permanently appointed as a law enforcement officer or has received a temporary appointment as a law enforcement officer prior to qualifying for permanent appointment.

(5) "New entrant" shall mean any member who, on or after the date of establishment of this pension fund, is permanently appointed as a law enforcement officer or receives a temporary appointment as a law enforcement officer prior to qualifying for permanent appointment.

(6) "Board of trustees" or "board" shall mean the board provided for in section 5 of this act to administer the pension fund.

(7) "Medical board" shall mean the board of physicians provided for in section 5 of this act.

(8) "Employer" shall mean said Division of Alcoholic Beverage Control.

(9) "Service" shall mean service as a law enforcement officer paid for by the employer, including military and other authorized leave of absence without pay.

(10) "Creditable service" shall mean service rendered while a member, or before becoming a member, of the pension fund, for which credit is allowed as provided under section 4 of this act.

(11) "Regular interest" shall mean interest as determined from time to time by the board of trustees under the provisions of section 5, subsection 14 of this act.

(12) "Aggregate contributions" shall mean the sum of the amounts deducted from a member's salary and credited to his account in the annuity savings fund.

(13) "Annuity" shall mean payments for life derived from the aggregate contributions of a member. All annuities shall be paid in equal monthly installments.
(14) "Pension" shall mean payments for life derived from contributions by the employer. All pensions shall be paid in equal monthly installments.

(15) "Retirement allowance" shall mean the sum of the pension and annuity, if any.

(16) "Earnable compensation" shall mean the full rate of the salary that would be payable to an employee if he worked the full normal working time for his position. In cases where salary includes maintenance, the board of trustees shall fix the value of the part of the salary not paid in money which shall be considered under this act.

(17) "Average final compensation" shall mean the average annual earnable salary of an employee during his last 5 years of service as an employee or if he had less than 5 years of service, then his average earnable salary for his total service.

(18) "Retirement" shall mean withdrawal from active service with a retirement allowance granted under the provisions of this act.

(19) "Annuity reserve" shall mean the present value of all payments to be made on account of any annuity or benefit in lieu of any annuity computed upon the basis of such mortality tables as shall be adopted by the board of trustees, and regular interest.

(20) "Pension reserve" shall mean the present value of all payments to be made on account of any pension or benefit in lieu of any pension computed upon the basis of such mortality tables as shall be adopted by the board of trustees, and regular interest.

(21) "Actuarial equivalent" shall mean a benefit of equal value when computed upon the basis of such mortality tables as shall be adopted by the board of trustees, and regular interest.

(22) "Beneficiary" shall mean any person receiving a retirement allowance or other benefit as provided by this act.

(23) "Division of Alcoholic Beverage Control" shall mean the Division of Alcoholic Beverage Con-
control of the Department of Law and Public Safety of the State of New Jersey, and its predecessor, the Department of Alcoholic Beverage Control of the State of New Jersey.

(24) "Permanent appointment" shall mean an appointment to continue during good behavior without limit as to time or duration.

2. Section 2 of the act of which this act is amendatory is amended to read as follows:

2. A pension fund is hereby created for the purpose of providing retirement allowances and other benefits for law enforcement officers under the provisions of this act. The pension fund so created shall be established on October 1, 1953. It shall have the powers and privileges of a corporation and shall be known as the "Alcoholic Beverage Law Enforcement Officers' Pension Fund" and by such name all of its business shall be transacted, all of its funds invested, and all of its cash and securities and property held in trust for the purpose for which received.

3. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. (1) On or after the date of the establishment of this pension fund any person becoming permanently appointed as a law enforcement officer or becoming temporarily appointed prior to qualifying for permanent appointment shall become a member of this pension fund as a new entrant.

(2) (a) After the date of the establishment of this pension fund any person permanently appointed as a law enforcement officer prior to that date or holding a temporary appointment received before that date prior to qualifying for permanent appointment shall have the right to become a member of this pension fund as a present entrant. This right may be exercised only within one year after the date of the establishment of this pension fund, in accordance with the rules and regulations prescribed by the board of trustees. Once this right has been exercised, a member shall not lose membership in this pension fund so long as he remains
a permanent and full-time active employee of the Division of Alcoholic Beverage Control in the Department of Law and Public Safety of the State of New Jersey.

(b) Where, on the date of the establishment of this pension fund, a law enforcement officer is a member of any other retirement system or pension fund supported in whole or in part by the State of New Jersey, he shall have the right to become a member of this pension fund as a present entrant. This right may be exercised only within 1 year after the date of the establishment of this pension fund, in accordance with the rules and regulations prescribed by the board of trustees. Upon the commencement of the membership of such law enforcement officer in this pension fund, there shall be transferred to the State Treasurer, and credited to the annuity savings fund of this pension fund, the aggregate contributions of said law enforcement officer to such other retirement system or pension fund. In determining the amount of interest on said aggregate contributions which should be so transferred, the provisions of the enabling legislation of such other retirement system or pension fund governing the crediting of interest for purposes other than withdrawal shall apply. Upon the transfer of said aggregate contributions said present entrant shall receive credit toward service retirement, as provided in section 7 of this act, as though he had contributed to this pension fund for the period of time for which such contributions were made to such other retirement system or pension fund.

(3) Should any member in any period of 4 consecutive years after last becoming a member be absent from service (except upon military leave of absence) for more than 2 years, or withdraw his aggregate contributions, or become a beneficiary or die, he shall thereupon cease to be a member.
4. Section 6 of the act of which this act is amendatory is amended to read as follows:

6. (1) Any new entrant member in service who attains age 55 years may retire on a service retirement allowance upon written and duly executed application to the board of trustees, setting forth at what time, not less than 30 days nor more than 90 days, subsequent to the filing thereof, he desires to be retired. Any new entrant member in service who attains age 62 years shall be retired on a service retirement allowance forthwith or on the first day of the next calendar month; provided, however, that any new entrant member in service in an administrative position as provided for in section 22 of this act may remain in service until attaining age 65 years whereupon he shall be retired on a service retirement allowance forthwith or on the first day of the next calendar month.

(2) Upon retirement for service a new entrant member shall receive a service retirement allowance which shall consist of:

(a) An annuity which shall be the actuarial equivalent of his aggregate contributions at the time of retirement; and

(b) A pension in the amount which when added to the member's annuity will provide a total retirement allowance equal to 2% of his average final compensation multiplied by the number of years of creditable service up to 25, plus 1% of his average final compensation multiplied by the number of years of creditable service over 25.

(3) (a) Upon the receipt of proper proofs of the death of a new entrant member after service retirement, there shall be paid to such person as he shall have nominated by written designation, duly executed and filed with the board of trustees, otherwise to his estate, a death benefit of $2,000.00.

(b) The beneficiary of a death benefit after service retirement may elect to receive the amount payable in 1 sum or in equal installments over a period of years or as a life annuity.
5. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. (1) Any present entrant member in service who has attained or who attains age 55 may retire on a service retirement allowance upon written and duly executed application to the board of trustees, setting forth at what time, not less than 30 days nor more than 90 days, subsequent to the filing thereof, he desires to be retired. Any present entrant member in service, shall be retired on a service retirement allowance forthwith or on the first day of the next calendar month upon the completion of 25 years of service but not before attaining age 62 years; provided, however, that any present entrant member may remain in service beyond the completion of 25 years of service and attaining age 62 years with the permission of the head of said Division of Alcoholic Beverage Control.

(2) Upon retirement for service a present entrant member shall receive a service retirement allowance which shall consist of:

(a) An annuity which shall be the actuarial equivalent of his aggregate contributions at the time of retirement; and

(b) A pension in the amount which when added to the member's annuity will provide a total retirement allowance equal to 2% of his average final compensation multiplied by the number of years of service during the first 25 years of service for which the member has contributed, up to 25, plus 1% of his average final compensation multiplied by the number of all other years of service.

(3) (a) Upon the receipt of proper proofs of the death of a present entrant member after service retirement, there shall be paid to such person as he shall have nominated by written designation
duly executed and filed with the board of trustees, otherwise to his estate, a death benefit of $2,000.00.

(b) A beneficiary of a death benefit after service retirement may elect to receive the amount payable in 1 sum or in equal installments over a period of years or as a life annuity.

6. Section 13 of the act of which this act is amendatory is amended to read as follows:

13. (1) Within 6 months after January 1, 1954 or after the effective date of membership, whichever date is later, each member shall have the right to select additional death benefit coverage.

(2) Upon the receipt of proper proof of the death in service of a member selecting coverage under this section, on account of which no accidental death benefit is payable under section 9 of this act, there shall be paid to such person, if living, as he shall have nominated by written designation duly executed and filed with the board of trustees, otherwise to the executor, or administrator of the member’s estate, the sum of $5,000.00.

(3) Each member selecting the additional death benefit coverage under this section shall agree to the deduction of a percentage of his compensation in addition to that required under section 18. The actuary of the pension fund shall determine the constant percentage of contribution which if deducted from each payment of the prospective earnable compensation throughout active service of each member selecting coverage under this section, is computed to be sufficient to provide for all benefits of this section.

(4) The percentage rate of contribution payable by members selecting coverage under this section shall be subject to adjustment from time to time by the board of trustees on the basis of annual actuarial valuations and experience investigations as provided under section 5 so that the value of future contributions of members selecting the ad-
ditional death benefit coverage under this section shall be equal to the value of prospective benefit payments.

(5) All other provisions of this section notwithstanding, this section and the benefits extended under this section shall not come into effect until 75% of the total number of members as of October 1, 1954 shall have applied for the additional death benefit coverage under this section. Such application shall be made with the secretary of the board of trustees, in such a manner and upon such forms as the board of trustees shall provide.

(6) Any other provision of this act notwithstanding, the additional contributions of members selecting the additional death benefit coverage under this section shall not be returnable to the member or his beneficiary in any manner or for any reason whatsoever nor shall such contributions be included in any annuity payable to any such member or his beneficiary.

7. Section 15 of the act of which this act is amendatory is amended to read as follows:

15. From and after the date of becoming a beneficiary of this pension fund no member shall be eligible for, or receive, retirement benefits under sections 43:4-1, 43:4-2 and 43:4-3 of the Revised Statutes.

8. This act shall take effect immediately.

Approved July 28, 1954.
CHAPTER 201

An Act concerning the salaries of sheriffs in counties of the fifth class, and supplementing Title 40, chapter 41, of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. In all counties of the fifth class the annual salaries of sheriffs shall be $10,000.00, which salaries shall be payable at the same time and in the same manner as other county salaries are now paid, and which shall be in lieu of all other compensation.
2. This act shall take effect immediately.

Approved July 29, 1954.

CHAPTER 202

An Act concerning the salaries of county clerks in counties of the fifth class, and supplementing Title 40, chapter 38, of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. In all counties of the fifth class, the annual salaries of county clerks shall be $10,000.00, which salaries shall be payable at the same time and in the same manner as other county salaries are now paid, and which shall be in lieu of all other compensation.
2. This act shall take effect immediately.

Approved July 29, 1954.
CHAPTER 203

An Act concerning the salaries of surrogates in counties of the fifth class, and supplementing Title 2A, chapter 5, of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. In all counties of the fifth class the annual salaries of surrogates shall be $10,000.00, which salaries shall be payable at the same time and in the same manner as other county salaries are now paid, and which shall be in lieu of all other compensation.

2. This act shall take effect immediately.

Approved July 29, 1954.

CHAPTER 204

An Act to amend "An act fixing the annual compensation of members of the Senate and General Assembly and providing for the payment thereof and for the payment of an additional allowance to the President of the Senate and the Speaker of the General Assembly," approved April 9, 1948 (P. L. 1948, c. 16).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. Members of the Senate and General Assembly shall receive annually, during the term for which they shall have been elected and while they shall...
hold their office, compensation in the sum of $3,000.00 each, until the beginning of the legislative year following the next general election for members of the General Assembly and thereafter and beginning with said legislative year they shall receive annually during the term for which they shall have been elected and while they shall hold their office, compensation in the sum of $5,000.00 each. The President of the Senate and the Speaker of the General Assembly, each by virtue of his office, shall receive an additional allowance, equal to 1/3 of his compensation as a member. The compensation herein provided shall be paid to each member upon his qualifying into office as such member, and the additional allowance herein provided to the President of the Senate and the Speaker of the General Assembly shall be paid upon his qualifying into office as such officer.

2. This act shall take effect immediately.
Approved July 29, 1954.

CHAPTER 205

An Act to amend "An act concerning municipalities, and supplementing article 1 of chapter 60 of Title 40 of the Revised Statutes," approved May 6, 1942 (P. L. 1942, c. 138).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. The governing body of any municipality is hereby authorized or empowered to acquire by gift, devise, purchase, condemnation, or in any other lawful manner, lands and interest therein for the purpose of making the same available to the public
for the public parking of vehicles, and so use lands heretofore acquired for other public use or purposes, and to erect thereon and maintain buildings for the aforesaid purposes, including space for other commercial uses as in the opinion of the governing body is desirable and feasible in order to assist in defraying the expense of such project. The cost of the acquisition of any land or the construction of any building, or both, for such purposes may be raised by general taxation, or by the issuance of bonds of the municipality. Such lands may consist of separate tracts or parcels, contiguous or not contiguous, improved or unimproved, and whether or not abutting upon any State or county road or municipal street.

Upon the acquisition or use as aforesaid, the governing body is hereby authorized and empowered to lease said lands and any buildings erected thereon, including leases for commercial space or for the sale of merchandise and privileges, to any person, firm or corporation for a consideration and for such period or periods of time not exceeding 50 years and upon such other terms and conditions as may be agreed upon. If there are no buildings upon said lands, such lease may be upon condition that the lessee shall construct the building or buildings permitted by this act including space for other commercial uses, or, such lease may grant to the lessee of said lands the right to construct improvements thereon upon such terms and conditions as may be agreed upon. The terms and conditions of every lease shall be authorized and determined by resolution adopted by the affirmative vote of a majority of all the members of the governing body.

2. This act shall take effect immediately.

Approved August 3, 1954.
CHAPTER 206

A Supplement to "An act providing for housing for veterans of World War II and other people of the State and declaring an emergency in respect thereto," approved October 1, 1946 (P. L. 1946, c. 323).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Whenever, under the authority of the act hereby supplemented, the governing body of any municipality, by resolution, shall find that a need for emergency housing continues in such municipality and shall file a certified copy of such resolution with the administrator, any contract theretofore entered into by such municipality with the said administrator pursuant to said act shall, thereupon be extended and shall continue in full force and effect during the period of the emergency as so extended by such resolution, but not in excess of the 2-year period provided for in the act hereby supplemented, notwithstanding any terms or conditions of such contract and any provisions of said act to the contrary.

2. This act shall take effect immediately and shall continue in full force and effect so long as any of the provisions of the act to which this act is a supplement, continues in force and effect. Approved August 5, 1954.
CHAPTER 207

AN ACT relating to certain chattel mortgages on motor vehicles, and amending section 39:10-11 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 39:10-11 of the Revised Statutes is amended to read as follows:

39:10-11. The purchaser of a motor vehicle in this State shall, within 10 days after its purchase, submit to the director evidence of purchase. Upon presentation of the certificate of origin, or certificate of ownership, or bill of sale issued prior to the effective date of this amendment, with proper assignment and certification of the seller, to the director, record of the transaction shall be made and filed. Certificate of ownership will be issued by the director and delivered to the purchaser in the case of an absolute sale, and the director shall collect a fee of $1.50 for the issuance and filing thereof.

In the case of a sale other than absolute, copy of the certificate of ownership recording the encumbrance shall be delivered to the purchaser, and the director shall collect a fee of $2.00 for the issuance and filing thereof.

Whenever a chattel mortgage is placed on a motor vehicle it shall be recorded in the county as provided in sections 46:28-5 and 46:28-7 of the Revised Statutes unless it is a chattel mortgage of the character described in section 46:28-5.1 of the Revised Statutes, and shall also, unless it is of said character or is given to secure an agricultural loan, be presented to the director with a certificate of ownership and a statement of the encumbrance on a form prescribed by the director; otherwise there shall be the same result of failure
to record as provided in section 46:28-5 of the Revised Statutes. The director shall issue a new certificate of ownership recording the encumbrance thereon and shall collect a fee of $2.00 for the issuance and filing thereof.

In addition to the issuing and filing fee, there shall be paid to the director a fee of $0.25 for notice of satisfaction of the lien or encumbrance of the record or abstract of contract, where the motor vehicle is subject to a lien or encumbrance as provided in section 39:10-14.

Provided, however, when any dealer licensed under the provisions of this act is the purchaser of a motor vehicle in this State, he shall, within 10 days after its purchase, submit to the director the evidence of purchase. Upon presentation of the certificate of ownership with proper assignment and certification of the seller to the director, a record of the transaction shall be made and filed. Certificate of ownership will be issued by the director and delivered to such purchaser and the director shall collect a fee of $0.50 for the issuing and filing thereof.

Any purchaser of a motor vehicle who fails to comply with the provisions of this section shall pay to the director a penalty of $5.00 plus the issuing and filing fee.

2. This act shall take effect immediately.

Approved August 5, 1954.
CHAPTER 208

AN ACT to provide that the right of a person to become vested with title to the moneys to the credit of certain bank accounts upon the death of another person shall not be denied or abridged or in anywise affected because such right is not created by a writing executed in accordance with the laws of this State prescribing the requirements to effect a valid testamentary disposition of property.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. When a time or demand deposit account is maintained in a banking institution in the names of 2 persons, payable to either or to the survivor, or payable to either and to the survivor, the right of the survivor to be vested with sole and indefeasible title to the moneys to the credit of the account on the death of the first of such persons to die, shall not be denied, abridged, or in anywise affected because such right has not been created by a writing executed in accordance with the law of this State prescribing the requirements to effect a valid testamentary disposition of property. This section shall apply regardless whether the names of the 2 persons are stated in the conjunctive or in the disjunctive, or otherwise.

2. When a time or demand deposit account is maintained in a banking institution in the name of (a) an individual depositor as trustee for a named person; or (b) an individual depositor in trust for a named person; or (c) an individual depositor, payable on the death of the individual depositor to a named person,
and the individual depositor predeceases the named person, the right of the named person to be vested with sole and indefeasible title to the moneys to the credit of the account at the death of the individual depositor, shall not be denied, abridged or in anywise affected because such right has not been created by a writing executed in accordance with the law of this State prescribing the requirements to effect a valid testamentary disposition of property.

3. This act shall take effect immediately.
Approved August 5, 1954.

CHAPTER 209

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April 29, 1948 (P. L. 1948, c. 67).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 216 of the act of which this act is amendatory is amended to read as follows:

216. A. When a time or demand deposit account is maintained in a banking institution in the name of an individual depositor in trust for a named person, or in the name of an individual depositor as trustee for a named person, the banking institution shall pay any moneys to the credit of the account from time to time to, or pursuant to the order of the individual depositor during his lifetime. When the individual depositor makes a deposit or deposits, or causes a deposit or deposits to be made in such account, the individual depositor shall conclusively be presumed to intend to declare and create a trust of the moneys at any time to the credit of such account, for the named person,
with the depositor as trustee, upon the following terms:

(1) the trust shall be revocable at will by the individual depositor, but only to the extent of withdrawals of, or charges against the moneys to the credit of the trust, made or authorized by the individual depositor, during the individual depositor’s life;

(2) if the individual depositor survives the named person the named person’s death shall terminate the trust and title to the moneys to the credit of the trust shall vest in the individual depositor, free and clear of the trust;

(3) if the named person survives the individual depositor, the individual depositor’s death shall terminate the trust and any moneys to the credit of the trust, less all proper set-offs and charges, shall vest solely and indefeasibly in the named person, notwithstanding any action by the individual depositor, or any evidence, contrary to or negating the individual depositor’s conclusively presumed intention in declaring, creating and maintaining the trust;

(4) if the named person survives the individual depositor and is 18 years of age or over at the death of the individual depositor, the banking institution shall pay the moneys to the credit of the trust, less all proper set-offs and charges, to the named person or upon his order, as hereinafter provided, and such payment by the banking institution shall be valid, notwithstanding any lack of legal age of the named person;

(5) if the named person survives the individual depositor and is under 18 years of age at the individual depositor’s death the banking institution shall pay the moneys to the credit of the trust, less all proper set-offs and charges, to

(a) to the named person or upon his order when or after he becomes 18 years of age, or

(b) to the legal guardian of the named person, wherever appointed, or
(c) if a certificate of appointment of a legal guardian is not filed with the banking institution, to a person authorized to receive such money pursuant to sections 3A:6-31 and 3A:6-32 of the New Jersey Statutes.

B. A banking institution which makes any payment pursuant to subsection A of this section prior to service upon the banking institution of an order of court restraining such payment shall, to the extent of each payment so made, be released from all claims of the individual depositor, the named person, their legal representatives, and all others claiming under or through them.

C. Nothing in subsection A of this section shall validate any trust created in fraud of creditors of the individual depositor.

D. Subsection A of this section shall not apply to moneys deposited by a trustee acting under a will, other fiduciary instrument, court order or decree.

E. Nothing in this section shall affect any law of this State governing transfer inheritance or estate taxes.

F. When a time or demand deposit account is maintained in a form described in this section, the right of the named person to be vested with sole and indefeasible title to the moneys to the credit of the account on the death of the individual depositor, shall not be denied, abridged, or in anywise affected because such right has not been created by a writing executed in accordance with the law of this State prescribing the requirements to effect a valid testamentary disposition of property.

2. Section 217 of the act of which this act is amendatory is amended to read as follows:

217. A. When a time or demand deposit account is maintained in a banking institution in the name of an individual depositor, payable on the death of the individual depositor to a named person, the banking institution shall pay any moneys to the credit of the account from time to time to, or pursuant to the order of, the individual depositor dur-
ing his lifetime, in the same manner as if the account were in the sole name of the individual depositor. If the named person survives the individual depositor and is 18 years of age or over at the death of the individual depositor, the banking institution shall pay the moneys to the credit of the account, less all proper set-offs and charges, to the named person or upon his order, as hereinafter provided, and such payment by the banking institution shall be valid, notwithstanding any lack of legal age of the named person. If the named person survives the individual depositor and is under 18 years of age at the individual depositor’s death the banking institution shall pay the moneys to the credit of the account, less all proper set-offs and charges,

(a) to the named person or upon his order when or after he becomes 18 years of age, or
(b) to the legal guardian of the named person, wherever appointed, or
(c) if a certificate of appointment of a legal guardian is not filed with the banking institution, to a person authorized to receive such moneys pursuant to sections 3A:6-31 and 3A:6-32 of the New Jersey Statutes.

B. When an individual depositor in whose name a time or demand deposit account is maintained in a banking institution in the form set forth in subsection A of this section, makes a deposit or deposits in such account, or causes a deposit or deposits to be made in such account, the individual depositor shall be conclusively presumed to intend to vest in the named person, a present beneficial interest in each deposit so made, and in the moneys to the credit of the account from time to time, to the end that, if the named person survives the individual depositor, all the right and title of the individual depositor in and to the moneys to the credit of the account at the death of the individual depositor, less all proper set-offs and charges,
shall, at such death, vest solely and indefeasibly in the named person.

C. If the named person predeceases the individual depositor, the present beneficial interest presumed to be vested in the named person pursuant to subsection B of this section shall terminate at the death of the named person. In such case, the personal representatives of the named person, and all others claiming through or under the named person, shall have no right in or title to the moneys to the credit of the account, and the banking institution shall pay such moneys to the individual depositor, or pursuant to his order, in the same manner as if the account were in the sole name of the individual depositor.

D. A banking institution which makes any payment pursuant to this section prior to service upon the banking institution of an order of court restraining such payment, shall, to the extent of each payment so made, be released from all claims of the individual depositor, the named person, their legal representatives, and all others claiming through or under them.

E. Nothing in this section shall impair the rights of creditors of the individual depositor, nor shall anything herein affect any law of this State governing transfer inheritance or estate taxes.

F. When a time or demand deposit account is maintained in a form described in this section, the right of the named person to be vested with sole and indefeasible title to the moneys to the credit of the account on the death of the individual depositor, shall not be denied, abridged, or in anywise affected because such right has not been created by a writing executed in accordance with the law of this State prescribing the requirements to effect a valid testamentary disposition of property.

3. Section 218 of the act of which this act is amendatory is amended to read as follows:

218. A. When a time or demand deposit account is maintained in a banking institution in the names of 2 persons, payable to either or to the survivor,
the banking institution shall pay any moneys to the credit of the account from time to time to, or pursuant to the order of, either of said persons during the lives of both, in the same manner as if the account were in the sole name of such of the 2 persons to whom, or pursuant to whose order, the moneys are paid. Upon the death of the first of the 2 persons to die, the banking institution shall pay the moneys to the credit of the account, less all proper set-offs and charges, to, or pursuant to the order of, the survivor.

B. When either, or both, or only 1 of the 2 persons in whose names a time or demand deposit account is maintained in any form described in this section, makes a deposit or deposits in such account, or causes a deposit or deposits to be made in such account, such person shall be conclusively presumed to intend to vest in the other a present beneficial interest in each deposit so made, and in the moneys to the credit of the account from time to time, to the end that, upon the death of the first of the 2 persons to die, all the right and title of the person so dying in and to the moneys to the credit of the account on his death, less all proper set-offs and charges, shall, at such death, vest solely and indefeasibly in the survivor.

C. Nothing in this section shall impair the rights of creditors of either of the persons in whose names an account is maintained in any form described in this section, nor shall anything herein affect any law of this State governing transfer inheritance or estate taxes.

D. This section shall apply to all time or demand deposit accounts maintained in a banking institution in the names of 2 persons, payable to either or to the survivor, regardless whether the names of the 2 persons are stated in the conjunctive or the disjunctive, or otherwise and regardless whether the account is expressed to be payable to either of such persons or to the survivor, or is expressed to be payable to either of such persons and to the survivor.
E. A banking institution which makes any payment pursuant to this section prior to service upon the banking institution of an order of court restraining such payment, shall, to the extent of each payment so made, be released from all claims of each of the 2 persons, their legal representatives, and all others claiming through or under them.

F. When a time or demand deposit account is maintained in the names of 2 persons in any form described in this section, the right of the survivor of the 2 persons to be vested with sole and indefeasible title to the moneys to the credit of the account on the death of the first of the 2 persons to die, shall not be denied, abridged, or in anywise affected because such right has not been created by a writing executed in accordance with the law of this State prescribing the requirements to effect a valid testamentary disposition of property.

4. This act shall take effect immediately, but shall apply only to accounts hereafter opened. Accounts heretofore opened shall be governed by the law in effect when such accounts were opened.

Approved August 5, 1954.
CHAPTER 210

AN ACT to amend "An act regulating the sale, offering for sale or having in possession for sale or other disposition and the manufacture, processing or preparing for sale or other distribution, of all articles of wearing apparel and fabrics which are so highly flammable as to be dangerous when worn by individuals," approved July 24, 1953 (P. L. 1953, c. 267).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 5 of the act of which this act is amendatory is amended to read as follows:

5. This act, except as herein otherwise specifically provided, shall be enforced by the department, and the commissioner is hereby authorized and directed to adopt, amend and enforce rules and regulations establishing the conditions under which, and the manner in which, articles of wearing apparel or fabric shall be tested to determine whether or not they are so highly flammable, as to be dangerous when worn by individuals, within the meaning of this act, if any uncovered or exposed part of such article of wearing apparel or fabric exhibits rapid and intense burning when so tested, if such conditions and manner of testing shall, in all respects, from time to time, conform to the conditions and manner prescribed in the Commercial Standard promulgated by the Secretary of Commerce of the United States of America effective January 30, 1953, and identified as "Flammability of Clothing Textiles, Commercial Standard 191-53," or in the Commercial Standard promulgated by the Secretary of Commerce effective May 22, 1953, and identified as "General Purpose Vinyl Plastic Film, Commercial Standard 192-53," and
modifications or supplements thereto enacted by the Congress of the United States or promulgated by the Secretary of Commerce of the United States of America which shall result from, and be developed under, the same procedures as were in use and effect in connection with the establishment of "Flammability of Clothing Textiles, Commercial Standard 191-53," or "General Purpose Vinyl Plastic Film, Commercial Standard 192-53," and also to adopt, amend and enforce rules and regulations designed and intended to effectuate the general purposes of this act and the specific objectives herein set forth, which said rules and regulations shall include the authorization to the commissioner to cause inspections, analyses, tests and examinations to be made of any article of wearing apparel or fabric which he has reason to believe falls within the prohibitions of this act.

2. Section 10 of the act of which this act is amendatory is amended to read as follows:

10. The penalties provided for a violation of this act shall not apply to any person who establishes (1) a guaranty received in good faith, signed by and containing the name and address of the person by whom the fabric or wearing apparel covered by the guaranty was manufactured or from whom it was received, to the effect that reasonable and representative tests made under the rules and regulations in accordance with the procedures prescribed in this act show that the specific type of fabric covered by the guaranty and used in the wearing apparel or fabric covered by the guaranty when so tested was not highly flammable within the meaning of this act; and (2), that he has not, by further processing affected the flammability of the fabric or wearing apparel covered by the guaranty which he received. Such guaranty shall either be (1) a separate guaranty specifically designating the wearing apparel or fabric guaranteed, in which case it may be on the invoice or other paper relating to such wearing apparel or fabric; or (2) con-
tinning guaranty filed with the commissioner or with the Federal Trade Commission applicable to any wearing apparel or fabric handled by the guarantor in such form as the commissioner or the Federal Trade Commission, as the case may be, by rules and regulations, may prescribe. It is provided, however, that a person furnishing such a guaranty (except a person relying upon a guaranty received in good faith to furnish a guaranty to the same effect, if he, by further processing, has not affected the flammability of the wearing apparel or fabric covered by the guaranty) shall not be relieved thereby from any of the penalties prescribed for the violations of this act.

3. This act shall take effect immediately.
   Approved August 5, 1954.

CHAPTER 211

An Act concerning unpaid taxes, assessments and other municipal charges on real property and the collection thereof by the creation and enforcement of liens thereon, and amending section 54:5-79 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 54:5-79 of the Revised Statutes is amended to read as follows:

54:5-79. The title of a purchaser at a sale shall cease and determine and the certificate of sale shall be void at the expiration of 20 years from the date of the sale, unless the purchaser, his heirs or assigns shall, before the expiration of that term, enter into actual possession of the land purchased, or foreclose the right to redeem it by notice or by a civil action in the nature of a proceeding in equity.
and record the evidence thereof, as provided in this chapter; provided, however, that this act shall not apply to titles acquired by a municipality under certificates of tax sales purchased and held by it at tax sales conducted therein which titles so acquired and certificates of tax sales are hereby expressly exempted from said limitation period of 20 years.

2. This act shall take effect immediately.

Approved August 5, 1954.

CHAPTER 212

An Act relating to the control and suspension of air pollution, creating an Air Pollution Control Commission in the State Department of Health and prescribing its functions, powers and duties and providing for the appointment of County Air Pollution Associations.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known and may be cited as the “Air Pollution Control Act (1954).”

2. The following words shall have the following meanings:

“Commission” means the Air Pollution Control Commission created under this act.

“Department” means the State Department of Health.

“Air pollution” as used in this act shall mean the presence in the outdoor atmosphere of substances in quantities which are injurious to human, plant or animal life or to property or unreasonably interfere with the comfortable enjoyment of life and property throughout the State and in such ter-
ritories of the State as shall be affected thereby and excludes all aspects of employer-employee relationship as to health and safety hazards.

3. There is hereby created in the State Department of Health an Air Pollution Control Commission, which shall consist of 9 members, 3 of whom shall be the State Commissioner of Health or a member of the State Department of Health designated by him, the Commissioner of Labor and Industry or a member of the Department of Labor and Industry designated by him, and the Secretary of Agriculture or a member of the Department of Agriculture designated by him, who shall serve ex officio, 1 citizen of the State representing the general public and 5 members to be appointed from persons to be nominated by the organizations hereinafter enumerated, by the Governor with the advice and consent of the Senate.

On or before July 1, 1954 and thereafter as required, at least 1 month prior to the expiration of the term of the member chosen from nominees of each organization hereafter enumerated, each such organization shall submit to the Governor a list of 3 recommended nominees for membership on the commission from which list the Governor shall appoint 1.

If any organization does not submit a list of recommended nominees at any time required by this act, the Governor may appoint a member of his choice.

The organizations which shall be entitled to submit recommended nominees are: New Jersey Health Officers Association, New Jersey State Chamber of Commerce, New Jersey Society of Professional Engineers, Inc., New Jersey Manufacturers Association, New Jersey Section of the American Industrial Hygiene Association.

4. Of the 6 members first to be appointed, 1 shall be appointed for a term of 1 year, 2 for terms of 2 years, 1 for a term of 3 years and 2 for terms of 4 years beginning on July 1, 1954. Thereafter, all appointments shall be made for terms of 4 years
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beginning on July 1. All appointed members shall serve after the expiration of their terms until their respective successors are appointed and shall qualify, and any vacancy occurring in the appointed membership of the commission, by expiration of term or otherwise, shall be filled in the same manner as the original appointment for the unexpired term only, notwithstanding that the previous incumbent may have held over and continued in office as aforesaid. The Governor may remove any appointed member of the commission for cause after a public hearing.

5. All members of the commission shall serve without compensation but shall be reimbursed for expenses incurred in attending meetings of the commission and in the performance of any duties as members thereof.

6. The commission shall elect annually a chairman and vice-chairman from its own membership, and 5 members of the commission shall constitute a quorum to transact its business, except that any action shall be by at least a majority vote of the entire commission.

7. The commission shall have power to employ such employees as it may deem necessary.

8. The commission shall have power to formulate and promulgate, amend and repeal codes and rules and regulations controlling and prohibiting air pollution throughout the State or in such territories of the State as shall be affected thereby; provided, however, that no such code, rule or regulation and no such amendment or repeal shall be adopted except after public hearing to be held after 30 days' prior notice thereof by public advertisement of the date, time and place of such hearing, at which opportunity to be heard by the commission with respect thereto shall be given to the public; and provided, further, that no such code, rule or regulation and no such amendment or repeal shall be or become effective until 60 days after the adoption thereof as aforesaid. Any person heard at such public hearing shall be given written notice of the determination of the commission.
9. The department shall control air pollution in accordance with any code, rule or regulation promulgated by the commission and for this purpose shall have power to—

(a) Conduct and supervise research programs for the purpose of determining the causes, effects and hazards of air pollution;

(b) Conduct and supervise State-wide programs of air pollution control education including the preparation and distribution of information relating to air pollution control;

(c) Require the registration of persons engaged in operations which may result in air pollution and the filing of reports by them containing information relating to location, size of outlet, height of outlet, rate and period of emission and composition of effluent, and such other information as the department shall prescribe to be filed relative to air pollution. The requirement for filing of reports shall be conditional upon either the consent of the person engaged in operations which may result in air pollution or the direction of the department, which direction may be granted only after a hearing upon notice to the person engaged in such operations;

(d) Enter and inspect any building or place, except private residences, for the purpose of investigating an actual or suspected source of air pollution and ascertaining compliance or noncompliance with any code, rules and regulations of the commission. The right to enter and inspect shall be conditional upon either the consent of the owner or lessee of the premises or the direction of the department, which direction may be granted only after a hearing upon notice to the owner or lessee of the premises. Before any entry and inspection is made, the person who is to make the same shall sign a statement in the presence of and witnessed by a notary public or other officer qualified to take acknowledgment to deeds, that all information obtained shall be kept confidential except as it relates directly to air pollution. If samples are taken for analysis, a
duplicate of the analytical report shall be furnished promptly to the person suspected of causing air pollution;

(e) Receive or initiate complaints of air pollution, hold hearings in connection with air pollution and institute legal proceedings for the prevention of air pollution and for the recovery of penalties, in accordance with this act;

(f) With the approval of the Governor, co-operate with, and receive money from, the Federal Government, the State Government, or any county or municipal government or from private sources for the study and control of air pollution.

10. Any hearing required by this act to be held before the commission shall be held before any 3 or more members of the commission designated by the chairman and any member of the commission shall have power to subpoena witnesses and compel their attendance, administer oaths and require the production for examination of any books or papers relating to any matter under investigation in any such hearing. Any information as to secret processes or methods of manufacture or production shall not be disclosed in public hearing before the commission, insofar as practicable, and shall be kept confidential.

11. The commission shall organize a county air pollution control association in each county in which it shall determine that the establishment of such association is advisable to assist it in carrying out the purposes of this act. Each county air pollution control association shall consist of such number of resident members as shall be determined by the commission, who shall be appointed by the commission and shall serve at the pleasure of the commission without compensation.

12. It shall be the duty of each county air pollution control association to study air pollution problems of the county.

13. All codes, rules or regulations of strictly local application, before they are adopted by the commission, shall be submitted to the county air
pollution control association of each county affected for discussion and report thereon.

14. In case any written complaint is filed with the department, or the department has cause to believe, that any person is violating any code, rule or regulation promulgated by the commission, the department shall cause a prompt investigation to be made in connection therewith and if the department shall find, after such investigation, that a violation of any code, rule or regulation of the commission exists, it shall immediately endeavor to eliminate any source or cause of air pollution resulting from such violation by conference, conciliation and persuasion.

15. In case of the failure to correct or remedy a violation of any code, rule or regulation of the commission, within a reasonable time, by conference, conciliation and persuasion, the department shall cause to be issued and served a written notice, together with the copy of a complaint made by it, or a copy of the complaint made to it, requiring the person so complained against to answer the charges of such complaint at a hearing before the department at a time and place to be specified in such notice.

16. The respondent to such complaint may file a written answer thereto and may appear at such hearing in person or by representative, with or without counsel, and submit testimony, or both. The testimony taken at the hearing shall be under oath and recorded stenographically, but the parties shall not be bound by the strict rules of evidence prevailing in the courts of law and equity at such hearing, provided, however, that true copies of any transcript and of any other record made of or at such hearing shall be furnished to the respondent upon request and at his expense.

17. Any hearing required by this act to be held before the department shall be held before the State Commissioner of Health, or a member of the department designated by him, who shall have power to subpoena witnesses and compel their attendance,
administer oaths and require the production for examination of any books or papers relating to any matter under investigation in any such hearing. The department, at the request of any respondent to a complaint made by it, or to it, pursuant to this act, shall subpoena and compel the attendance of such witnesses as the respondent may designate and require the production for examination of any books or papers relating to any matter under investigation in any such hearing.

18. If, at said hearing, the department shall determine that the person against whom the complaint is made is violating any code, rule or regulation promulgated by the commission, it shall fix a reasonable time during which said person shall be required to take such measures as may be necessary to prevent the same and to give periodic progress reports. Any information as to secret processes or methods of manufacture or production revealed by such periodic progress reports shall be kept confidential.

19. If such preventive or corrective measures are not taken in accordance with the order of the department, the department may institute a civil action in any court of competent jurisdiction for injunctive relief to prevent any further violation of such code, rule or regulation. Said court shall have power to grant such injunctive relief upon notice and hearing. Any person thus determined by the department to have violated a code, rule or regulation promulgated by the commission shall be liable for a penalty of $100.00 per week beginning with the 10th day after the expiration of the time fixed for the taking of preventive or corrective measures in the department’s order. In the event that he continues to maintain or to permit the maintenance of any condition which has been determined by the department to constitute such a violation, the method of recovery of said penalty shall be pursuant to the Penalty Enforcement Law. (N. J. S. 2A:58-1 et seq.)
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20. Review of any final decision or action by the department or by the commission shall be by procedure in lieu of prerogative writs. Review of the validity of any code, rule or regulation promulgated by the commission shall likewise be by procedure in lieu of prerogative writs.

21. No existing civil or criminal remedy for any wrongful action which is a violation of any code, rule or regulation of the commission shall be excluded or impaired by this act.

22. No ordinances or regulations of any governing body of a municipality or county or board of health not inconsistent with this act or any code, rules or regulations promulgated pursuant thereto shall be superseded by this act. Nothing in this act or in any code, rules or regulations promulgated pursuant thereto shall preclude the right of any governing body of a municipality or county or board of health to adopt ordinances or regulations not inconsistent with this act or any code, rules or regulations promulgated pursuant thereto.

23. The powers, duties and functions vested in the State Department of Health under the provisions of this act shall not be construed to affect in any manner the powers, duties and functions vested in the State Department of Health under any other provisions of law.

24. This act shall take effect immediately.

Approved September 16, 1954.
CHAPTER 213

A Supplement to "An act concerning relief of certain persons who served in the active military or naval forces of the United States, and supplementing Title 38 of the Revised Statutes," approved June 11, 1947 (P. L. 1947, c. 263) as said title was amended by chapter 138 of the laws of 1948.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any veteran receiving payments pursuant to the provisions of the act to which this act is a supplement and who is required to, and who does, move without the State for reasons of health or employment shall notwithstanding such nonresidence be entitled to continue to receive such payments. In the event such veteran becomes entitled to payments from the State to which he moves pursuant to an act of such State substantially similar to this act and the act to which this act is a supplement, such payments shall immediately cease, unless such veteran shall elect to receive such payments to the exclusion of the payments of the State to which he moves.

2. This act shall take effect immediately.

Approved September 17, 1954.
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CHAPTER 214

An Act to create a debt of the State of New Jersey by the issuance of bonds of the State in the sum of $25,000,000.00 for the purpose of improving medical, dental and public health services to the benefit of citizens throughout the State by the creation, construction, establishment, equipment and maintenance of buildings and facilities of a State Medical-Dental School and Health Center for the teaching of medicine, surgery, dentistry and public health, and the operation thereof; providing the ways and means to pay the interest of such debt and also to pay and discharge the principal thereof and providing for the submission of this act to the people at a general election.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Legislature hereby finds and determines as a fact: that there is in New Jersey no State College or State University which teaches medicine, surgery, dentistry and public health; nor is there in New Jersey a State College or State University which has adequate or proper buildings, equipment, or facilities for the teaching of medicine, surgery, dentistry and public health. The Legislature finds this condition does not inure to the benefit of the public and is detrimental to the health and welfare of the citizens of this State and it is necessary for the purposes of improving medical, dental and public health services to the benefit of citizens throughout the State that provision be made for the teaching of medicine, surgery, dentistry and public health and further that in order to correct said condition it is necessary that an institution be
created, constructed, established, equipped and maintained and operated for the purpose of teaching the practice of medicine, surgery, dentistry and public health through the issuance of bonds for such a purpose. This institution shall be free to enter into co-operative arrangements with public and private hospitals in all areas of the State to improve health standards and the quality of medical and dental care throughout New Jersey.

2. Bonds of the State of New Jersey in the sum of $25,000,000.00 are hereby authorized for the creation, construction, establishment, equipment, maintenance and operation of a State institution for the teaching of medicine, surgery, dentistry and public health as the same shall be further provided by law.

3. (a) The bonds authorized to be issued under section 2 of this act shall be known as State Medical-Dental School and Health Center Bonds.

(b) Said bonds shall be issued from time to time as money is required to effectuate the purpose of this act, and the issuing officers designated herein shall determine.

(c) The issuing officials shall be:
   Governor
   State Treasurer
   Comptroller of the Treasury.

Any two of such officials are hereby authorized to carry out the provisions of this act relating to the issuance of said bonds, and shall determine all matters in connection therewith subject to the provisions hereof. In case any of said officials shall be absent from the State or incapable of acting for any reason, his powers and duties shall be exercised and be performed by any such person as shall be authorized by law to act in his place as a State official.

4. Bonds issued in accordance with the provisions of this act shall be a direct obligation of the State of New Jersey and the faith and credit of the
State is pledged for the payment of the interest thereon as the same shall become due and payable and for the payment of the principal at maturity. Principal and interest of such bonds shall be exempt from taxation by the State or by any county, municipality or other taxing district of the State.

5. Bonds issued pursuant to the provisions of this act shall be signed in the name of the State by the Governor or by his facsimile signature, under the great seal of the State, and attested by the Secretary of State, or an assistant Secretary of State, and shall be countersigned by the facsimile signature of the Comptroller of the Treasury. Interest coupons attached to said bonds shall be signed by the facsimile signature of the Comptroller of the Treasury. Such bonds may be issued notwithstanding that any of the officials signing them or whose facsimile signatures appear on the bonds or coupons shall cease to hold office at the time of the delivery of such bonds to the purchaser.

6. (a) Such bonds shall recite that they are issued for the purpose set forth in this act and that they are issued in pursuance of this act and that this act was submitted to the people of the State at the general election held in the month of November, 1954, and that it was approved by and received the sanction of the majority of the votes of the legally qualified voters of this State voting thereon. Such recital in said bonds shall be evidence of the authority of the State to issue said bonds and of their validity. Any bonds containing such recital shall in any suit, action or proceeding involving their validity be deemed to be fully authorized by this act and to have been issued, sold, executed and delivered in conformity herewith and with all other provisions of statutes applicable thereto.

(b) Such bonds shall be issued in such denominations and in such form or forms, whether coupon or registered as to both principal and interest, as may be determined by the issuing officials.
(c) Whenever such bonds shall have been issued as coupon bonds, whether so issued originally or at the request of a holder thereof subsequent to the original issue, such bonds, or any of them, may be reissued by the issuing officials at the request of a holder as registered bonds, and all registered bonds, whether so issued originally or at the request of the holder subsequent to the original issue, may be reissued by the issuing officials, at the request of a holder, as coupon bonds.

7. When bonds are issued from time to time, the bonds of each issue shall constitute a separate series to be designated by the issuing officials. Each series of bonds shall bear such rate or rates of interest, not exceeding 3% per annum, as may be determined by the issuing officials, which interest shall be payable semiannually; provided, however, that the first and last interest periods may be longer or shorter, in order that intervening semiannual payments may be at convenient dates.

8. Said bonds shall be issued and sold at not less than par and accrued interest, under such terms, conditions and regulations as the issuing officials may prescribe, after the notice of the proposed sale therefor is published at least 3 times in at least 3 newspapers published and circulated in the State of New Jersey, and in a publication carrying municipal bond notices and devoted primarily to financial news, published in the city of New York or in New Jersey. The first notice shall be at least 7 days prior to the day of bidding. The said notice of sale may contain a provision to the effect that any or all bids made in pursuance thereof may be rejected. In the event of such rejection or failure to receive any acceptable bid, the issuing officials are authorized to sell said bonds at private sale. The issuing officials may sell all or a part of the bonds of any series as issued to the sinking fund or funds for other bonds issued by the State or to the trustees for the support of public schools, the
Teachers' Pension and Annuity Fund, or any other pension fund established for the benefit of State employees or to the Trustees of the State Disability Benefit Fund, or to the Federal Government or any agency thereof, at private sale, without advertisement.

9. The issuing officials may, in their discretion, issue temporary or interim bonds, pending the preparation of permanent bonds, which shall be exchangeable for permanent bonds.

10. All proceeds from the sale of the bonds and all interest on deposits received from depositories, shall be paid to the State Treasurer and be held by him in a separate fund, and be deposited in such depositories as may be selected by him to the credit of the fund, which fund shall be known as the "State Medical-Dental Health Center Fund."

11. The moneys in the said fund are hereby specifically dedicated to creation, construction, establishment, equipment, maintenance and operation of a State institution for teaching of medical, surgical, dental and public health subjects and no money shall be expended from said fund except in accordance with appropriations, from said fund, made by law.

At any time prior to the issuance and sale of bonds under this act the State Treasurer is hereby authorized to transfer from any available money in the treasury of the State to the credit of the fund such sums as may be deemed necessary by the issuing officials for the purposes of this act. Such money so transferred is hereby appropriated for the purpose of this act and shall be returned to the treasury of this State by the Treasurer thereof from the proceeds of the sale of the first issue of bonds.

12. The issuing officials may replace any bonds or coupons which shall become mutilated, lost or destroyed, upon the owner furnishing to the issuing officials evidence satisfactory to them of such mutilation, loss or destruction and also such se-
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certainty and indemnity as the issuing officials may require.

13. Any expense incurred by the issuing officials for advertising, engraving, printing, clerical, legal or other services necessary to carry out the duties imposed upon them by the provisions of this act shall be paid from the proceeds of the sale of bonds, by the State Treasurer upon warrant of the Comptroller of the Treasury, in the same manner as other obligations of the State are paid.

14. Bonds of each series issued hereunder shall mature in installments commencing not later than the fifth year and ending not later than the fifteenth year from the date of issue of such series, and in such amounts as shall be determined by the issuing officials, but the issuing officials may reserve to the State by appropriate provision in the bonds of any series the power of election by resolution or resolutions of the issuing officials to call for redemption at par and accrued interest to date of redemption, and to redeem on any interest payment date beginning in a stated year, as a whole or in part in the inverse order of their numbers, bonds of that series prior to their maturity, upon notice by publication, at least once, at least 60 days prior to the date fixed for redemption, in a newspaper published in the city of Trenton, and in a publication carrying municipal bond notices and devoted primarily to financial news, published in New York City or in New Jersey. On and after the date of redemption so fixed, interest on bonds so called for redemption shall cease to accrue.

15. To provide funds to meet the interest and principal payment requirements for the bonds issued under this act and outstanding, there is hereby appropriated in the order following:

(a) Revenue derived from the tax imposed upon the sales of cigarettes under the "Cigarette Tax Act," chapter 65, P. L. 1948, as amended and supplemented, or so much thereof as may be required.
(b) If in any year or at any time funds, as hereinafter appropriated necessary to meet interest and principal payments upon outstanding bonds issued under this act, be insufficient or not available, then and in that case there shall be assessed, levied and collected annually in each of the municipalities of the counties of this State a tax on real and personal property upon which municipal taxes are or shall be assessed, levied and collected, sufficient to meet the interest on all outstanding bonds issued hereunder and on such bonds as it is proposed to issue under this act in the calendar year in which such tax is to be raised and for the payment of bonds falling due in the year following the year for which the tax is levied. The tax thus imposed shall be assessed, levied and collected in the same manner and at the same time as other taxes upon real and personal property are assessed, levied and collected. The governing body of each municipality shall cause to be paid to the county treasurer of the county in which such municipality is located, on or before December 15 in each year, the amount of tax herein directed to be assessed and levied, and the county treasurer shall pay the amount of said tax to the State Treasurer on or before December 20 in each year.

If on or before December 31 in any year the issuing officials shall determine that there are moneys in the General State Fund beyond the needs of the State, sufficient to meet the principal of bonds falling due and all interest payable in the ensuing calendar year, then and in that event such issuing officials shall by resolution so find and shall file the same in the office of the State Treasurer, whereupon the State Treasurer shall transfer such moneys to a separate fund to be designated by him, and shall pay the principal and interest out of said fund as the same shall become due and payable, and the other sources of payment of said principal and interest provided for in this section shall not then be available, and the receipts for said year
from the tax imposed on sales of cigarettes above referred to shall thereupon be considered as part of the General State Fund, available for general purposes.

16. Should the State Treasurer by December 31 of any year deem it necessary, because of insufficiency of funds to be collected from the sources of revenues as hereinabove provided, to meet the interest and principal payments for the year after the ensuing year, then the treasurer shall certify to the Comptroller of the Treasury the amount necessary to be raised by taxation for such purposes, the same to be assessed, levied and collected for and in the ensuing calendar year. In such case the Comptroller of the Treasury shall, on or before March 1 following, calculate the amount in dollars to be assessed, levied and collected as herein set forth in each county. Such calculation shall be based upon the corrected assessed valuation of such county for the year preceding the year in which such tax is to be assessed, but such tax shall be assessed, levied and collected upon the assessed valuation of the year in which the tax is assessed and levied. The Comptroller of the Treasury shall certify said amount to the county board of taxation and the county treasurer of each county. The said county board of taxation shall include the proper amount in the current tax levy of the several taxing districts of the county in proportion to the ratables as ascertained for the current year.

17. For the purpose of complying with the provisions of the State Constitution this act shall, at the general election to be held in the month of November, 1954, be submitted to the legally qualified voters of this State. In order to inform the people of the contents of this act it shall be the duty of the Secretary of State, after this section shall take effect, and at least 15 days prior to the said election, to cause this act to be published in at least 10 newspapers published and circulating
in the State and shall notify the clerk of each county of the passage of this act, and the said clerks respectively shall cause to be printed on each of the said ballots, the following:

If you approve the act entitled below, make a cross ×, plus +, or check √ mark in the square opposite the word “Yes.”

If you disapprove the act entitled below, make a cross ×, plus +, or check √ mark in the square opposite the word “No.”

If voting machines are used, a vote of “Yes” or “No” shall be equivalent to such markings respectively.

| Yes. | Shall the act entitled “An act to create a debt of the State of New Jersey by the issuance of bonds of the State in the sum of §25,000,000.00 for the purpose of improving medical, dental and public health services to the benefit of citizens throughout the State by the creation, construction, establishment, equipment and maintenance of buildings and facilities of a State Medical-Dental School and Health Center for the teaching of medicine, surgery, dentistry and public health, and the operation thereof, providing the ways and means to pay the interest of such debt and also to pay and discharge the principal thereof and providing for the submission of this act to the people at a general election,” be approved? |
| No.  |
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The fact and date of the approval or passage of this act, as the case may be, shall be inserted in the appropriate place after the title in said ballot. No other requirement of law of any kind or character as to notice or procedure except as herein provided need be adhered to.

The said votes so cast for and against the approval of this act, by ballot or voting machines, shall be counted and the result thereof returned by the election officer, and a canvass of such election had in the same manner as is now provided for by law in the case of the election of a Governor, and the approval or disapproval of this act so determined shall be declared in the same manner as the result of an election for a Governor, and if there shall be a majority of all the votes cast for and against it at such an election in favor of the approval of this act, then all the provisions of this act shall take effect forthwith.

18. This act shall be liberally construed.

19. This section and section 17 of this act shall take effect immediately and the remainder of the act shall take effect as and when provided in section 17.

Approved September 22, 1954.
CHAPTER 215

AN ACT for the relief of the board of education of the township of Haddon, in the county of Camden.

WHEREAS, It is represented to this Legislature that the board of education of the township of Haddon, in the county of Camden, has since its incorporation been the owner of a parcel of land with a small building erected thereon, located in the township of Haddon, in the county of Camden and State of New Jersey, described as follows:

Beginning at a stake for a corner by the side of the road called Collins Road and corner to Samuel C. Champion’s land; thence by his land North 30 degrees West, 6 chains and 42 links to a stake for a corner; thence North 60 degrees East 1 chain and 12 links to a stake for a corner of Joseph Jones land; thence by his land South 30 degrees East, 6 chains and 60 links to a corner by the side of the aforesaid road; thence along the side thereof and in front of the school house South 69 degrees West 1 chain and 12 links to the place of beginning.

Containing 0.73 of an acre, be the same more or less.

and;

WHEREAS, The said board of education of the township of Haddon, in the county of Camden, has maintained the building erected thereon and exercised dominion over said premises and has also been in possession thereof; and

WHEREAS, The right of the board of education of the township of Haddon, in the county of Cam-
den, to sell or convey the said land and give a marketable title thereto might be questioned because the last record title to said premises is a certain deed made by Samuel C. Champion and Elizabeth, his wife, to Thomas Marshall, John Osler, John Stites, Aaron Moore, and Isaac T. Collins, trustees of Newton Union School, dated May 12, 1838, recorded June 11, 1838, in the Office of the Register of Deeds of Camden County, in Book “O-3” of Deeds, page 56; and

Preamble. Whereas, A right-of-way was granted to the Philadelphia and Atlantic City Railway Company, by Trustees of Champion School District Number 10 in the county of Camden, by Joseph C. Eldridge, George M. Ward and J. Stokes Collings, trustees, dated March 23, 1877, recorded February 8, 1886, in the Office of the Register of Deeds of Camden county, in Book 122 of Deeds, page 136, over the said premises hereinbefore described, subject to certain terms and conditions; and

Preamble. Whereas, There does not appear of record in the Office of the Register of Deeds of Camden county any deeds from the trustees first mentioned to either said school district or to the board of education of the township of Haddon, in the county of Camden.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. That the board of education of the township of Haddon, in the county of Camden, is hereby duly authorized and empowered to sell or dispose of all or any part of said premises, or any interest therein, which ceases to be suitable or convenient for the use for which they were acquired, or which are no longer needed for school purposes, and to execute, acknowledge and deliver a deed or deeds for all or a portion of said premises, upon such
terms and conditions as the said board of education of the township of Haddon, in the county of Camden, may, by resolution duly adopted, provide, and upon such recording in the proper office provided by law for the recording of said deed or deeds the title to the grantees in said deed shall be valid to all intents and purposes and the said grantee or grantees shall acquire a fee simple title to the premises so sold, free from any use or purpose for which it may have been acquired by the board, subject to the rights of the Philadelphia and Atlantic City Railroad Company, its successors and assigns.

2. This act shall take effect immediately.
Approved September 30, 1954.

CHAPTER 216

AN ACT vesting title to certain real property of the Commissioners of Fire District No. 1 in the township of Holmdel in the county of Monmouth in the Holmdel Fire Company No. 1, a corporation not for pecuniary profit.

Whereas, On October 23, 1917, Mary E. Johnson and William H. Johnson, her husband, conveyed to the Commissioners of Fire District No. 1 in the township of Holmdel and county of Monmouth by warranty deed lands described as follows:

"All that tract or parcel of land and premises, hereinafter particularly described, situate, lying and being in the Township of Holmdel in the County of Monmouth and State of New Jersey, in the Village of Holmdel, lying along the northerly side of the public road leading from Holmdel Village to Middletown Village and Red Bank."
Title vested in Holmdel Fire Company No. 1.

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"Beginning at a stake in the center of said road, said stake being in the line of the prolongation of the easterly boundary of the Reformed Church lot, and from said Beginning point running thence (1) in a northerly direction along the easterly line of said Reformed Church property, one hundred and thirty feet to a stake; thence (2) in an easterly direction and parallel with the center line of said highway, forty-eight feet to a stake; thence (3) in a southerly direction, one hundred and thirty feet more or less to a point in the center of said highway, said point being thirty feet easterly from the point or place of beginning; thence (4) in a westerly direction along the center of said highway, thirty feet to the point or place of Beginning"; and

Whereas, The body corporate known as the Commissioners of Fire District No. 1 in the township of Holmdel in the county of Monmouth has long since ceased to function and no commissioners of said fire district have been elected for upwards of 20 years last past; and

Whereas, The Holmdel Fire Company No. 1 was incorporated as a corporation not for pecuniary profit on February 27, 1929, and ever since its incorporation has been in possession of the above described premises and is deemed to be the owner of said premises; and

Whereas, The said Holmdel Fire Company No. 1 has been and is a volunteer fire company performing a useful public service to the community; now, therefore

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. All the estate, right, title and interest of every kind and character of the Commissioners of Fire District No. 1 in the township of Holmdel in Mon-
AN ACT vesting the title to real property of which Margaret Klopfer died seized, in and to 83 Madison Street Corp., a corporation of New Jersey, and which it is alleged may have escheated to the State of New Jersey in the year 1939, located in the city of Hoboken, in the county of Hudson and State of New Jersey.

WHEREAS, Margaret Klopfer, late of the city of Hoboken, in the county of Hudson and State of New Jersey, died intestate on March 15, 1939, seized of a certain lot in the city of Hoboken, in the county of Hudson and State of New Jersey, described as follows:

All that certain lot, piece or parcel of land and premises, situate, lying and being in the city of Hoboken, in the county of Hudson and State of New Jersey, known as Lot Number 27 in Block Number 37 on the Official Assessment Map of the city of Hoboken, and which upon a certain map entitled "Map of property situate at Hoboken, Hudson County, New Jersey, belonging to the Estate of John G. Coster, deceased, surveyed and laid out into lots November, 1860, by
Daniel Ewen, Austin D. Ewen, City Surveyors, New York'" and now on file in the Register's Office of Hudson county, is known and designated as Lot Number 27 in Block Number 37 and being 25 feet wide in front and rear by 100 feet deep fronting and facing on the westerly side of Monroe Street between Second and Third Streets.

Being known by Street Number 214 Monroe Street, Hoboken, N. J.

Being the same premises held by Fred Klopfer and the said Margaret Klopfer, his wife, as tenants by the entirety. Fred Klopfer died January 21, 1939.

WHEREAS, Said The Mayor and Council of the city of Hoboken, a municipal corporation of the State of New Jersey, assessed taxes against said property in the names of Fred Klopfer, et ux, as owner, and, said taxes becoming due and remaining unpaid, sold said property so assessed for such unpaid taxes to itself, at public sale, as provided by law, acquiring thereby title to the tax lien upon said property, by the tax sale certificate from its tax collector, dated January 16, 1940, and recorded in the office of the Register of Deeds and Mortgages of Hudson county in Book 1913 of mortgages for said county, on page 223, and thereafter, the time for the redemption of said tax sale certificate prescribed by law having elapsed, said township sought to acquire title to said property by proceedings in the Court of Chancery of New Jersey to foreclose said tax title certificate, which resulted in a final decree of said court, dated November 17, 1942, and recorded in said Register's Office on November 19, 1942, in Book 2022 of deeds for said county, on pages 427, et cetera, purporting to vest title to said property in said The Mayor and Council of the city of Hoboken, a municipal corporation of the State of New Jersey; and
WHEREAS, The said Margaret Klopfer may have left no person or persons capable of inheriting the said lands and premises; and

WHEREAS, The Mayor and Council of the city of Hoboken, a municipal corporation of the State of New Jersey, sought to convey said premises to 83 Madison Street Corp., a New Jersey corporation, having its principal office at 33 Newark Street, Hoboken, New Jersey, by deed dated December 9, 1953, and recorded December 11, 1953, in the office of the Register of Deeds and Mortgages for Hudson county, in Book 2572 of deeds for said county, on pages 268 &c., purporting to vest title to said property in said corporation; and

WHEREAS, The regular and proper notice of intention to apply for the passage of this act has been given and duly published; now therefore,

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. All the estate, right, title and interest of every kind and character of which it is alleged the State of New Jersey may be seized in and to certain real property heretofore belonging to Margaret Klopfer, more particularly described in the preamble to this act, are hereby vested in the 83 Madison Street Corp., a New Jersey Corporation, and its successors and assigns, and such title so as aforesaid vested under the provisions of this act is validated and confirmed.

2. This act shall take effect immediately.

Approved October 27, 1954.
CHAPTER 218

An Act to provide for the creation, setting apart, maintenance and administration of a city employees’ retirement system in cities of the first class having, at the time of the enactment of this act, a population in excess of 400,000 inhabitants; and merging and superseding the provisions of pension funds established pursuant to article 2 of chapter 13, chapters 18 and 19, of Title 43 of the Revised Statutes, in said cities.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. As used in this act:

“Service” shall always, unless otherwise stated, be considered as in the aggregate.

“Salary” or “compensation,” when used solely for the purpose of fixing benefits under this act, means annual salary or compensation earned by a member as a permanent employee at the time of his death or retirement; provided, however, that $10,000.00 shall be the maximum amount of the annual salary of any member which shall be considered for any purpose under this act; provided further, however, that as to any employee who, at the time of the adoption of this act, is a member of any retirement system in operation in the city under and by virtue of article 2, chapter 13, Title 43 of the Revised Statutes; and of chapter 18, Title 43 of the Revised Statutes; and of chapter 19, Title 43 of the Revised Statutes, the total annual salary received by such member as a permanent employee at the time of his death or retirement shall be considered for pension or other purposes under this act, except as otherwise provided herein.

“Pension fund” or “fund” means the fund referred to in section 2 of this act, and is the fund
from which pensions and other benefits provided for in this act shall be paid.

"State" shall, unless otherwise stated, mean the State of New Jersey.

"City," unless otherwise specified, means any city of the first class of the State of New Jersey having, at the time of the enactment of this act, a population in excess of 400,000 inhabitants.

"His" shall be construed to mean both sexes.

"City employee" or "employee" means and includes all permanent employees as defined by Title 11 of the Revised Statutes of New Jersey (Civil Service Law) in service in any city of the first class of this State, as hereinabove defined; and shall mean and include all permanent employees of any city board, body or commission maintained out of city funds in such city. Notwithstanding the provisions of any other statute of this State, any person under 45 years of age hereafter accepting permanent employment in the city (excepting uniformed policemen or firemen) shall, subject to the provisions of section 13 (a) of this act, become a member of the pension fund provided by this act as a "city employee" or "employee" as hereinabove defined; and except as herein otherwise provided, any such person of the age of 45 years or over shall be ineligible to become a member; provided, however, that any employee who, at the time of the adoption of this act, is a member of any retirement system in operation in such city under and by virtue of article 2, chapter 13, Title 43 of the Revised Statutes; or of chapter 18, Title 43 of the Revised Statutes; or of chapter 19, Title 43 of the Revised Statutes, shall not be barred from membership in this retirement system on account of age of any such employee.

Notwithstanding the provisions of chapter 1, Title 43 of the Revised Statutes, any present employee of the city as herein defined who was not more than 45 years of age at the time of his permanent appointment, shall, subject to the provisions of section 13 of this act, have the right, subject to
section 13 (b) of this act, to become a member of the retirement system established by this act, by declaring his intention in writing so to do, within 2 months after the formation of the commission created by this act.

All such applicants shall submit to and pass a physical examination as required by the commission, and shall pay into the retirement system all arrears of dues and assessments determined by the commission, with interest thereon at 3%, in order to receive credit for said prior service as an employee, for the purposes of this act. The maximum length of time to be afforded any such employee for payment of said arrears and interest thereon shall be 5 years from the date of membership in said system.

"Widow" or "widower" means the surviving spouse of a city employee married to such employee for a period of at least 5 years prior to the retirement or death of such employee, except as otherwise provided herein, and said marriage having occurred prior to the time when such employee reached the age of 55 years, except that where death results from and as a result of an accident or injury sustained in the line of duty, the widow or widower shall be entitled to the benefits hereinafter set forth, even though the marriage has not been in existence for a period of 5 years; provided, however, that no pension shall be paid to the surviving husband of a deceased employee unless he shall be and shall continue to remain dependent upon the income which such employee was receiving at the time of her death, or unless he shall be and shall continue to remain physically or mentally incapable of pursuing a gainful occupation. No pension shall be paid to any minor child or dependent parent of such female employee unless such minor child or dependent parent shall be and shall continue to remain dependent upon the income which such employee was receiving at the time of her death. The pension commission shall determine the question of the dependency of the surviving husband, minor
child or dependent parent, as well as the ability of the surviving husband to pursue some gainful occupation.

"Minor child" means a child under the age of 18 years, whose father or mother was married to the employee-member for a period of at least 5 years prior to the retirement of said employee, and the said marriage having occurred prior to the time such employee arrived at the age of 55 years.

"Dependent parent" shall mean a dependent parent or parents who is or are solely dependent for support upon the employee-member.

"Commission" shall mean Pension Commission. "Commissioners" shall mean Pension Commissioners, unless otherwise specified.

"Permanent" and "total" disability means physical or mental incapacity of an employee, as determined by the commission, and which would make the employee unable to perform the duties of his position or office.

"Employees' Retirement System of (name of city)" shall be the name of the retirement system provided under the provisions of this act. By that name all of its business shall be transacted, its funds invested, warrants for money drawn and payments made, and all of its cash and securities and other property held.

2. In each city, as defined by this act, an employees' retirement system shall be and is hereby created, set apart, maintained and administered in the manner prescribed in this act, for the benefit of employees of such city, and the widows, widowers, children and dependent parents of such employees; and also of all contributors to, participants in and beneficiaries of any pension fund in operation in such city, at the time this act shall become effective, under and by virtue of article 2, chapter 13, Title 43 of the Revised Statutes; and of chapter 18, Title 43 of the Revised Statutes; and of chapter 19, Title 43 of the Revised Statutes.
3. There is hereby authorized to carry out the provisions of this act, and charged with the duty of administering the retirement system provided for herein, a pension commission composed of 7 members, consisting of, the mayor of said city; 1 other member of the governing body of said city, to be designated by the mayor, a financial officer of the city to be designated by the mayor; 3 city employees who are members of the retirement system created by this act; and, 1 resident of the city who is not the holder of any public office or position.

The resident of the city shall be selected by a majority vote of the other 6 members of the commission to serve for a period of 1 year ending December 31 and the first such appointee shall serve until January 1 of the year following the year of his selection unless selected after January 1, 1955, in which event his term shall expire on December 31, 1955. Members of the commission designated by the mayor shall not hold office beyond the incumbency of the mayor. In case of a vacancy as to a member designated by the mayor, he shall designate a successor.

The 3 city employee members of the commission shall, for the purposes of the first election hereunder, be elected within 60 days after the adoption of this act, in the manner following:

Each of the 3 pension funds existing in the city at the time of the adoption of this act shall elect 1 of its members to the commission for a term to commence immediately following his election and to end January 1 of the second year following the year of adoption of this act.

The said elections shall be held at a meeting called for the purpose, after 30 days’ written notice of the time and place thereof has been given by the mayor (or other city officer designated by him) to all such employee members of said pension funds. Nominations shall be made by written petition only, filed with the mayor at least 15 days prior to such elections, and each petition shall contain at least 50 signatures of members of the said pension funds entitled to participate therein.
The first election after the passage of this act shall be conducted by the mayor of said city or by a committee designated by him.

All elections of the city employee members of the Pension Commission held subsequent to the first election shall be in the manner following, except as herein provided:

The elections shall be held at a meeting of the members of the retirement system on the third Tuesday of December of each year, except as hereinbefore provided as to the terms of office of the first city employee members of the commission, after 30 days written notice of the time and place thereof has been given by the mayor (or other city officer designated by him) to all members of the system. Nominations shall be by written petition only, filed with the secretary of the commission at least 15 days prior to such election, and each petition shall contain at least 50 signatures of members of the retirement system.

The member receiving the highest number of votes cast shall be elected to serve a term of 3 years, commencing January 1 of the year following the election; and the member receiving the next highest number of votes cast shall be elected to serve a term of 2 years, commencing January 1 of the year following the election; and the member receiving the third highest number of votes cast shall be elected to serve for a term of 1 year, commencing January 1 of the year following the election.

Thereafter, on the third Tuesday of December of each succeeding year, 1 member shall be elected to the commission for the term of 3 years, commencing January 1 of the year following the election.

The pension commission, or a committee designated by the commission, shall conduct all elections held pursuant to these provisions.

4. In case of vacancy of an elected member for any cause, the commission shall, by a majority vote, appoint a person possessed of the same qualifications to fill such vacancy until the next election and at said election a successor shall be elected to serve
for the unexpired remainder of the term vacated. Any member of the commission, excepting the citizen member, who shall leave the service of the city shall automatically cease to be a member of said commission.

5. The commission shall hold its annual meeting in the month of January in each year and elect its chairman and such other officers as it deems advisable. The chairman shall be chosen from among the employee members of the commission. The commission shall fix the compensation of all appointees, and shall serve without compensation but shall be reimbursed for any necessary expenditures authorized by the commission; and the employee members shall suffer no loss of salary or other wages through service for or on the commission. The commission shall secure the services of such physician or physicians as shall be necessary to make the medical examinations required by this act. The commission shall appoint an attorney and an actuary for the said commission and shall fix their compensation. The commission may engage such independent actuarial assistance as may be necessary to assist the actuary from time to time.

6. The first secretary and treasurer appointed shall be bona fide civil service employees and members of 1 of the 3 funds consolidated by the provisions of this act. Their successors and any other employee necessary to carry out the provisions of this act shall be employed in accordance with Title 11 of the Revised Statutes (Civil Service Law); all of whom shall be construed as city employees for any purpose whatsoever and eligible within the fund.

7. The commission shall have control and management of the funds and of the retirement of employees who are members of the fund. The commission shall, from time to time, subject to the limitations of this act, establish rules and regulations for the transaction of its business and the administration of the retirement system under this act. Under the direction of the commission, the
head of each city department shall furnish such information and shall keep such records as the commission may require for the discharge of its duties.

8. The commission may require each employee of the city to file a statement or statements, in such form as said commission shall direct, concerning his service or other matters covered by this act.

9. The commission shall have the power to issue subpœnas to compel witnesses to attend and testify before it upon any matter concerning the retirement system and allow fees not in excess of $3.00 to any such witness for such attendance upon any 1 day; provided, however, that any city employee called as a witness shall not be paid any witness fee but shall not suffer the loss of any salary. The chairman and other members of said commission are empowered to administer oaths to such witnesses. Contempt of the commission may be punished by summary proceedings before a judge of the county court. All retirements shall be made and pensions allowed by the commission in accordance with the provisions of this act and the rules and regulations of the commission.

10. The commission shall be known as the "pension commission of the employees' retirement system of (name of city)."

11. All moneys, the property of the retirement system, shall be received and paid to the treasurer of the retirement system who shall be bonded in such amount as shall be determined by the commission, such bonds to be paid for by the system. All moneys paid by the retirement system shall be paid by the treasurer of the fund by check, signed by the treasurer and countersigned by the chairman of the commission, after approval at a meeting of the commission.

12. The commission shall deposit the funds of the system in any depositories lawful for the deposit of municipal funds. All moneys not needed for immediate purposes may be invested by the commission in interest-bearing bonds of the United States.
States Government, State of New Jersey, subdivisions, instrumentalities or agencies of the State of New Jersey or of any interstate agency of which the State of New Jersey is a member.

13. The members and conditions of membership in the retirement system created by this act shall be as follows:

(a) All persons who shall hereafter become employees of the city prior to attaining the age of 45 years, shall, upon satisfactory completion of 3 months' service, become members of the retirement system herein created, as a condition of their employment; provided that all such persons shall submit to and pass the physical and mental examination required by the commission and shall furnish such evidence of good health, at said time, as the commission shall require; provided further, however, that the failure to pass the said physical and mental examination or failure to furnish satisfactory evidence of good health at such time shall not deprive the employee of his employment.

The failure of any employee-member to comply with the rules and regulations prescribed by the commission, pursuant to this act, shall result in the suspension or termination of membership in, or benefits of, this retirement system as may be provided from time to time by the commission.

(b) All present employees of the city, as herein defined, who were not more than 45 years of age at the time of their permanent appointment and are found physically and mentally fit, and are not members of any retirement system supported wholly or in part by the city, may become members of the retirement system created by this act, upon written application made to the commission within 2 months after the establishment of the commission, under 1 of the following 2 plans:

(1) To receive credit for all the time served as a permanent employee with the city prior to joining the retirement system. Such employee shall pay into the fund a sum of money equal to an amount based upon the percentage hereinafter
stated that would have been deducted from his salary from June 1, 1928, or from the date of his permanent employment, whichever is the lesser period; provided, however, that if the employee desires to receive credit for only a portion of the time served as a permanent employee he shall make payments accordingly and shall receive credit for that portion of the said prior service as is covered by these payments. Said sum of money may be paid in one lump sum or by regular payroll period deductions from the salary, together with the regular deductions provided by this act, until completed; and the financial officer of the city is authorized to deduct the said amounts from the salary of said employee. Upon such payment or payments being made, the city shall annually pay into the retirement system, herein provided for, a sum of money equal in amount to the employee's principal payment. All payments aforesaid by the employee shall be made together with 3% interest thereon. The maximum length of time for the payment of all arrears and interest shall be 5 years from the date of membership in the fund.

(2) By regular deductions from the salary of any employee electing to become a member of the fund, without the benefit of prior service, if any, and credit therefor hereunder. Said deductions shall commence upon membership in the fund; and such employee shall not receive credit for any prior services rendered theretofore in his municipal office or position.

(c) All employees who at the time of the adoption and approval of this act are members of any of the following retirement systems in effect in said city, under and by virtue of article 2, chapter 13, Title 43 of the Revised Statutes; and of chapter 18, Title 43 of the Revised Statutes; and of chapter 19, Title 43 of the Revised Statutes, shall, upon the effective date of this act, automatically become members of the city employees' retirement system provided for by this act; and every such employee shall be deemed to agree and consent to such transfer of his membership.
14. All employee members of the existing pension funds aforesaid, who become members of the city employees' retirement system provided by this act, shall be given credit for pension purposes hereunder and for all services rendered to the city prior to the effective date of this act; provided, however, that in case any such employee had here-tofore agreed, under the provisions of the 3 statutes aforesaid, to pay for any part or all of such services rendered to the city prior to the effective date of this act, then the transfer of such employees' membership into the retirement system created hereby shall include the transfer to this system of all the conditions and obligations of such prior agreement, not inconsistent with this act, made by such employee; and such employee shall be deemed to agree and consent to the transfer to the system of such conditions and obligations until the said conditions and the provisions of this act have been fully complied with.

15. It is the intention of this act that the retirement system herein provided for shall, on and after the effective date of this act, and thereafter, supersede and take the place of any pension fund then existing in the said city pursuant to article 2, chapter 13, Title 43 of the Revised Statutes and chapter 18, Title 43 of the Revised Statutes and chapter 19, Title 43 of the Revised Statutes, except as otherwise provided in this act.

16. All of the aforesaid pension funds shall be and are hereby merged into and become part of the retirement system created by this act. All moneys, securities and other assets of such other aforesaid pension funds and retirement systems shall be transferred when this act becomes effective by the trustees of such systems to the pension commission of the employees' retirement system of (name of city), created by this act; which pension commission is hereby empowered to receive the said funds and assets for and on behalf of the employees' retirement system herein provided for; and the said retirement and pension funds created...
by virtue of article 2, chapter 13, Title 43 of the Revised Statutes; and of chapter 18, Title 43 of the Revised Statutes; and of chapter 19, Title 43 of the Revised Statutes shall then cease to exist as separate retirement and pension systems in said city; subject, however, to the provisions of section 31 of this act.

All pensions and other benefits allowed prior to the effective date of this act, under the statutes hereinabove specified governing such other pension funds shall thereafter be paid from the retirement system herein created and according to the provisions of the statutes governing such other retirement systems, except as herein otherwise provided. It is intended that all existing obligations of said retirement and pension systems as of the date of transfer as aforesaid, are assumed and shall be discharged by the retirement system herein created.

17. Subject to the other provisions of this act, any employee member who shall have served or who shall hereafter have served in the employ of such city in the aggregate for a period of 30 years and who shall have attained the age of 55 years, or who shall have served in the aggregate for a period of 25 years and have attained the age of 60 years, shall, upon his application, be retired on a pension equal to \( \frac{1}{2} \) of the salary he is receiving at the time of his retirement, and for each year of service beyond 30 years and up to 40 years the retiring employee shall, for each additional year, receive an additional pension of \( \frac{3}{4} \%) \) of the salary received by him at the time of his retirement; provided, however, that no pension shall exceed \( \frac{3}{4} \) of the annual salary received by the said employee member, nor shall any pension exceed the sum of $7,500.00 per annum.

18. Subject to the other provisions of this act, upon and after the death of such employee or pensioner, said retirement pension shall be paid to the surviving widow, so long as she remains unmarried; surviving dependent widower, as herein de-
19. Subject to the other provisions of this act, any member employee who shall have served or who shall hereafter have served in the employ of such city continuously for a period of 1 year and shall become permanently and totally disabled as the result of injury or illness not arising out of and in the course of his employment, shall, upon his application and approval thereof by the commissioners be retired on a pension equal to 2\(\frac{1}{2}\)% of the salary received by him at the time of his retirement; and for each additional year of aggregate service, but not more than 20 years of service in the aggregate, the amount of said pension shall be increased to the extent of 2\(\frac{1}{2}\)% of said salary for each year, not exceeding in any event 50% of said salary; provided, however, that for each year of service over 30 years there shall be an increase of disability pension of 2\(\frac{1}{2}\)% of the salary received by the employee at the time of said retirement; provided, further, however, that no such pension, regardless of service or disability, shall exceed \(\frac{3}{4}\) of the annual salary of said employee at the time of retirement; nor shall any such pension be in excess of $7,500.00 per annum. Upon and after the death of such retired member or upon and after the death of any member who died as a result of injury or illness not arising out of and in the course of his employment, the said pension or a pension based upon the services of said member as the case may be, shall be paid to the surviving widow, so long as she remains unmarried, surviving dependent widower, so long as he remains unmarried, minor children or dependent parent, as the case may be; provided, however, that in no instance shall said pension exceed the sum of $2,000.00 per annum.
20. Subject to the other provisions of this act, any city employee who shall become permanently or totally disabled as a result of injury or illness arising out of and in the course of his employment shall, upon his application and approval thereof by the commission, be retired on a pension equal to \( \frac{1}{2} \) of the annual salary received by him at the time of his retirement; provided, however, that in no instance shall the pension exceed $7,500.00 per annum; and provided further, however, that where an employee has served more than 30 years he shall be entitled to \( 2 \frac{1}{2} \% \) of his annual salary for each additional year of service over 30 years, but not exceeding 40 years, and in no event shall such pension exceed $7,500.00 annually. Upon and after the death of such retired member or upon and after the death of any member who dies as a result of any injury or illness arising out of and in the course of his employment, the said pension or a pension of \( \frac{1}{2} \) of the said annual salary of such member shall be paid as hereinafter provided to the surviving widow, so long as she remains unmarried; surviving dependent widower, so long as he remains unmarried; minor children or dependent parent, as the case may be, provided, however, that in no instance shall the pension exceed $2,000.00 per annum.

21. The commission shall have the power to determine whether or not any member is permanently and totally disabled, and whether or not the disability or death of a member as a result of an injury or illness arises out of and in the course of the member’s employment or otherwise. The claimant member shall have the right to present physician or physicians, witnesses or other testimony in his behalf before the commission. The chairman or other member of the commission may administer oaths to any physicians or other persons called before the commission regarding the employee’s disability or death. The commission shall decide by resolution whether the applicant is entitled to the benefits of this act.
22. Once each year the commission may require any member retired for disability, who is under the age of 60 years to undergo medical examination by a physician or physicians designated by the commission. The examination may be made at the residence of the pensioner or other place mutually agreed upon. If the physician or physicians thereupon report and certify to the commission that the pensioner is not permanently and totally incapacitated, either physically or mentally, for the performance of the duties which were performed by the pensioner before retirement on disability, then the commission shall order said pensioner to be taken from the pension rolls and restored to the position held by said pensioner before his or her retirement.

23. Subject to the other provisions of this act, upon the death of any member who shall have served or who shall hereafter have served in the employ of the city continuously for a period of at least 5 years, there shall be paid to the surviving widow, so long as she remains unmarried; surviving dependent widower, so long as he remains unmarried; minor children or dependent parent, as the case may be, an amount equal to 21/2% of the salary received by such employee at the time of his death and 21/2% of said yearly salary for each additional year of service more than 1 year, but not exceeding in any event 50% of said salary received at the time of death, and in no instance shall such pension exceed $2,000.00; provided, however, that wherever the provisions of any of the 3 pension funds which have been merged into the fund, provide for greater benefits for the present members thereof, their widows, widowers, minor children or dependent parent, then and in that event the said widow, widower, minor children or dependent parent shall be entitled to said greater benefits as therein provided; and provided, further, that after 5 years' membership in the retirement system, the pension payment to widow or widower shall not be less than $1,000.00.
24. Subject to the other provisions of this act, upon and after the death of any member pensioner or beneficiary the benefits herein provided for the surviving widow, surviving dependent widower, minor children and dependent parent shall be paid in the following manner of priority:

(1) To the surviving widow, so long as she remains unmarried, or to the dependent widower, so long as he remains unmarried;

(2) If no widow or dependent widower, or upon the death of such widow or dependent widower, then the pension shall be paid to the guardian of the minor children, for the exclusive use of said children, in the following amounts, $50.00 per month for each minor child, provided further that in no event shall the funds paid to minor children exceed in the aggregate the sum of $2,000.00 annually.

(3) In the event there be no surviving widow, dependent widower or minor children, then the pension shall be paid to the dependent parent or parents in equal shares.

25. In the case of an adopted child, adoption must have existed for a period of at least 5 years from the date of adoption. Such benefits shall cease when such child attains the age of 18 years. Payments to adopted children shall be according to the table of pension benefits above set forth for minor children.

26. The following provisions shall apply to all members of the retirement system:

(a) No pension shall be paid to a minor child under the age of 18 years of a female member unless the child is and continues to remain dependent upon the income which the member was receiving at the time of her death. The commission shall determine the question of the dependency of the surviving dependent widower or said minor children.

(b) When a member of the retirement system dies leaving no beneficiary him surviving as afore-mentioned, there shall be paid to his or her estate
a sum equivalent to 50% of his contribution to the retirement system, without interest.

(c) Where a husband and wife are each receiving a pension as a retired employee from any retirement system supported wholly or in part by the city, county or State, except as otherwise herein provided, then upon the death of either the survivor shall elect to accept one or the other of the two pensions, but in no case shall said survivor receive more than one pension at the same time. If the deceased was a member of the retirement system created hereby, the surviving widow or surviving dependent widower may continue to receive the pension being paid to him by reason of his membership in any other pension system or fund and in that event he shall be entitled to receive from the pension fund created hereby a sum equal to 50% of the total contributions paid into the pension fund by the said deceased husband or wife, as the case may be, less any actuarial and pension benefits received by the deceased member, as determined by the commission.

(d) Any member or other beneficiary receiving a pension under the provision of this act who shall be appointed to any position or office, and be thus entitled to a salary which is paid from public funds, shall during such employment, receive no payments or pension or other benefits under this act.

(e) Where any employee or other beneficiary is entitled to receive two pensions under the provisions of this act, or under the provisions of this and any other State act, such employees or other beneficiary shall elect to receive one or the other of the two pensions, and in no case shall receive more than one pension; provided, however, that in any case where the city employee, at the time of the adoption of this act, is also employed by any county and is a member of and contributing money out of his city salary to the city employees’ retirement system, in accordance with this act, and at the same time is a member of and contribut-
ing money out of his county salary to any county employees’ retirement or pension system of such county, in accordance with the statutes concerning such system, he shall be entitled, for himself and his beneficiaries, to such benefits of both the county and municipal retirement or pension systems as such systems respectively provide.

(f) The rights of any employee or beneficiary to receive compensation under the Workmen’s Compensation Act of New Jersey shall not be affected nor impaired by any of the provisions of this act.

(g) Where the service of an employee is terminated by reason of conviction of a crime involving moral turpitude, no pension under this act shall be paid to any such employee; provided, however, that no member of this retirement system who shall have served honorably as a city employee for a period of 25 years and shall have attained the age of 60 years, or who has served honorably as a city employee for a period of 30 years and has attained the age of 55 years, shall be deprived of his pension privileges because of any violation of the rules and regulations established for the government of such city employees not involving conviction of a crime involving moral turpitude as aforesaid.

(h) Where any pension or other benefit shall be payable from the retirement system herein provided to any retired employee or other beneficiary who is or shall be confined in a penal institution as a result of conviction of a crime involving moral turpitude, the pension commission may pay such pension or any part of it or other benefit to the wife, husband, minor children, mother or father of the confined person, if it determines the same is necessary for their maintenance during such confinement.

(i) All payments of pension shall be made semi-monthly, and payments of pensions, refunds or other benefits of this act shall be made without interest.
(j) The benefits of this act shall not extend to the widow or widower of any city employee or of any pensioner who shall remarry or shall have married such employee or pensioner after such employee or pensioner has retired or attained the age of 55 years, nor to any children of such marriage.

27. A fund to pay pensions under this act shall be created and maintained as follows:

(A) The financial officer of the city shall deduct from every payment of salary (a) to any person who becomes a city employee after the enactment of this act and who becomes a member of the retirement system created hereby, and pay into the retirement system not less than 5% or more than 7%, as determined from time to time by the commission, of the amount of said salary, provided such employee was under 35 years of age at the time of his permanent appointment; provided, however, that any person entering the service of the municipality and becoming a member of said retirement system after reaching the age of 35 years and any present city employee not now a member of any of the 3 funds which are being merged into the retirement system created hereby, and who qualifies for membership under the provisions of this act and who was over 35 years of age at the time he received his permanent appointment, shall contribute to and there shall be deducted from his annual salary the following percentages, depending upon the age of said employee at the time of his permanent employment, as shall be determined from time to time by the commission:
<table>
<thead>
<tr>
<th>Age</th>
<th>Percentage of Deductions</th>
</tr>
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<tbody>
<tr>
<td>Over 35 years and under 36 years</td>
<td>not less than 5% or more than 7%</td>
</tr>
<tr>
<td>Over 36 years and under 37 years</td>
<td>not less than 5% or more than 7%</td>
</tr>
<tr>
<td>Over 37 years and under 38 years</td>
<td>not less than 5% or more than 7%</td>
</tr>
<tr>
<td>Over 38 years and under 39 years</td>
<td>not less than 6% or more than 8%</td>
</tr>
<tr>
<td>Over 39 years and under 40 years</td>
<td>not less than 6% or more than 8%</td>
</tr>
<tr>
<td>Over 40 years and under 41 years</td>
<td>not less than 6% or more than 8%</td>
</tr>
<tr>
<td>Over 41 years and under 42 years</td>
<td>not less than 6% or more than 8%</td>
</tr>
<tr>
<td>Over 42 years and under 43 years</td>
<td>not less than 7% or more than 9%</td>
</tr>
<tr>
<td>Over 43 years and under 44 years</td>
<td>not less than 7% or more than 9%</td>
</tr>
<tr>
<td>Over 44 years and under 45 years</td>
<td>not less than 7% or more than 9%</td>
</tr>
</tbody>
</table>

(b) to any employee who is, at the time of the enactment of this act, a member of any of the 3 aforesaid pension funds that are being merged into the retirement system created hereby and who is now contributing less than 5\% of his annual salary, the sum of not less than 5\% or more than 7\%, as shall be determined by the commission, of the amount of his annual salary shall be deducted; (c) to any member of any of the 3 pension funds being merged into the retirement system created hereby who is now contributing more than 5\% of his annual salary not less than 1\% or more than 3\%, as shall be determined by the commission, of his annual salary in addition to the amount now being deducted from said annual salary. Such deductions shall continue to be made during the entire period of employment.
of the member and until the death or retirement of said member; provided, however, that such deductions shall be continued for a total period of at least 25 years, and in the event that death or retirement occurs before the completion of the 25-year period, the aforesaid deductions shall thereafter be continued to be made from the pension payments made pursuant to this act for the said period of time. The period during which any employee contributed to the retirement system created hereby, and any prior service credits granted such employee and standing to his credit under the various statutes referred to previously, shall be considered as part of the 25-year period herein referred to; provided, however, where an employee is promoted to a higher position in a temporary capacity, he shall continue to have deducted from his salary the amount of deductions due the pension fund on his permanent salary basis.

(B) To further provide for the solvency of the retirement system created hereby the commission shall, (1) whenever the assets of the fund reach a minimum of $150,000.00 and (2) once prior to the end of the year 1956 and once during every third year thereafter, cause the actuary appointed by the commission to make an investigation into the conduct and operation of the retirement system and into the mortality, service and compensation experience of the members and beneficiaries of the retirement system and to make a valuation of the assets and liabilities of the system. The actuary shall report thereon to the commission. Based upon said report the commission shall (a) establish for the retirement system such mortality, service and other tables as shall be deemed necessary and (b) adjust and certify the rates of contribution to be paid by members of the retirement system and the city, within the minimum and maximum schedules set forth in this act, on the basis of the said investigation, valuation and report of the actuary, to the ends that, so far as possible, (1) the assets of the fund shall not decline below a minimum of $150,000.00 and (2) the value of fu-
ture contributions of members and the city, when taken with present assets, shall not be less than the value of prospective benefit payments based upon membership service to be rendered after the effective date of this act.

(C) The governing body of the city shall annually appropriate in the city budget, raise by taxation, and contribute to the retirement system an amount equal to the percentage of salary contributed by the members and the pensioners of the said system. Such payment shall continue to be made during the entire period of employment of each member and until the death or retirement of each member; provided, however, that such payment shall be continued in each case for a total period of at least 25 years, and in the event that a member dies or retires before the completion of the 25-year period, the said percentage shall thereafter continue to be made upon the amount of pension payments resulting from such death or retirement until the end of such 25-year period has been reached, provided, further, however, the contribution of the city shall not continue beyond the time that the particular pension is paid or is being paid.

(D) All moneys given to or donated to the retirement system and all earnings of this retirement system shall be deposited to the credit of the system.

(E) All moneys required to meet the city contributions provided for under this and all other sections of this act shall be appropriated annually in the city budget by the governing body. If at any time there is not sufficient money to meet the requirements of this system and pay the pensions or other benefits provided for herein, the governing body shall, from time to time, include in any tax levy a sum sufficient to meet the said requirements and payments of the retirement system, provided, however, that no insufficiency of funds shall be made up by the city unless and until the commission shall have required deductions from
employees at the maximum rates set forth in subsection (A) of this section.

28. The commission shall estimate and certify annually to the governing body a reasonable amount required to defray the administrative expenses in the retirement system in the ensuing year, and the governing body shall pay such amount to the commission as other expense funds of the city are paid.

29. From and after the adoption of this act any employee who is or becomes a member of the retirement system created hereby may not withdraw therefrom and shall not be entitled to a refund of any of the moneys therefrom and thereafter deducted from his salary hereunder; provided, however, that any employee who is separated from the municipal service through discharge, resignation, or for any reasons other than retirement, except as hereinafter stated, shall be entitled to a refund of his contributions without interest less the value of any actuarial and pension benefits received. The obligation to refund payments made to the retirement system shall not apply to an employee suspended or discharged for causes which bar him from eligibility to reappointment under civil service law and rules. The commission is hereby empowered to determine the value of actuarial and pension benefits received by a member of the retirement system.

30. When a member of the retirement system is separated from service or is absent on leave for a period in excess of 1 year, and said separation or leave of absence is not otherwise specifically provided for by law, then and in such event the commission may remove such member from the membership rolls of the system, whereupon the said member shall be entitled to receive a refund of his contributions to the system in accordance with section 29 of this act. Whenever a member of the retirement system becomes separated from the municipal service for any reason other than retirement or entry into the Armed Forces and sub-
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Section 1. Upon the adoption of this act, the transfer of membership from any of the existing funds organized under the provisions of article 2, chapter 13, Title 43 of the Revised Statutes; and of chapter 18, Title 43 of the Revised Statutes; and of chapter 19, Title 43 of the Revised Statutes to the retirement system created hereby shall result in a contractual relationship with the city, and the benefits provided for under the aforesaid statutes shall not be diminished or impaired; provided, however, that nothing in this section contained shall affect the rates of contributions and the provisions governing refund of contribution hereinbefore set forth for members and pensioners of the retirement system created hereby, including those members of the aforesaid pension funds who are transferred to the retirement system created hereby.

Section 2. The commission shall report annually the condition of the retirement system and the manner in which its funds are invested. The report shall be filed with the governing body of the municipality for the use of the employees and the public. All systems created by this act and all pensions, refunds and contributions granted under this act shall be exempt from any State, county or municipal tax, levy and sale, garnishment, sequestra-
tion or attachment, or any other process, legal or equitable or both, and shall not be assignable.

33. Any person who shall knowingly make any false statements or shall falsify or permit to be falsified any record or records of the retirement system in any attempt to defraud such system, shall be guilty of a misdemeanor, and shall be punishable therefor under the laws of the State of New Jersey. Should any change of the record or any mistake in the records result in any member or beneficiary receiving from the retirement system more or less than he or she would have been entitled to receive had the records been correct, then, upon the discovery of any such error, the commission shall correct such error and, so far as possible, shall adjust the payments which may be made to or by such person in such a manner that the equivalent of the benefit to which he or she was correctly entitled shall be made.

34. To provide for the solvency of the retirement system in addition to and separate and distinct from any obligation heretofore placed upon the city by any provision of this act the city shall raise by taxation and pay into the retirement system yearly the sum of $100,000.00 for a period of 20 years, said period to commence immediately upon the adoption of this act.

35. Any person who, after the enactment of this act, becomes a permanent employee of the city and becomes a member of this retirement system and shall have served in the employ of the city in the aggregate for a period of at least 25 years, and who shall have attained the age of 70 years, shall be retired on a pension equal to \( \frac{1}{2} \) of the salary he is receiving at the time of his retirement, and for each year of service beyond 30 years and up to 40 years, the retiring employee shall for each additional year of service receive an additional pension of \( \frac{1}{2} \% \) of the salary received by him at the time of his retirement; provided, however, that no pension shall exceed \( \frac{3}{4} \) of the annual salary received by the said employee, nor shall any pension exceed the sum of $7,500.00 per annum.
36. The commission shall be empowered to affiliate with similar State and national organizations.

37. If for any reason any section or part of any section or any provisions of this act shall be questioned in any court, and shall be held to be unconstitutional or invalid, the same shall not be held to affect any other section or part of any section or provisions of this act.

38. The commission may require all pensioners and beneficiaries annually and at such other times as it may be deemed necessary to file an affidavit or affidavits as to their status as pensioners or beneficiaries.

39. Nothing in this act shall affect, modify or repeal any of the provisions of chapter 119 of the laws of 1941 or of chapter 250 of the laws of 1948.

40. This act shall take effect immediately.
Approved November 22, 1954.

CHAPTER 219

An Act concerning the desecration of graves, making unlawful the receipt of certain grave markers and emblems as scrap, amending section 2A:95-2, and supplementing chapter 95 of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:95-2 of the New Jersey Statutes is amended to read as follows:

   2A:95-2. Any person who unlawfully and willfully destroys, mutilates, defaces, injures or removes:
   
   a. Any tomb, statue, monument, gravestone, grave marker, emblem, building or other struc-
C. 2A:95-3.
Unlawful to buy, etc., scrap metal of grave marker, etc.

Validates proceedings and bonds issued by school district.

CHAPTER 219

AN ACT to validate certain proceedings for the issuance of bonds of schools districts and any bonds or other obligations issued or to be issued in pursuance of such proceedings.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. All proceedings heretofore had or taken by any school district or at any school district meeting or election for the authorization or issuance of bonds of the school district, and any bonds or other obligations of the school district issued or to be issued in pursuance of a proposal adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding any defect or irregularity with respect to the authorization or issuance of notes of the school district, if any, for redemption or payment of which such bonds are issued or are to be issued and notwithstanding that (a) such meeting or election was held at 2 or more
polling places and notices of such meeting or election did not contain or state the boundaries of the several polling districts provided, established or used for or in connection with such meeting or election, or (b) notices of such meeting or election did not correctly set forth such proposal, or (c) the adoption of such proposal authorized the board of education to issue bonds the principal amount of which, added to the amount of all the bonds and notes of the school district then issued and outstanding or authorized but unissued less the amount of any sinking funds held for payment of the same, exceeded any limitation or other restriction prescribed by section 18:5-84 of the Revised Statutes, and such proposal did not disclose or correctly disclose the effect thereof on the borrowing margin of any municipality comprised within the school district in compliance with the provisions of sections 18:5-85 or 18:5-86 of the Revised Statutes or the consents of the State Commissioner of Education and of the Local Government Board provided for in said section 18:5-86 were not endorsed upon a copy of such proposal prior to such meeting or election; provided, however, that the school district upon issuance of any such note received in payment therefor not less than its par value and accrued interest and the proceeds of such note were expended by the school district for a purpose described in section 18:7-85 of the Revised Statutes; and provided further, that the adoption of such proposal did not authorize or purport to authorize the board of education to issue bonds in a principal amount exceeding the amount stated in such notices; and provided further, that supplemental debt statements were prepared, made, sworn to and filed as required by the provisions of section 18:5-87 of the Revised Statutes and the percentage of net debt as stated in any such supplemental debt statement does not exceed 7% or, if such percentage shall exceed 7%, the consents of the State Commissioner of Education and of the Local Government Board provided for in said sec-
tion 18:5-86 shall, prior to the issuance of such bonds, have been endorsed upon a copy of such proposal; and provided further, that no action, suit or proceeding to contest the validity of such meeting or election has been heretofore instituted in any court of this State.
2. This act shall take effect immediately.
Approved December 6, 1954.

CHAPTER 221

An Act concerning motor vehicles, and supplementing article 2 of chapter 3 of Title 39 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The Director of the Division of Motor Vehicles in the Department of Law and Public Safety shall, upon the occasion of the next and each subsequent general issue of passenger car motor vehicle registration license plates, cause to be imprinted thereon in addition to other markings which he shall prescribe, the words "Garden State."
2. This act shall take effect immediately.
Passed December 6, 1954, over the Governor’s veto by two-thirds vote in both Houses.
Filed December 7, 1954.
CHAPTER 222

AN ACT concerning salaries of secretaries to certain Superior Court judges, and amending section 2A:11-9 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:11-9 of the New Jersey Statutes is amended to read as follows:

2A:11-9. Any Superior Court judge assigned to the Law Division may appoint, to serve during his pleasure, a secretary who shall be a stenographer and fix the compensation to be paid such secretary at a sum not less than $2,800.00 nor more than $3,400.00 per annum, except that in counties of the first class having a population of more than 800,000 inhabitants the board of chosen freeholders shall have power to fix the compensation of any such secretary appointed by such a judge assigned to such county. Any Superior Court judge assigned to the Law Division who, as Circuit Court judge, had a law secretary immediately prior to September 15, 1948, may, instead of appointing a secretary under this section, appoint such law secretary to serve at his pleasure; the salary range of such law secretaries shall be the same as that fixed by the Civil Service Commission for the law secretaries in the Appellate and Chancery Divisions of the Superior Court and shall be subject to adjustment and allocation in like manner as are other civil service employees. The persons appointed under this section shall be entitled to the same increments and bonuses as are granted to civil service employees in the same range. If the compensation or salary is to be fixed by the judge under this section and is less than the maximum herein allowed, he may from time to time increase such compensation until the maximum is reached.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 223

An Act to amend "An act providing for a system for the granting of paroles in certain cases, establishing a State Parole Board and defining its composition, powers and duties, and repealing sections 30:4-106.1, 30:4-106.2 and 30:4-142 of the Revised Statutes," approved May 28, 1948 (P. L. 1948, c. 84).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 15 of the act of which this act is amendatory is amended to read as follows:

15. If the board shall determine that a prisoner is eligible for parole then he may be released, upon such terms and conditions as the board shall prescribe, but while on parole shall at all times remain in the legal custody of the warden, keeper or chief executive officer of the institution from which he is paroled, and under immediate supervision of the Division of Parole of the Department of Institutions and Agencies in accordance with the rules of the board, until the expiration of the maximum sentence prescribed by law for the crime for which he was committed, and until payment has been made of any fine and costs imposed upon such prisoner, in the manner directed by the board as a condition of parole.

If an inmate is eligible for release on parole as otherwise provided for in this act or has served the maximum term of his sentence but is required to remain in confinement because of failure to pay a fine and costs imposed upon him, the board may release such inmate on parole upon condition that such fine and costs be paid, through the probation office of the county from which the inmate was committed, in weekly amounts to be fixed by the board. Failure to pay such fine and costs in the manner
directed by the board shall constitute sufficient cause for revocation of parole and upon such revocation and return to confinement the inmate shall be required to serve the balance of time, if any, remaining on his sentence to be computed from the date of his original release on parole and thereafter shall not be released until said fine and costs are paid, remitted or worked out as provided in section 2A:166-16 of the New Jersey Statutes.

2. This act shall take effect immediately.
   Approved December 8, 1954.

CHAPTER 224

An Act concerning vital statistics, and amending section 26:8-59 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 26:8-59 of the Revised Statutes is amended to read as follows:

   26:8-59. The State Registrar shall annually certify to the treasurer of each incorporated political subdivision comprising a registration district the number of births and deaths properly registered from the district, with the name of the local registrar, and the amount due him in fees under sections 26:8-56 and 26:8-57 of this Title. The amount so certified shall be paid by such treasurer. Pending receipt of certification from the State Registrar, such treasurer shall upon certification from a local registrar of the number of certificates or reports issued by him during the preceding quarter pursuant to sections 26:8-56 and 26:8-57 of this Title, make quarterly payments to the local registrar of 75% of the fees to which he may be entitled thereunder. Upon receipt of the annual certification of the State Registrar, the
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treasurer shall compare the same with the certifications made during the year by the local registrar and shall make such adjustments in payment of fees to such local registrar as may be necessary. The governing body of such political subdivision may, in lieu of such fees, provide that the local registrar shall receive a fixed compensation, to be determined by such body.

2. This act shall take effect immediately.
Approved December 8, 1954.

CHAPTER 225


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 402 of the act of which this act is amendatory is amended to read as follows:

402. Licensed distributors shall not sell, borrow, loan, buy or exchange unstamped cigarettes or stamps to, from or with other licensed distributors; except cigarettes bearing the cigarette revenue stamps of other States.

2. Section 406 of the act of which this act is amendatory is amended to read as follows:

406. Wholesale dealers and retail dealers shall not accept deliveries of unstamped cigarettes. All packages of cigarettes shall be examined by wholesale and retail dealers immediately upon their receipt and they shall immediately return any and all unstamped cigarettes to the vendor or consignor thereof or to a common carrier for return to such vendor or consignor. Unless substantial evidence to the contrary be shown, the possession of any unstamped cigarettes by a wholesale or retail dealer shall be prima facie evidence that such cigarettes
were possessed in violation of the provisions of this act. The director may, however, in his discretion and subject to such conditions as he may prescribe, authorize wholesale dealers and retail dealers to acquire and have in their possession cigarettes bearing cigarette revenue stamps of other States, provided such cigarettes are intended for sale or other disposition in those States.

3. Section 601 of the act of which this act is amendatory is amended to read as follows:

601. a. Penalties. Any person who shall engage in any business or activity for which a license is required under the provisions of this act, without first having obtained a license to do so, or who, having had such a license, shall continue to engage in or conduct such business after any such license shall have been revoked, or during a suspension thereof, shall be liable to a penalty of not more than $250.00, which penalty shall be sued for, and shall be recoverable in the name of the director; and each day that any such business is so engaged in or conducted shall be deemed a separate offense.

b. Jurisdiction of court; proceedings. Every county district court, criminal judicial district court, municipal court, and every County Court within their respective jurisdictions, and with respect to offenses occurring within the territorial jurisdiction of the court, shall have jurisdiction over proceedings to enforce and collect the penalty. The proceedings shall be brought by and in the name of the director. They shall be summary and in accordance with the Penalty Enforcement Law (N. J. S. 2A:58-1 et seq.). Process shall be either in the nature of a summons or warrant.

If judgment be rendered for the plaintiff, the court shall cause any defendant who refuses or fails to pay forthwith the amount of the judgment rendered against him and all the costs and charges incident thereto, to be committed to the county jail for such period as the court shall determine, not exceeding 30 days.
c. Penalty for further violations; recovery; proceedings in court. In case a person shall, after conviction of any violation of this act, be again convicted of violating the same provision thereof, he may be liable to a penalty for such further violation, in double the maximum penalty which might have been imposed on the first conviction, to be sued for and recovered in the manner above set forth. In case any defendant against whom judgment has been rendered for a money penalty under this subsection, shall fail or neglect to pay forthwith the amount of said penalty, the court shall commit him to jail for such number of days not exceeding 90 days, as the court shall determine.

d. Disposition of penalties. All penalties recovered for violations of this act shall be paid to the director and by him accounted for and paid to the State Treasurer as in the case of State taxes.

e. Costs; expenses. The costs recoverable in any such proceeding shall be recovered by the director in the event of judgment in his favor. If the judgment be for the defendant it shall be without costs against the director. All expenses incident to the recovery of any penalty pursuant to the provisions of this section shall be paid for as any other expense incident to the administration of this act.

4. Section 609 of the act of which this act is amendatory is amended to read as follows:

609. Every person who shall transport cigarettes not stamped as required by this act upon the public highways, waterways, roads or streets of this State shall have in his actual possession invoices or delivery tickets for such cigarettes which shall show the true name and address of the consignor or seller, the true name of the consignee or purchaser, the quantity and brands of the cigarettes transported and the name and address of the person who has or shall assume the payment of the State tax at the point of ultimate destination, provided that any common carrier which has issued a bill of lading for a shipment of cigarettes and is without notice
to itself or to any of its agents or employees that said cigarettes are not stamped as required by this act shall be deemed to have complied with this act and the vehicle or vessel in which said cigarettes are being transported shall not be subject to confiscation hereunder. In the absence of such invoices, delivery tickets or bills of lading, as the case may be, the cigarettes so transported, the vehicle, or vessel in which the cigarettes are being transported and any paraphernalia or devices used in connection with the unstamped cigarettes, are declared to be contraband goods and may be seized by the director, his agents or employees or by any peace officer of the State when directed by the director, his agents or employees so to do, without a warrant. The director shall immediately thereafter institute a proceeding for the confiscation thereof in the County Court, county district court or the municipal court within the jurisdiction of which the seizure is made. The court may proceed in a summary manner and may direct confiscation to the director; provided, however, anything to the contrary notwithstanding that any person claiming to be the holder of a mortgage, conditional sales contract or other security interest in any vehicle or vessel, the disposition of which is provided for above, may present his petition so alleging and be heard, and in the event it appears to the court that the property was unlawfully used by a person other than such claimant, and if such claimant acquired his security interest in good faith and without knowledge that the vehicle or vessel was going to be so used, the court shall either waive forfeiture in favor of such claimant and order the vehicle or vessel returned or delivered to such claimant, or if it is found that the value thereof exceeds the amount of the claim, the court shall order payment of the amount of the claim out of the proceeds of the sale. The transporter may be liable to a penalty of not more than $25.00 for each individual carton of cigarettes so transported by him, which penalty shall be sued for and recovered in the same
manner as provided for the penalties imposed by section 601 of this act.
5. This act shall take effect immediately.
Approved December 8, 1954.

CHAPTER 226

An Act concerning the practice of optometry, amending sections 45:12-9 and 45:12-10 of the Revised Statutes, and supplementing chapter 12 of Title 45 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 45:12-9 of the Revised Statutes is amended to read as follows:

45:12-9. Every registered optometrist shall, on such date as the board may determine, annually pay to the secretary-treasurer of the board a registration renewal fee of $10.00 for which he shall receive a renewal of his registration.

A nonactive registration renewal certificate shall be issued to those not practicing within the State and should a nonactive registrant desire to practice during the registration year he shall notify the board in writing of his office location, shall pay the required $2.00 fee to the secretary-treasurer and shall return the nonactive registration renewal certificate for cancellation. The board shall thereupon issue an active registration renewal certificate to said registrant.

Every person having an active or nonactive license to practice optometry in New Jersey shall notify the board in writing of any change of address and pay a fee of $2.00 and return therewith his registration renewal certificate and the board shall issue a new registration renewal certificate.
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Every registered optometrist having a nonactive registration renewal certificate for a period of 5 years or more who desires an active registration certificate shall be required to submit to a practical examination, conducted by the board, and if the results of the examination are satisfactory to the majority of the board, he shall then be issued an active certificate of registration authorizing him to practice in this State.

The board shall have the power to issue, upon proper application and payment of the prescribed fees, branch office registration certificates to active licensees when, in its discretion, and after a proper investigation, it determines that the new branch office complies with the provisions of this chapter and the rules and regulations of the board and that such action serves the public interest; provided, that nothing herein contained shall permit the board to deny branch office registration certificates to active licensees who have conducted branch offices prior to September 1, 1947; and provided, that the board shall not issue more than 2 branch office registration certificates to any 1 licensee after January 1, 1948.

Every licensee holding an active registration renewal certificate who may practice at any place other than the address for which his active registration renewal certificate is issued shall be required to obtain from the secretary-treasurer for a fee of $15.00 a branch office registration certificate for each and every location wherein he practices; provided, that nothing herein contained shall be construed to require an active licensee to obtain a branch office certificate for the purpose of serving on the staff of a hospital or institution which receives no fees (other than entrance registration fees) for the services rendered by the optometrist and that the optometrist receives no fees or compensation directly or indirectly for such services rendered; and further provided, that nothing herein contained shall be construed to require an active licensee to obtain a branch office certificate
for the purpose of rendering necessary optometric services for his patients confined to their homes, hospitals or institutions.

Every licensee holding a branch office registration certificate or certificates shall, on such date as the board may determine, annually pay to the secretary-treasurer a registration renewal fee of $10.00 for each branch office registration certificate he holds, for which he shall receive a branch office registration renewal certificate or certificates.

In case of default in payment of registration renewal fees by any registered optometrist, his certificate or certificates to practice may be revoked by the board upon 20 days’ notice to said optometrist of the time and place of considering such revocation; but the certificate or certificates shall not be revoked if the person so in default pays such fees before or at such time of consideration named by the board.

Branch office registration certificates and branch office registration renewal certificates shall be displayed in the offices for which they are issued as provided for in section 45:12-8 of this Title.

2. Section 45:12-10 of the Revised Statutes is amended to read as follows:

45:12-10. The secretary of the board, upon request, shall certify over the seal of the board whether the records kept by it show or fail to show the issuance of a license to practice optometry or any branch thereof or any other profession or business, the practice of which is licensed by the board, or the issuance of any annual certificate of registration for such practice. The fee for such certificate shall be $3.00. Any such certificate, whether made on such request or made by said secretary for use in proceedings in which the board may be a party, shall be prima facie evidence of the facts therein stated.

3. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 227

An Act concerning the practice of optometry, amending sections 45:12-1, 45:12-3, 45:12-8, 45:12-11 and 45:12-19 of the Revised Statutes, and supplementing chapter 12 of Title 45 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 45:12-1 of the Revised Statutes is amended to read as follows:

45:12-1. Optometry is hereby declared to be a profession, and the practice of optometry is defined to be the employment of objective or subjective means, or both, for the examination of the human eye for the purposes of ascertaining any departure from the normal, measuring its powers of vision and adapting lenses or prisms for the aid thereof. A person shall be deemed to be practicing optometry within the meaning of this chapter who in any way advertises himself as an optometrist, or who shall employ any means for the measurement of the powers of vision or the adaptation of lenses or prisms for the aid thereof, practice, offer or attempt to practice optometry as herein defined, either on his own behalf or as an employee or student of another, whether under the personal supervision of his employer or preceptor or not, or to use testing appliances for the purposes of measurement of the powers of vision or diagnose any ocular deficiency or deformity, visual or muscular anomaly of the human eye or prescribe lenses, prisms or ocular exercise for the correction or the relief thereof or who holds himself out as qualified to practice optometry.
2. Section 45:12-3 of the Revised Statutes is amended to read as follows:

45:12-3. The members of the board shall, before entering upon the discharge of their duties, and within 30 days after their appointment, take and subscribe an oath before an officer authorized to administer oaths in this State, for the faithful performance of their duties, and file the same with the Secretary of State. They shall annually elect from their number a president, and shall also annually elect a secretary-treasurer, who may or may not be a member of the board, each of which officer shall hold office for 1 year and until his successor shall have been duly elected and qualified. The secretary-treasurer shall receive such compensation for his services as may be determined by the board, and shall give a bond for the faithful performance of his duties, in such sum as it may determine. The board may also appoint an agent, whose title shall be inspector of the New Jersey State Board of Optometrists, who shall hold office during the pleasure of the board, and shall, during his continuance in his office, be authorized to serve and execute any process issued by any court of record under the provisions of this chapter. The agent shall also have power to enter any optometrist's office or place where the practice of optometry is carried on for the purpose of inspecting the premises and the license and registration of the optometrists therein. The appointment of the agent shall not be subject to the provisions of the civil service law.

3. Section 45:12-8 of the Revised Statutes is amended to read as follows:

45:12-8. Every person practicing optometry shall display his registration certificate or certificates, together with his registration renewal certificate or certificates, in a conspicuous place in the office or offices wherein he practices optometry, but not in such manner that they may be seen from the outside of such office or offices, and, whenever required, exhibit the registration and renewal certificates to the board or its authorized representa-
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Every office where an optometrist is practicing shall have displayed on a sign so as to be read on the outside of the office the name of each optometrist practicing therein. When practicing the profession of optometry outside of or away from the office, he shall deliver to each patient a bill for professional services rendered, which shall contain his full name, home post-office address and the address of his principal office in this State, the number of his certificates, and his signature.

Every person practicing optometry in New Jersey shall notify the board in writing of any change of address or location of his office or offices at least 5 days prior to occupying said new office, returning therewith the appropriate registration renewal certificate or certificates and the board shall issue a new registration renewal certificate or certificates for the new office location or locations.

4. Section 45:12-11 of the Revised Statutes is amended to read as follows:

45:12-11. The board shall have the power, and it is hereby made its duty, to refuse to grant, to revoke or to suspend for a specified time, to be determined in the discretion of the board, any license to practice optometry in the State of New Jersey for any of the following causes:

a. Loaning, selling, or fraudulently obtaining any optometry diploma, license, record, or certificate, or aiding or abetting therein.

b. Gross incompetence.

c. The obtaining of any fee by fraud or misrepresentation or the practice of deception or fraud upon any patient or patients.

d. Chronic and persistent inebriety, or the habitual use of narcotics.

e. Affliction with a contagious or infectious disease which, in the opinion of the board, renders practice of optometry by the licensee or applicant for license dangerous to the public health.

f. Conviction of a crime involving moral turpitude; or where any licensee or applicant for a license has pleaded non vult contendere or non vult...
to any indictment, information, allegation or complaint, alleging the commission of a crime involving moral turpitude, or where any licensee or applicant for a license presents to the board any diploma, license or certificate that shall have been obtained, signed, or issued unlawfully or under fraudulent representation. The record of conviction or the entry of such a plea in any court of this State or any other State or in any of the courts of the United States or any foreign country, shall be sufficient warrant for the revocation or suspension of a license.

  g. Conviction in a court of competent jurisdiction of a high misdemeanor.

  h. False, fraudulent or misleading advertising of the practice of optometry or of any art, skill, knowledge, method of treatment or practice pertaining thereto.

  Advertising of the practice of optometry or of any art, skill, knowledge, method of treatment or practice pertaining thereto or ophthalmic materials, fees, prices, the charges for services or ophthalmic materials, the character or durability of services or ophthalmic materials or advertising to perform optometric services or with reference to providing glasses, spectacles, contact lenses, frames, mountings, lenses or prisms free of charge or on credit or installments or anything of similar import to the foregoing, by means of circular, handbills, card, letter, sign, poster, pictures, representations of eyes or eyeglasses, advertising matches, mirrors or other articles or by advertisement in newspapers, books, magazines or other publications or by projection by means of light, electronics, crier, radio broadcasting, television or by use of an advertising solicitor or publicity agent or any other advertising media; provided, however, that any person licensed under the provisions of this chapter may issue appointment cards or professional cards to his patients, when the information thereon is limited to matter pertaining to the time and place of appointment and that permitted
on the professional card, or may display the name of the licensee on the premises where he is engaged in the practice of his profession upon the windows or doors thereof and by doorplates, or name or office directory when the information is limited to that of the professional card. For the purposes of this section a professional card shall contain only the name, title, profession, degrees, address, telephone number, office hours of the licensed optometrist, and the words "eyes examined," "eye examinations," or "hours for the examination of eyes." The foregoing is not to be construed as prohibiting the publication by an optometrist of his professional card in regularly published newspapers provided his said card and advertisement does not contain any information other than that permitted in the definition of the professional card as is found in this section.

1. Announcing his name in any city, commercial, telephone or other public directory, or directories in public or office buildings using display or bold-face type or type that is in any way dissimilar in size, shape, or color to that used for other practitioners of the healing arts in the same directory.

No optometrist shall cause or permit himself to be listed in a telephone directory under any name other than the name in which he is registered with the board as the holder of a valid, unrevoked, active license to practice optometry in this State.

No optometrist shall cause or permit any listing of any

(1) inactive, retired, removed or deceased optometrist or any other ocular practitioner, except that, for a period of not more than 2 years from the date of succession to the practice of another optometrist, an optometrist may use a telephone listing of such optometrist together with the words "succeeded by," "succeeding" or "successor to."

(2) any trade name or corporate name, or the name of any person, firm, corporation, partnership or association not licensed to prac-
practice optometry under the provisions of chapter 12 of Title 45 of the Revised Statutes of New Jersey

in which additional listing the address or telephone number is the same as that of the said optometrist.

The listing of an optometrist in a telephone directory shall contain only the name, title, the word "optometrist," degrees, address or addresses, office hours and telephone number or numbers of the licensed optometrist, including, if desired, the words "if no answer, call ................."

Any optometrist listed in the classified section of any directory shall be listed only under the classification entitled "Optometrists," at the address or addresses for which he holds a valid, unrevoked, active license to practice optometry in this State.

j. Displaying any spectacles, eyeglasses, eyeglass or spectacle frames or mountings, goggles, lenses, prisms, spectacle or eyeglass cases, ophthalmic material of any kind, optometric instruments, or optical tools or machinery, or any merchandise, material, or advertising of a commercial nature in office windows or reception rooms or in display cases outside of the offices, where the display of such merchandise, material or advertising would make it visible from the street.

k. Displaying his licenses, diplomas, or certificates in such a manner that they may be seen from the outside of the office.

l. Using the title doctor or its abbreviation without further qualifying this title or abbreviation with the word optometrist.

m. Use by an optometrist of the words "clinic," "infirmary," "hospital," "school," "college," "university," or "institute" in English or any other language in connection with any place where optometry may be practiced or demonstrated; provided, however, that nothing in this section shall prevent an optometric clinic, approved by the board, from being conducted on a nonprofit basis by a school or college of optometry or an association of registered optometrists.
n. The continuance of an optometrist in the employ of, or acting as an assistant to any person, firm or corporation, either directly or indirectly, after he has knowledge that such person, firm or corporation is violating the laws of New Jersey concerning the practice of optometry.

o. Any conduct which is of a character likely to deceive or defraud the public.

p. Soliciting in person or through an agent or agents for the purpose of selling ophthalmic materials or optometric services or employing what are known as “chasers,” “steerers,” or “solicitors,” to obtain business.

q. The issuance of appointment cards or the display of the name of the licensee on the premises where he is engaged in the practice of his profession when the information goes beyond that permitted by a professional card.

r. The display of the name and title of the licensee, or other information in lettering larger than 4 inches in height for street-level offices, or larger than 6 inches in height for offices above street-level, and in no event shall there be more than 3 such displays, and the illumination of said name and title except during office hours; the use of colored or neon lights, eyeglasses or eye signs, whether painted, neon, decalcomania, or any other either in the form of eyes or structures resembling eyes, eyeglass frames, eyeglasses or spectacles, whether lighted or not.

s. Any violation of rule or regulation duly promulgated by the board hereunder or of any provision of this chapter.

t. No optometrist shall cause or permit the use of his name, profession or professional title by or in conjunction with any association, company, corporation, or nonlicensed person, in any advertising of any manner.

u. Practicing optometry under a false or assumed name, or upon a salary, commission, or any other basis of compensation, while directly or indirectly employed by or associated or connected as an
optometrist with any person, association or corporation other than one who possesses a valid unrevoked certificate of registration as an optometrist or a physician licensed in and for the State of New Jersey and who has an actual legal residence within the State. Nothing herein shall be deemed to prohibit the mere renting or leasing at a fixed rental of any space or office within the store or business establishment of an unlicensed person, association or corporation.

v. Prior to prescribing for or providing eyeglasses or spectacles a complete minimum examination shall be made of the patient to determine the correct lenses necessary for such a patient. The requirements of such minimum examination shall be defined by rule or regulation of the New Jersey State Board of Optometrists.

w. Any person licensed as an optometrist who violates section 45:12-11 (i), (h), (m), (q), or (r) of this chapter, shall, at the discretion of the board, be subject to a penalty of $50.00 for the first offense and $200.00 for each subsequent offense in lieu of the suspension or revocation of his license.

Proceedings for the revocation of a certificate or suspension of the right to practice shall be begun by filing with the board a written charge or charges against the accused. These charges may be preferred by any person or the board may on its own motion direct its secretary to prefer the charges.

5. Section 45:12-19 of the Revised Statutes is amended to read as follows:

45:12-19. No person, not a holder of a certificate of registration duly issued to him, shall practice optometry within the State, and no person shall falsely personate a registered optometrist of a like or different name, nor buy, sell or fraudulently obtain a certificate issued to another. No person shall directly or indirectly for himself or others do or engage in any acts or practices specifically prohibited to duly registered optometrists by the provisions of section 45:12-11 of this chapter.
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No person shall peddle spectacles, eyeglasses or lenses or practice optometry from house to house or on the streets or highways notwithstanding any law providing for the licensing of peddlers. This shall not prohibit, however, an optometrist from attending, prescribing, and furnishing spectacles, eyeglasses or lenses to a person who by reason of an illness, or physical or mental infirmity is confined to his place of abode, or to a hospital or other institution.

6. It shall be unlawful for any person licensed to practice optometry under the laws of the State of New Jersey to advertise, practice or hold himself forth as being entitled to practice under a name other than his own, unless he be an associate of or an assistant to an optometrist licensed under the laws of the State of New Jersey, and it shall be unlawful for any unlicensed person, or any association or corporation directly or indirectly to engage or undertake to engage in the practice of optometry by utilizing the services, upon a salary, commission basis, or by any other means or method, of any person licensed to practice optometry in the State of New Jersey. It shall be unlawful for any optometrist to engage or undertake to engage in the practice of optometry in behalf of any unlicensed person, association or corporation, except that this shall not prohibit the employment by or the formation of partnerships between optometrists or physicians duly licensed in the State of New Jersey.

7. It shall be unlawful for any person, association or corporation to issue cards offering free eye examinations or eye examinations for any price, or eye examinations at a discount or offering special rates or discounts for eyeglasses.

8. This act shall take effect March 1, 1955.

Approved December 8, 1954.
CHAPTER 228

An Act concerning the placing of insurance by the holders of surplus line insurance broker’s licenses in certain cases, and amending chapters 175 of the laws of 1944 and 462 of the laws of 1948.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 21 of chapter 175 of the laws of 1944 is amended to read as follows:

21. It shall be unlawful for any person, partnership or corporation, directly or indirectly to collect any insurance premium, or to solicit, negotiate, effect, procure, receive, or forward any contract of insurance or renewal thereof, in relation to any property or insurable interest in this State, for any insurer not lawfully authorized to transact business in this State, or in any manner to aid or assist in any such transactions, unless specifically authorized so to do, under a surplus line license issued by the commissioner as provided by this act, except that the holder of an insurance broker’s license shall have authority on behalf of a prospective assured to negotiate and deal with the holder of a surplus line license to effect any such transaction, collect the insurance premium therefor from the assured, and receive from the said surplus line licensee a share of any commission or brokerage fee earned by the said surplus line licensee in connection therewith.

2. Section 3 of chapter 462 of the laws of 1948 is amended to read as follows:

3. Before the licensee shall procure any such insurance, he and his co-broker, if any, shall make separate diligent effort to procure from insurers admitted to do business in this State the amount of insurance required and the said licensee shall
only procure insurance under the license after he and his co-broker, if any, have procured insurance from insurers authorized to do business in this State to the full amount which such insurers are willing to write on the property or after he and his co-broker, if any, have been unable to procure any of the required insurance whatsoever from such authorized insurers. An affidavit by the licensee describing said diligent effort and the name and address of any co-broker participating in the procurement and an affidavit by the co-broker, if any, describing his said diligent effort, shall be filed with the commissioner by the licensee not later than the last day of the month subsequent to the month in which such insurance was procured.

3. Section 4 of chapter 462 of the laws of 1948 is amended to read as follows:

4. The licensee shall not procure any portion of the insurance from an unauthorized insurer other than 1 which is possessed of net cash or liquid assets of at least $300,000.00 and has maintained an unimpaired status during the preceding 12 months or a group of insurers which has on deposit in a bank or trust company in the United States trust funds of not less than $5,000,000.00 for the benefit of policyholders whose policies provide for the payment of premiums and losses in United States currency. Each licensee shall keep a separate account of the business done under the license which shall be at all times open to the inspection of the commissioner, his deputy or any person employed by him to inspect the same.

4. Section 5 of chapter 462 of the laws of 1948 is amended to read as follows:

5. Not later than the last day of the month subsequent to the month in which such insurance was procured, the licensee shall file with the commissioner a certified copy of the account, showing the exact amount of the insurance placed for any person, the gross premium less any return premium charged thereon, the insurers in which the same is placed, the date of the policies and the terms
thereof, and before receiving the license shall execute and deliver to the commissioner a surety bond to this State in the penal sum of $5,000.00 of a qualified insurance company conditioned that the licensee will comply with all the requirements of subtitle 3 of Title 17 of the Revised Statutes and will pay to the State Tax Commissioner, semi-annually within 15 days after receipt of notice from the commissioner or where the policies cover fire insurance on property in any municipality or portion of a township, or fire district in this State, which now has or may hereafter have, a duly incorporated firemen's relief association, to the treasurer of the association, in February and August of each year, the sum of $3.00 for each $100.00 and at the rate upon the whole amount of gross premium less the return premium charged for insurance procured or placed under the license during the preceding 6 months' periods ending December and June, respectively. The amount of taxes paid to the State Tax Commissioner under the provisions of this act on premiums for fire insurance shall be distributed by him in the manner now or hereafter provided by law as to taxes collected by him from fire insurance companies of other States and foreign countries. The commissioner shall ascertain and report to the State Tax Commissioner all facts necessary to enable the State Tax Commissioner to ascertain, fix and collect the amount of the tax to be paid by each licensee subject thereto under this act. The licensee shall demand and collect the tax imposed upon the premium of an insurance policy from the assured thereunder; provided, however, that the tax on any unearned portion of the premium shall be returned to the policyholder by the licensee.

5. Section 6 of chapter 462 of the laws of 1948 is amended to read as follows:

6. The annual fee to be paid to the commissioner for a license under this act shall be $100.00. All licenses so issued shall expire annually on De-
December 31, unless sooner revoked by the commissioner for cause shown, and may be renewed upon payment of the annual fee.

6. This act shall take effect on January 1, 1955.

Approved December 8, 1954.

CHAPTER 229

An Act concerning the licensing and bonding of commission merchants, dealers, brokers and agents, and amending sections 4:11-19, 4:11-20, 4:11-21 and 4:11-29 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 4:11-19 of the Revised Statutes is amended to read as follows:

4:11-19. A person before engaging in such business shall on or before April 1 of each year, file an application with the secretary, on a form prescribed by him, and pay a $5.00 license fee, for a license to transact such business.

The application shall state the nature of the business, the kinds of perishable agricultural commodities which the applicant proposes to handle, the full name of the person applying for the license, and if the applicant be a firm, association, partnership, or corporation, the full name of each member of the firm, partnership or association, or officers of the corporation, and the name of the local agent of the person, firm, association, partnership or corporation, the municipality and street address, if any, or post-office address, where the business is to be conducted, and such other facts as the secretary shall prescribe.

The applicant shall satisfy the secretary of his character, financial responsibility and good faith in seeking to engage in the business.
2. Section 4:11-20 of the Revised Statutes is amended to read as follows:

4:11-20. A license shall not be issued unless and until the applicant has filed a good and sufficient surety bond executed in favor of the secretary in his official capacity, for the benefit of all growers with whom the applicant shall transact business, by a surety company duly authorized to transact business in this State in the sum of at least $3,000.00, except that any bond for a person applying for a license to engage in or carry on the business of agent, broker, commission merchant, or dealer for the purchase of eggs only shall be in the sum of at least $500.00, conditioned for the payment of all moneys due and owing by the licensee to such grower or growers during the period that the license is in force. The bond shall be executed upon a form prescribed by the secretary and shall be subject to his approval as to form and sufficiency. The applicant may in lieu of the bond deposit with the secretary United States Government securities in an amount equal to the sum secured by the bond required to be filed as herein provided. Such securities so deposited with the secretary shall constitute a separate fund and shall be held in trust for and applied exclusively to the payment of claims arising under the provisions of this article against the licensee making such deposit for the period for which such license is issued. All proceeds from surety bonds, money or securities shall be distributed to the grower-creditors by the secretary.

The secretary may require a licensee to file an additional bond, to be executed as provided in this section, in the sum to be determined by the secretary, but the maximum amount of the bond shall not exceed $25,000.00.

3. Section 4:11-21 of the Revised Statutes is amended to read as follows:

4:11-21. Upon the filing and approval of the application and bond or securities, as the case may be, the secretary shall thereupon issue to the applicant or his agent a license entitling the applicant or the
agent to conduct the business of receiving, buying, soliciting or negotiating the sale of perishable agricultural commodities on behalf of the grower, at the place named in the application, which license shall expire on April 30 next following its date of issuance.

4. Section 4:11-29 of the Revised Statutes is amended to read as follows:

4:11-29. The secretary shall audit claims properly filed and determine the amounts due all such creditors.

After the expiration of 90 days from the termination of the license period or at any earlier date when all claims shall have been filed, the secretary shall sell the securities so deposited or make demand upon the surety for payment of an amount necessary to satisfy the claims determined to be due or such part thereof as shall equal the amount of the bond so filed. If the surety shall not make payment of the amount so demanded, upon the expiration of 90 days from the termination of the license period, the secretary shall bring an action at law to recover from the surety on said bond the amount necessary to satisfy such claims or such part thereof as shall equal the amount of the bond, which action may be instituted by the secretary in his official capacity as such on behalf of said claimants, but without naming them as plaintiffs or defendants therein. The moneys obtained from the sale of said securities or by action against the surety shall be used for the satisfaction of such claims, and the secretary shall make distribution thereof to the claimants in accordance with the amounts determined to be due thereon, and if less than the total amount of said claims shall be so obtained, distribution shall be made ratably to the creditors according to said amounts.

If a creditor has reduced his claim to judgment, the judgment shall be presumptive proof of the amount due him.

Claims not filed during the license period or within 90 days from the termination of the license
period, shall not be received, acted upon or paid and shall not participate in the proceeds of any bond, moneys or securities deposited with the secretary.

The secretary may bring an action in any court of competent jurisdiction against the licensee or surety or sureties on the bond or bonds for the recovery of any money due and owing to a grower or growers as hereinbefore provided.

5. This act shall take effect immediately.

Approved December 8, 1954.

CHAPTER 230

An Act validating sales of tax sales certificates by municipalities in certain cases.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Any private sale of a certificate of tax sale made prior to January 1, 1952, by any municipality pursuant to section 54:5-113 of the Revised Statutes shall be validated and confirmed notwithstanding that the sale was made for a sum less than the total amount of municipal liens charged against the real estate described therein at the time of said sale and less than the assessed valuation of the real estate as of the date of last sale thereof for unpaid taxes and assessments upon payment to the municipality by the purchaser of said certificate of tax sale or his assignee within 6 months after the effective date of this act of the difference between either the total amount of municipal liens charged against the real estate at the time of said sale or the assessed valuation of the real estate at the time of said sale and the amount paid at said sale, and provided that said sale was valid in all other respects and shall be confirmed by resolution of the governing body of such municipality authorizing the execution and delivery of a confirm-
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1. All of the personal property whereof the said William McCorkell died intestate which remains after the payment of debts, funeral charges and tory assignment of said certificate of tax sale to the purchaser thereof.
2. This act shall take effect immediately.
Approved December 8, 1954.

CHAPTER 231

An Act vesting certain property of William McCorkell, deceased, in Thomas Lynch and Bridget P. Lynch, his wife, in William Lynch and Bridget Lynch, his wife, and in New York Foundling Hospital.

Whereas, William McCorkell, a resident of the county of Hudson in this State, being the owner of certain property within this State, died on February 24, 1952, intestate, without heirs or known kindred capable of inheriting the same and without leaving a surviving spouse; and

Whereas, The said William McCorkell, prior to his death, manifested his intention of disposing of said personal property at his death, 1 part thereof to Thomas Lynch and Bridget P. Lynch, his wife, of the city of Bayonne, in the county of Hudson in this State, 1 part thereof to William Lynch and Bridget Lynch, his wife, of Port Richmond in the State of New York, and 1 part thereof to New York Foundling Hospital as evidenced by a certain paper writing signed by him, which paper writing is invalid as a will of the said William McCorkell for lack of attesting witnesses; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. All of the personal property whereof the said William McCorkell died intestate which remains after the payment of debts, funeral charges and
other just expenses shall be distributed among and shall vest one-third in Thomas Lynch and Bridget P. Lynch, his wife, of the city of Bayonne, in the county of Hudson in this State, one-third in William Lynch and Bridget Lynch, his wife, of Port Richmond, in the State of New York, and one-third to New York Foundling Hospital in order to enable them to carry out the purposes of said paper writing; provided, however, that as a condition precedent to the taking effect of this act, there shall be paid to the Treasurer of the State of New Jersey such sum as the Director of the Division of Taxation in the State Department of the Treasury shall certify would have been due to the State of New Jersey by way of transfer inheritance taxes in the case of a legally executed will bequeathing the personal estate of the said William McCorkell to the said Thomas Lynch and Bridget P. Lynch, his wife, William Lynch and Bridget Lynch, his wife, and New York Foundling Hospital.

2. This act shall take effect immediately.
Approved December 8, 1954.

CHAPTER 232

An Act concerning civil service in relation to policemen in certain cases, and supplementing subtitle 3 of Title 11 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Whenever a policeman in any municipality has received or shall have received awards for 3 or more separate and distinct acts of valor or heroism issued by any duly organized State-wide police association or associations which issue such awards on a regular basis and in accordance with specific rules or regulations, such policeman may be promoted to the next higher rank at the discretion of
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the governing body of the municipality without taking a promotional examination.
2. This act shall take effect immediately.
Approved December 8, 1954.

CHAPTER 233

AN ACT concerning bail and recognizances, and amending section 2A:162-5 of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:162-5 of the New Jersey Statutes is amended to read as follows:

2A:162-5. All recognizances of bail made or entered into before any court, judge or magistrate having criminal jurisdiction, which have been or shall be forfeited, but upon which no writ of scire facias or other process to enforce or collect the same shall have been issued and prosecuted to final judgment within a period of 6 years after the same shall have been filed and recorded in the clerk's office, and all recognizances of bail which have not been forfeited, shall, after 6 years from the date of the filing and recording of any such recognizances of bail in the clerk's office, no longer be enforceable as a claim or as a lien or charge upon or against any property of which any principal or surety named in any such recognizance was or shall have been seized at the time of his entering into such recognizance or at any time thereafter; provided that any claim, lien, or charge against personal property affected by any of the provisions of this act may be prosecuted or enforced within 6 months from the effective date hereof.

2. This act shall take effect immediately.
Approved December 8, 1954.
CHAPTER 234

An Act to amend ""An act to establish a Department of Law in the State Government,"" approved March 7, 1944 (P. L. 1944, c. 20).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 8 of the act of which this act is amendatory is amended to read as follows:

8. Assistant deputy Attorneys-General of the Division of Law in the Department of Law and Public Safety shall be appointed by the Attorney-General to serve at his pleasure and, after 3 years' service in their positions, they shall hold their positions during efficiency and good behavior and shall not be removed therefrom except for good cause, and not because of religious or political opinions or affiliations, after a public, fair, and impartial hearing before the Civil Service Commission. They shall receive such salaries, not exceeding the sum of $7,500.00 per year, as the Attorney-General shall from time to time designate and shall devote their entire time to the performance of their duties in the Division of Law, and shall not engage in the private practice of law; provided that assistant deputy Attorneys-General heretofore or hereafter appointed who shall have served 10 years or more in such position shall receive such salary as the Attorney-General shall from time to time designate.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 235, LAWS OF 1954

CHAPTER 235

An Act authorizing the Department of Conservation and Economic Development to sell and convey certain State lands in the borough of Point Pleasant in Ocean county to Tillie Burley, her heirs and assigns.

Whereas, On February 11, 1920, Henry C. Thomas and Phebe C. Thomas, his wife, conveyed unto the State of New Jersey the following described property:

Beginning at a point near the center line of Burnt Tavern Road 49.03 feet westerly from the west line of the Bayhead-Manasquan Canal R/W line; thence (1) South 12° 05’ 30” East 347.82 feet to a point; thence (2) North 75° 29’ 30” East 66.00 feet to a point; thence (3) North 12° 05’ 30” West 317.46 feet to a point; thence (4) North 74° 38’ 30” West 72.60 feet to the point and place of beginning, which deed was recorded in the Ocean county clerk’s office in Book 537 of Deeds for said county on page 315, for the sum of $1,500.00 for the establishment of the Bayhead-Manasquan canal; and

Whereas, The Bayhead-Manasquan canal has occupied approximately the easterly half of the above described property; and

Whereas, Clarence L. Rue, as the executor of the estate of Florence S. Rue, executed a certain lease to Frank Crush for a period of 99 years on August 1, 1928, for the westerly half of said tract, which lease was recorded in the Ocean county clerk’s office on September 3, 1929, and in Book 837 of Deeds for said county on page 125; and
Preamble. Whereas, Frank Crush did on October 21, 1946, execute an assignment of the premises described in section 1 of this act being a portion of the property described in the aforementioned lease, for a period of approximately 80 years to Tillie Burley which assignment was recorded November 16, 1946, in the Ocean county clerk's office in Book 1235 of Deeds on page 328; and

Preamble. Whereas, The said Tillie Burley has made considerable improvements by way of erecting a building on the last mentioned premises under the impression that the said Clarence L. Rue, as executor of the estate of Florence S. Rue, had a legal right to enter into the aforesaid lease agreement; and

Preamble. Whereas, An examination of the title disclosed that the said title is still vested in the State of New Jersey, which claims no interest in the building or buildings which have been erected thereon; and

Preamble. Whereas, The State of New Jersey has no further use for the lands last above described; therefore,

Be it enacted by the Senate and General Assembly of the State of New Jersey:

Title to vest in Tillie Burley. 1. The Department of Conservation and Economic Development, Division of Planning and Development, Bureau of Navigation, successors to the Board of Commerce and Navigation, is authorized to grant, convey, release and confirm by good and sufficient deed of conveyance, in the name of the State of New Jersey, to Tillie Burley, her heirs and assigns forever, all those lands and premises, situate, lying and being in the borough of Point Pleasant, in the county of Ocean and State of New Jersey, more particularly described as follows:
Beginning at a point in the westerly boundary of lands described in the deed from Henry C. Thomas and Phebe C. Thomas, his wife, to the State of New Jersey dated February 11, 1920, recorded in the Clerk’s Office of the County of Ocean in Book 537 of Deeds on Page 315, etc., said beginning point being located from the intersection of the Southerly side line of Burnt Tavern Road with the westerly right of way line of the Bayhead-Manasquan Canal by the following two courses, (a) North 76 degrees, 33 minutes, 30 seconds West measured along the southerly side line of Burnt Tavern Road a distance of forty-five and forty-five hundredths (45.45) feet more or less to a point in the westerly boundary of lands described in the aforesaid deed, (b) South 12 degrees, 05 minutes, 30 seconds East measured along said westerly boundary of lands described in the aforesaid deed, a distance of one hundred twenty-eight and no hundredths feet to the beginning point of the lands herein to be conveyed;

Thence (1) from said beginning point south 12 degrees, 05 minutes, 30 seconds east along said westerly boundary of lands described in the aforesaid deed, a distance of one hundred ninety-two and sixty-six hundredths (192.66) feet more or less to a point in the southerly boundary thereof;

Thence (2) North 75 degrees, 29 minutes, 30 seconds East along said southerly boundary of lands described in the aforesaid deed a distance of twelve and fifty-three hundredths (12.53) feet more or less to a point in the westerly right of way line of the Bayhead-Manasquan Canal, as the same is laid out (200) feet wide;

Thence (3) North 7 degrees, 31 minutes, 30 seconds West along said westerly right of way line of the Bayhead-Manasquan Canal a distance of eight and seventy-seven hundredths
(8.77) feet to a monument and point of curve therein;

Thence (4) Northwardly, still along said westerly right of way line of the Bayhead-Manasquan Canal curving to the right on a radius of eight thousand six hundred ninety-four and forty-two hundredths (8694.42) feet, a distance of one hundred eighty-five and no hundredths (185.00) feet more or less to a point intersected by a line drawn easterly, at right angles to the first course measured from the beginning point herein above described;

Thence (5) Westwardly, measured along the aforesaid line, at right angles to the first course, a distance of thirty (30) feet more or less to the point and place of Beginning.

Being part of the same lands described in the deed from Henry C. Thomas and Phebe C. Thomas, his wife, to the State of New Jersey, dated February 11, 1920, and recorded in the Ocean county clerk’s office in Book 537 of Deeds, page 315, at such fair price as the Planning and Development Council of the Division of Planning and Development shall determine.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 236

AN ACT for the regulation of power vessels and motors, and certain boats and craft, operating in other than tidal waters, providing for the registration of power vessels and motors and the licensing of the same and the operators thereof, fixing the amount of license and registration fees and penalties for violations, repealing sections 12:7-1 to 12:7-34 inclusive of the Revised Statutes and supplementing Title 12 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The terms used in this act shall be construed as follows, unless another meaning is clearly apparent from the language or context, or unless such construction is inconsistent with the manifest intention of the Legislature:

(a) The short title of this act shall be the "Power Vessel Act."

(b) The term "department" shall mean the Department of Conservation and Economic Development or its duly constituted successor.

(c) The term "operator" shall mean every person having the charge, control, operation or direction of any power vessel.

(d) The term "power vessel" shall mean a vessel temporarily or permanently equipped with a motor, and shall not be deemed to include a vessel propelled wholly by sails or by muscular power.

(e) The term "motor" shall mean a permanently installed fuel consuming mechanism by which the vessel is or may be propelled and a detachable or outboard motor, including an electrical outboard motor.
(f) The term “inspector” shall mean power vessel inspector.

2. The department is hereby authorized and empowered to prescribe rules and regulations, not inconsistent with this act, governing the registration, licensing, inspection, operation, equipping, anchoring and racing of power vessels upon the waters other than tidal waters of this State. Said rules or regulations shall be such as are reasonably necessary for the protection of the health, safety and welfare of the public and for the free and proper use of said waters by any persons or vessels in, on or about such waters. Said regulations shall, insofar as practicable, be in substantial conformity with regulations issued by the agency or agencies of the United States having jurisdiction with respect to power vessels upon the tidal waters of this State.

3. The following fees shall be paid annually to the department upon the registration or reregistration of a power vessel or motor upon the issuance of a license or permit:

(a) Registration of a privately operated vessel, $2.50.
(b) Registration of a detachable or outboard motor, including an electric outboard motor, $2.00.
(c) Operator’s license, $1.50.
(d) Learner’s permit, $0.50.
(e) Dealer’s license, $5.00.
(f) A power vessel carrying passengers for hire, $0.25 for each passenger which the vessel is licensed to carry, but not less than $15.00 for each such vessel.
(g) A power vessel used for the sale or delivery of merchandise or engaged in any commerce other than the carriage of passengers, $5.00.
(h) A power vessel or outboard motor for hire or rent to any individual for private use, including a u-drive vessel, $10.00.

4. No person, company, or corporation shall operate any power vessel or motor on any of the waters of this State, other than tidal waters, unless
such power vessel or motor shall have been first registered with the department, and such registration remains in force and the operator thereof shall have been duly licensed to operate a power vessel.

5. With each such registration there shall be delivered to the person, company or corporation registering the power vessel or motor a set of registration plates which shall be displayed on the bow of the power vessel. It shall be the duty of the person, company or corporation registering or operating a power vessel to have such vessel at all times when it is being operated, properly equipped with the required life preservers, fire extinguishers and lights pursuant to the rules and regulations prescribed by the department and operated only by a licensed operator, having in his possession an operator’s license card issued by the department under the provisions of this act.

6. No fee shall be charged for the registration of a power vessel or motor owned by the State of New Jersey, or by the chief inspector, or by any special inspector, or by any assistant inspector or by any county or municipality; provided, any such vessel is used exclusively for the official purposes of the State, county or municipality. Each such vessel shall be specially registered and distinctive number plates shall be provided by the department and displayed on said vessel or motor.

7. No person under the age of 16 years shall be licensed to operate a power vessel equipped with an inboard motor. No person under the age of 13 years shall be licensed to operate a power vessel equipped with an outboard motor.

8. No person shall be licensed to operate a power vessel or motor until he shall have satisfactorily passed an examination as to his ability as such an operator. Such examination shall include a test of the knowledge of the mechanism of power vessels necessary to insure safe operation of vessels or motors and of the laws and ordinary usages of the waterways. The applicant for a license shall demonstrate his ability to operate a power vessel.
or motor to the satisfaction of the department. The department may, in its discretion, and upon payment of the lawful fee, license any proper person, as herein provided, to operate a power vessel. In conducting any such examination the chief inspector, assistant inspectors and special inspectors shall have authority to administer oaths.

9. Every operator shall at all times when operating any power vessel or motor have in his possession a proper license and shall, when requested so to do, exhibit the same to the chief inspector, or to any inspector or assistant inspector or to any magistrate or other peace officer of this State. Failure of an operator to so exhibit such license upon demand, shall be presumptive evidence that such person is not a licensed operator.

10. All moneys received as fees for registrations, licenses, certificates, renewals of licenses or transfers thereof shall be turned over to the Treasurer of the State of New Jersey for the use of the State.

11. The department, its chief inspector, and any inspector or assistant inspector may, in its or his discretion, issue in writing to any person entitled thereto a learner's permit, to operate a power vessel or motor of the kind designated therein, for a period of not more than 30 days from the date thereof, while in the company and under the supervision of a licensed operator. Any such permittee and such licensed power vessel operator shall be jointly and severally liable for any violation committed by the said permittee while in the presence of such licensed power vessel operator. The department, in its discretion, may require an applicant for an operator's license, to first secure a learner's permit.

12. Every person, either resident of or nonresident in this State, who is the owner of, or who has in his possession a detachable or outboard motor, capable of being attached to any vessel, before using such motor on, or in connection with any vessel upon or over the waters of this State, other
than tidal waters, shall register the same as required by this act, and no detachable or outboard motor shall be so operated upon the said waters of the State until and unless so registered. There shall be delivered to the person registering such motor at the time of registration, a registration card of such style and description as the department may prescribe, together with a set of registration plates which shall be displayed on the bow of the boat, one on each side, to which the motor is attached and said registration card shall be in the possession of said operator at all times when said vessel is being operated and shall, when requested so to do, exhibit the same to the chief inspector, or to any inspector or assistant inspector or to any magistrate or other peace officer of the State. The person operating such vessel and the motor attached thereto shall be held responsible for said vessel being fully equipped with all the safety devices required by the provisions of this act, except as hereinafter provided.

13. The provisions of this act shall not apply to any power vessel or motor, or to any operator while actually competing in an authorized race as herein provided, held under the auspices of a duly incorporated yacht club or racing association in accordance with rules and regulations prescribed by the department and pursuant to a permit duly issued by the department.

14. Any person who shall have in his possession any motor, whether inboard or outboard, the motor number of which has been altered or mutilated, or who shall come into possession of such a motor, shall at once file in writing with the department a statement setting forth all circumstances in connection with his possession of such motor.

15. Upon the transfer of ownership or the destruction of any power vessel or motor, its registration shall expire; and in the event of the sale of the power vessel or motor, the original owner shall remove the registration plates therefrom and shall, within 5 days, notify the department of the
name and address of the purchaser. The original owner may, however, by proper sworn application upon a blank to be furnished by the department, register another power vessel or motor upon payment of a fee of $1.00, and unless the original registration plates shall have been destroyed, such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate. If the original registration plates have been destroyed then the owner thereof in making application for new plates shall surrender the certificate for the original registration which shall immediately be canceled and a new set of plates shall be issued upon payment of a fee equal to the amount of the original registration fee, and shall receive a new registration certificate.

16. In the event of the loss of one or both registration plates, or of said plate or plates being so defaced that the numbers thereon are illegible, it shall be the duty of the owner of the power vessel or motor for which same were issued, to report the same to the department or its representatives within 48 hours of the discovery of the loss or defacement of such plate or plates. With any such report an application to the department shall be made on a blank form to be furnished by it, which shall set forth the loss, defacement or destruction of such plate or plates, together with a fee of $1.00. Thereupon the department shall cancel the original registration and shall issue to the applicant new plates of another number than that of the plates originally issued, and shall also issue a new registration certificate.

17. No person shall operate a power vessel or motor which displays a fictitious number or a number other than that designated for such vessel or motor in its New Jersey registration certificate. No person shall use or permit the use of the plates issued under a dealer’s registration for any power vessel or motor other than one of those for which such plates were issued, either owned by such dealer or operated by such dealer or his employee
18. No person shall operate or use any power vessel or outboard or detachable motor without permission of the owner.

19. No person shall operate a power vessel or motor while under the influence of intoxicating liquor or any narcotic or habit-forming drug, or permit any person who may be under the influence of intoxicating liquor or any narcotic or habit-forming drug to operate any power vessel or motor owned by him or in his custody or control. Any person who shall violate this section shall be subject to a fine of not less than $200.00, or more than $500.00 or to imprisonment for not less than 30 days or not more than 6 months, or both, and shall forthwith forfeit his right to operate a power vessel or motor on the waters of this State. No new license shall be issued to any person convicted of operating a power vessel or motor while under the influence of intoxicating liquor or narcotic or habit-forming drug until 2 years after the date of his conviction, if for a first offense, or 5 years after a subsequent conviction.

20. Every operator of a power vessel or motor who shall cause injury or damage to any person or property shall at once come to a stop, unless said vessel has been rendered unseaworthy, and ascertain the extent of the injury or damage and render such assistance as may be needed and, upon request, give his name, address and display and give his operator's license and registration number to the person injured or to any person requesting the same.

21. Every operator of a power vessel or motor which is involved in an accident in which any person is injured or any property belonging to anyone other than the said operator, is damaged to an apparent extent of $25.00 or more, shall promptly
file a detailed report, in writing, with the department.

22. No power vessel or motor shall be operated in a reckless or careless manner. Reckless or careless operation shall include operating a power vessel or motor in a manner which unnecessarily interferes with the free and proper use of any waters, or unnecessarily endangers other craft therein, or the life or limb of any person upon any craft or in the water.

23. No person shall make any misstatement of fact in an application for registration of a power vessel or motor or for a license, or give a fictitious address.

24. There shall be a chief inspector, and as many assistant inspectors as the department deems necessary, whose powers and duties shall be such as are prescribed by the rules and regulations of the department. The department may also appoint as many special inspectors as in its judgment may be necessary to assist in detecting violations and in otherwise assisting in the enforcement of this act. Said special inspectors shall be chosen with special reference to their fitness for the work and shall be required to submit themselves to such examination as the department, in its judgment, may require. Their appointment may be revoked at the pleasure of the department. Said special inspectors shall serve without compensation except that for every power vessel registration and for every operator's license a special inspector shall issue, he shall be paid by the department the sum of $0.25.

25. The chief inspector, and assistant inspectors, now in the employ of the department shall be retained and continued as heretofore as chief inspector, and assistant inspectors, unless removed in accordance with the provisions of Title 11, Civil Service, of the Revised Statutes. The department, however, may abolish any office or position it may deem unnecessary.
26. The chief inspector, assistant inspectors, or special inspectors may, upon application for registration of any power vessel or motor, examine same and in the case of a vessel specify the number of persons such vessel may carry. The carrying of a greater number of persons other than authorized shall constitute a violation of this act.

In conducting such examinations the chief inspector, assistant inspectors and special inspectors shall have authority to administer oaths.

27. Any judge or municipal magistrate or the Commissioner of the Department or the Director of the Division of Planning and Development, or the Chief of the Bureau of Navigation, of the department, shall revoke or suspend a license to operate a power vessel, of any person, and in the case of an owner, the certificate of registration, where the holder is, or shall have been convicted of homicide or of operating a power vessel while intoxicated. Such licenses and certificates of registration may be suspended or revoked for any other violation of any of the provisions of this act or of any rule or regulation prescribed by the department. A conviction by a court of competent jurisdiction shall not be essential to sustain a suspension or a revocation, except as herebefore expressly provided. Where revocation or suspension is permissive, the holder shall have an opportunity to be heard. A license or certificate of registration may be temporarily suspended without notice, pending hearing and any prosecution or investigation. Attendance of witnesses may be compelled by subpoena. Failure of the holder or any other person possessing the license card or registration certificate, or number plates, to deliver the same to the suspending or revoking officer shall constitute a violation of this act. Officers suspending or revoking licenses or certificates shall promptly place such license cards, registration certificates and number plates in the custody of the department except where the department shall otherwise direct. Power to restore a license
or registration shall be exclusively in the department. Wherever revocation is mandatory hereunder, no new license or certificate shall be issued to the person whose license or certificate is revoked, for at least 6 months after the date of such revocation, nor thereafter, except at the direction of the department. Where revocation is permissive, no new license or certificate shall be issued until after the expiration of 30 days from the date of the revocation, nor thereafter except at the direction of the department.

28. Any person who shall violate any provision of this act or of any rule or regulation issued thereunder, where the penalty therefor is not specifically prescribed, shall be a disorderly person and for a first offense shall be punishable by a fine not exceeding $200.00 or by imprisonment for not exceeding 90 days, or both, and for any subsequent offense shall be punishable by a fine not exceeding $500.00 or by imprisonment for not exceeding 6 months, or both.

29. Upon the suspension or revocation of any license or certificate of registration, the judge, magistrate or officer suspending or revoking the same shall forthwith transmit to the department a certificate of the fact and the ground upon which the license or certificate was suspended or revoked.

30. All fines imposed under the provisions of this act and collected shall be paid to the court imposing the same and by it transmitted to the department and the department shall include the same with other moneys to be transferred to the Treasurer of the State of New Jersey, in accordance with the provisions of this act, within 30 days after receipt and shall become part of the General Fund of the State.

31. Every County Court, county district court, county criminal judicial court, and every municipal court shall have jurisdiction to enforce the provisions of this act and every judge and magistrate of said courts shall have jurisdiction to receive complaints, order arrests, issue summonses and
warrants, admit to bail, and take any action required of a judge or magistrate in the enforcement of the provisions of this act within their respective territorial jurisdictions.

32. The Commissioner of Conservation and Economic Development, the Director of the Division of Planning and Development, and the Chief of the Bureau of Navigation, and such of their assistants as shall be designated for the purpose by the commissioner, shall each be vested with all the powers of a magistrate conferred in this chapter.

33. The Commissioner of Conservation and Economic Development, the Director of the Division of Planning and Development in the Department of Conservation and Economic Development, the Chief of the Bureau of Navigation in said department, the chief inspector, the assistant inspectors and the special inspectors appointed under the provisions of this act, shall each have the right to make complaints hereunder and to arrest without warrant any person violating any provision of this act in his presence and bring the offender before any judge or magistrate having jurisdiction hereunder to receive the complaint for such violation.

34. The department shall have the power to authorize the seizure of any power vessel, outboard or detachable motor on any waters other than tidal water when in its judgment it has reason to believe that such power vessel, outboard or detachable motor has been stolen or being operated under suspicious circumstances and to retain the same in the name of the department until such time as the identity of ownership is established, whereupon the department shall order the release of such power vessel, outboard or detachable motor to the owner thereof.

Whenever any stolen power vessel, detachable or outboard motor shall come into the possession of the department by seizure or otherwise, said department may, after the expiration of 90 days from the date such power vessel, detachable or outboard motor came into its possession, sell such power
vessel, detachable or outboard motor at public sale, upon notice of such sale being first published for the space of 2 weeks in one or more newspapers published and circulating in this State, and also by posting such notice in 5 public places in this State, said newspapers and places of posting to be designated by the department.

Upon the sale of such power vessel, detachable or outboard motor all claims for interest in such vessel or motor shall be forever barred and the proceeds realized therefrom shall become the sole property of the State, to be used as other moneys received under the provisions of this act.

35. Sections 12:7-1 to 12:7-34 inclusive of the Revised Statutes are hereby repealed.

36. This act shall take effect immediately.

Approved December 8, 1954.

CHAPTER 237

An Act to validate and confirm the proceedings of boards of education heretofore had or taken to sell or dispose of any of its real estate or rights or interest therein.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. All proceedings which were had or taken by any board of education on or before July 1, 1954 under the provisions of sections 18:5-25 and 18:5-26 of the Revised Statutes to sell or dispose of any of its real estate or rights or interest therein, and which are not the subject of any judicial proceeding pending in any court of this State on the effective date of this act, are hereby validated, ratified, approved and confirmed, notwithstanding
that the advertisement of the public sale as provided by section 18:5–26 of the Revised Statutes was not published at least once a week for 2 weeks prior to such sale, if the advertisement of the public sale was published in a newspaper circulating in the school district wherein the lands are situated, at least twice prior to such sale, that said public sale was held and that the land was sold to the highest bidder, provided the board of education of the said school district shall have adopted or shall adopt a resolution confirming such sale and directing the execution and delivery to the purchaser of said land, his heirs and assigns, of a conveyance confirming such sale, and that such confirmatory conveyance shall have been or shall be executed and delivered accordingly.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 238

An Act to amend "An act to supplement 'An act creating the New Jersey Racing Commission and defining its powers and duties; providing for the granting of permits and licenses for the operation of race meetings whereat the running, steeplechase racing or harness racing of horses only may be conducted; providing for the licensing of concessionaires and operators and their employees; regulating the system of pari-mutuel betting and fixing the license fees, taxes and revenues imposed hereunder and fixing penalties for violations of the provisions of this act," approved March 18, 1940 (P. L. 1940, c. 17), as said Title was amended by chapter 137 of the laws of 1941 (P. L. 1941, c. 137)," approved April 25, 1946 (P. L. 1946, c. 167).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of this act of which this act is amendatory is amended to read as follows:

1. Whenever any association or corporation has been or shall be granted a permit to hold or conduct a horse race meeting, no person shall in any manner become the owner or holder, directly or indirectly, of any shares of stock or certificates or other evidence of ownership of any interest in such association or corporation without first having obtained the approval of the commission therefor; and the commission may, after hearing, revoke such permit granted to any corporation or association which shall register on its books in the name of any person its shares of stock or certificates or other evidence of ownership of any interest in such association or corporation without the approval of
the commission having first been obtained, or which shall knowingly permit a person to be directly or indirectly interested in its shares of stock or certificates or other evidence of ownership of any interest in such association or corporation without reporting the same to the commission. Whenever the commission shall give to any person its approval to own or hold the shares of stock or certificates or other evidence of ownership of any interest in any such association or corporation, it shall by registered mail notify the secretary of such association or corporation of such approval; provided, however, that under no circumstances shall the commission give such approval to any person who has been convicted of a crime involving moral turpitude, or has violated any of the provisions of the racing laws of the State of New Jersey or any rule or regulation of the commission, or has at any time been denied a license or permit of any kind by the commission.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 239

An Act to amend "An act creating the New Jersey Racing Commission and defining its powers and duties; providing for the granting of permits and licenses for the operation of race meetings wherein the running, steeplechase racing or harness racing of horses only may be conducted; providing for the licensing of concessionaires and operators and their employees; regulating the system of pari-mutuel betting and fixing the license fees, taxes and revenues imposed hereunder and fixing penalties for violations of the provisions of this act," approved March 18, 1940 (P. L. 1940, c. 17), as said Title was amended by chapter 137 of the laws of 1941 (P. L. 1941, c. 137).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 18 of the act of which this act is amendatory is amended to read as follows:

18. Each person, partnership, association or corporation desiring to hold or conduct a horse race meeting within the State of New Jersey, during any calendar year, shall file with the commission an application for a permit to hold or conduct such horse race meeting. A separate application shall be filed for each horse race meeting which such applicant proposes to hold or conduct. Any such application, if made by an individual, shall be signed and verified under oath by such individual, and if made by two or more individuals or a partnership, shall be signed and verified under oath by at least two of such individuals, or members of such partnership, as the case may be. If made by an association or corporation, it shall be signed by the president or vice-president thereof, and
attested by the secretary or assistant secretary under the seal of such association or corporation, if it has a seal, and shall also be verified under oath by one of the officers signing the same. Such application shall specify the name of the person, association or corporation making such application, and the post-office address of the applicant; and if applicant is a corporation or an association, the names and addresses of the directors thereof, and the name and address of each owner or holder, directly or indirectly, of any share of stock or certificate or other evidence of ownership of any interest in such corporation or association and if a partnership, the names and addresses of all partners, general or limited. If the applicant is a corporation, the name of the State of its incorporation shall be specified. Such application shall further specify the dates on which it is intended to conduct or hold such horse race meeting, the hours of each racing day between which it is intended to hold or conduct horse racing at such meeting, which shall be between the hours of 12 o'clock noon and 6 o'clock P.M., Eastern Standard Time (exclusive of Sundays, on which day no race meeting may be conducted), and the location of the place, track or enclosure where it is proposed to hold or conduct such horse race meeting. Such application shall be in such form and supply such data including a blueprint of track and specifications of surface of same and blueprint and specifications of buildings and grandstand of applicant, as the commission shall prescribe, which said blueprints and specifications shall be subject to the approval of the commission. The commission shall furnish forms to be used in making such applications, and all applications shall be made on such forms.

All applications filed with the commission for permits to hold or conduct horse race meetings shall be available for public inspection at the commission’s office during ordinary business hours.

2. This act shall take effect immediately.

Approved December 8, 1954.
AN ACT concerning the State Department of Conservation and Economic Development in relation to shellfish, and amending section 50:1-18 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 50:1-18 of the Revised Statutes is amended to read as follows:

50:1-18. The Shell Fisheries Council in the State Department of Conservation and Economic Development shall be divided into 2 sections to be known as the "Maurice River Cove Section," consisting of the members from the counties of Cumberland and Cape May, and the other to be known as the "Atlantic Coast Section" consisting of the members from the counties of Atlantic, Burlington, Ocean and Monmouth. The member of the said council from a county other than the above enumerated counties shall be entitled to participate in the exercise of the powers and the performance of the duties of each of the said 2 sections.

The Maurice River Cove Section shall, subject to the approval of the Commissioner of Conservation and Economic Development, exercise all the powers and perform all the duties of the council in matters relating to the shellfish industry in the tidal waters of Delaware River, Delaware bay and their tributaries.

The Atlantic Coast Section shall, subject to the approval of the Commissioner of Conservation and Economic Development, exercise all the powers and perform all the duties of the council in matters relating to the shellfish industry in all of the tidal waters of the State except in the tidal waters of the Delaware river, Delaware bay and their tributaries.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 241, LAWS OF 1954

CHAPTER 241

An Act prescribing general qualifications of policemen and firemen, and amending section 40:47-3 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:47-3 of the Revised Statutes is amended to read as follows:

40:47-3. No person shall be appointed:

a. An officer or member of the police force;

b. An officer or member of the paid fire department;

c. A member of any municipal part paid fire department who is permanently employed by the municipality at a fixed annual salary and whose sole occupation is that of fireman in said municipal part paid fire department—

Unless he is a citizen of the United States and has been a resident of the municipality in which he is appointed for 2 years next preceding his appointment, is sound in body, of good health sufficient to satisfy the board of trustees of the police and firemen's retirement system of New Jersey that such person is eligible to membership in the retirement system, able to read, write and speak the English language well and intelligently, and is of good moral character. No person shall be so appointed who has been convicted of any indictable offense, or who has been convicted of any crime or offense involving moral turpitude.

The body or officer or officers in the respective municipalities having authority to appoint to or employ members of the police department and force, or of the fire department and force therein, may, however, employ officers or men temporarily in case of emergency, or for parts of years, where their services are not needed throughout the entire
year, and discharge them at the expiration of such temporary employment.

Any member or officer of any such police department and force or of such paid fire department or a member of any municipal part paid fire department who is permanently employed by the municipality at a fixed annual salary and whose sole occupation is that of fireman in said municipal part paid fire department who shall be absent from duty without just cause for a term of 5 days continuously, and without leave of absence, shall, at the expiration of such 5 days, cease to be a member of such police department and force or of such paid or part paid fire department.

2. This act shall take effect immediately.

Approved December 8, 1954.

CHAPTER 242

AN ACT validating certain sales of lands or buildings or any right or interest therein, by the governing body of any municipality, pursuant to the provisions of section 40:60-26 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. No sale of any lands or buildings or any right or interest therein, not needed for public use, which was made on or before July 1, 1954 by the governing body of any municipality pursuant to paragraph (a) of section 40:60-26 of the Revised Statutes, and which is not the subject of any judicial proceeding pending in any court of this State on the effective date of this act, shall be invalid because the last publication of the public advertisement thereof in a newspaper circulating
in the municipality in which the lands are situated was made more than 7 days prior to the sale if such last publication was made not more than 11 days prior to the sale; provided, the said governing body of the municipality, by resolution, has or shall have confirmed such sale and the conveyance made by the municipality to effectuate the sale to the purchaser or purchasers thereof; and further provided, that the said purchaser or purchasers shall have paid the municipality the full purchase price for the said lands or buildings or any right or interest therein.

2. This act shall take effect immediately.
   Approved December 8, 1954.

CHAPTER 243

AN ACT to amend "An act concerning officers or members of the police force or paid fire department in certain municipalities and their appointment in certain cases, and supplementing chapter 47 of Title 40 of the Revised Statutes," approved March 22, 1946, as said title was amended by chapter 107 of the laws of 1953.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. In any municipality, other than a municipality now or hereafter operating under the provisions of Title 11, Civil Service, of the Revised Statutes, having a population of less than 30,000 inhabitants located in counties of the first class having a population of more than 800,000 inhabitants, a person may be appointed an officer or member of the police
force or of the paid fire department if he is otherwise qualified, notwithstanding that he is not and has not been a resident of said municipality for 2 years preceding his appointment; provided, at the time of his appointment said person resided in the county in which the municipality is located, for a period of 2 years immediately prior to his appointment, and agrees to become a resident of the said municipality within 3 years from the date of his appointment, if

(a) not less than 4 weeks’ notice of the examination for appointment to the police force or paid fire department has been published at least once a week in a newspaper circulating in the municipality; and

(b) no person who has been such a resident and is otherwise qualified for appointment has applied for such appointment at the time scheduled for examination.

In the event such a person fails to become a resident of the municipality within the aforementioned 3-year period upon the anniversary date thereof he shall cease to be a member of said police or fire department. The governing body shall cause to be served on the officer or member at least 15 days before the expiration of the aforementioned 3-year period, a notice that he is required to become a resident of the municipality within the time mentioned, and in the event such notice is not given the time for the officer or member to become a resident of the municipality is extended until such notice is given.

2. This act shall take effect immediately.

Approved December 8, 1954.
CHAPTER 244

AN ACT to amend "An act to provide coverage for certain State, county, municipal, school district and public employees, under the provisions of Title II of the Federal Social Security Act, as amended; repealing chapters 14 and 15 of Title 43 of the Revised Statutes including acts amendatory thereof and supplementary thereto; granting refund of accumulated deductions paid thereunder or membership in the Public Employees' Retirement System created hereunder, specifying contributions to be paid and benefit rights therein," approved June 28, 1954 (P. L. 1954, c. 84).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. There is hereby established the Public Employees' Retirement System of New Jersey in the Division of Investment of the Department of the Treasury. The membership of the retirement system shall include:

a. The members of the former "State Employees' Retirement System of New Jersey" enrolled as such as of December 30, 1954; who shall not have claimed for refund their accumulated deductions in said system as provided in this section;

b. Any person becoming a permanent employee of the State after the effective date of this section; and

c. Every State employee veteran in the employ of the State on the effective date of this section who is not a member of any other retirement
system supported wholly or partly by the State, provided, however, that such person may divest himself of membership by notifying the board of trustees within 30 days of such date that he does not desire to become a member.

The board may deny the right to become members of the retirement system to any class of elected officials or to any class of persons other than veterans not within the classified civil service, but any person who has been a member of the former "State Employees' Retirement System" for 1 or more years and who has been or may hereafter be appointed to an office or position in the unclassified service shall be eligible to become a member of the retirement system and entitled to all the rights and privileges thereunder, if he so elects. The board of trustees may deny the right to become members of the retirement system to any class of persons whose compensation is only partly paid by the State, or it may, in its discretion, make optional with persons in any such class their individual entrance into membership. State employees who become members of any other retirement system supported wholly or partly by the State as a condition of employment shall not be eligible to membership in this retirement system. Notwithstanding any other law to the contrary all other persons accepting permanent employment in the classified service of the State shall be required to enroll in the retirement system as a condition of their employment, regardless of age.

Membership of any person in the retirement system shall cease if, in any 4-year period which elapses after his last becoming a member, he renders to the State less than 2 years of service, but not otherwise except as provided in this act.

The accumulated deductions of the members of the former "State Employees' Retirement System" which have been set aside in a trust fund designated as Fund A as provided in section 5 of this act and which have not been claimed for refund within 30 days after the effective date of this
section shall be transferred from said Fund A to the annuity savings fund of the retirement system, provided for in section 25 of this act. Each member whose accumulated deductions are so transferred shall receive the same prior service credit, pension credit, and membership credit in the retirement system as he previously had in the former “State Employees’ Retirement System” and shall have such accumulated deductions credited to his individual account in the annuity savings fund. Any outstanding obligation of such member shall be continued.

2. Section 16 of the act of which this act is amendatory is amended to read as follows:

16. The board of trustees shall classify the members in such group or groups by occupation or sex as it may determine for actuarial purposes.

The board shall further classify the membership by benefit rates as Class A or Class B members, as follows:

“Class A” shall include those members whose annuity shall be based on a per centum of salary, computed to be sufficient, with regular interest, to procure for the member, on retirement for service, an annuity equal to \(1/140\) of his final compensation for each year of service as a member.

“Class B” shall include those members who have elected or who shall hereafter elect to contribute to the annuity savings fund at a higher rate per centum, computed to be sufficient, with regular interest, to procure for the member, on retirement for service, an annuity equal to \(1/120\) of his final compensation for each year of service as a member.

Any new member after the effective date of this section shall be placed in “Class B.”

3. Section 18 of the act of which this act is amendatory is amended to read as follows:

18. The board shall elect annually from its membership a chairman and may also elect a vice-chairman, who shall have all the power and authority of the chairman in the event of the death, absence or disability of the chairman. It shall
appoint, subject to the provisions of sections 11:4-2 and 11:4-3 of the Revised Statutes, a secretary and an actuary.

The actuary shall be the technical adviser of the board on matters regarding the operation of the funds created by the provisions of this act and shall perform such other duties as are required in connection therewith.

The Attorney-General shall be the legal adviser of the retirement system.

4. Section 32 of the act of which this act is amendatory is amended to read as follows:

32. The board of trustees shall be and are hereby constituted trustees of the various funds and accounts established by this act; provided however, that all functions, powers and duties relating to the investment or reinvestment of moneys of, and purchase, sale, or exchange of any investments or securities, of or for any fund or account established under this act, shall be exercised and performed by the Director of the Division of Investment in accordance with the provisions of chapter 270, P. L. 1950, as amended and supplemented. Before any such investment, reinvestment, purchase, sale or exchange shall be made by said director for or on behalf of the board of trustees, the Director of the Division of Investment shall submit the details thereof to such board of trustees, which shall within 48 hours, exclusive of Sundays and public holidays, after such submission to it, file with the director its written acceptance or rejection of such proposed investment, reinvestment, purchase, sale or exchange; and the director shall have authority to make such investment, reinvestment, purchase, sale or exchange for or on behalf of such board of trustees, unless there shall have been filed with him a written rejection thereof by such board of trustees as herein provided. The board of trustees shall determine from time to time the cash requirements of the various funds and accounts established by this act and the amount available for investment, all of which shall be certified to the State Treasurer.
CHAPTER 244, LAWS OF 1954 895

A member of the board of trustees to be designated by a majority vote thereof shall serve on the State Investment Council as a representative of said board of trustees, for a term of 1 year and until his successor is elected and qualified.

5. Section 33 of the act of which this act is amendatory is amended to read as follows:

33. The board of trustees at the end of each fiscal year shall allow interest on the balance of the annuity savings fund, contingent reserve fund, the retirement reserve fund and the members' death benefit fund as of the beginning of said fiscal year at the regular interest rate applicable thereto to cover the interest creditable to the respective funds for the year. The amount so allowed shall be due and payable to said funds and shall be credited annually thereto by the board.

6. Section 35 of the act of which this act is amendatory is amended to read as follows:

35. The State Treasurer shall be the custodian of the funds created by this act, shall select all depositories and custodians and shall negotiate and execute custody agreements in connection with the assets or investments of any of said funds.

All payments from the funds shall be made by him only upon voucher signed by the chairman and countersigned by the secretary of the board of trustees. No voucher shall be drawn, except upon the authority of the board duly entered in the record of its proceedings.

7. Section 39 of the act of which this act is amendatory is amended to read as follows:

39. In computing for retirement purposes the total service of a member about to be retired, the board of trustees shall credit him with the time of all service rendered by him since he last became a member, and in addition if a service certificate heretofore issued to him is in full force and effect, with all service certified on the certificate, and with no other service. Except as otherwise provided in this act, a service certificate or modified service certificate, shall be final and conclusive for retire-
ment purposes as to service certified therein, unless in any 4-year period which elapses subsequent to its issuance the member to whom it was issued fails to render 2 additional years of service, in which case it shall be void.

For the purpose of computing service for retirement purposes, the board shall fix and determine by appropriate rules and regulations how much service in any year shall equal a year of service and part of a year of service. Not more than 1 year shall be credited for all service in a calendar year. In computing the service or in computing final compensation, no time during which a member was absent on leave without pay shall be credited, unless such leave of absence was for 3 months or less, or unless the service rendered to an employer other than the State or a political subdivision thereof was allowed for retirement purposes by the provisions of any law of this State. Any such member shall be required to contribute, either in a lump sum or by installment payments, an amount calculated, in accordance with the rules and regulations of the board of trustees, to cover the contributions he would have paid for any service or compensation credited for the period of such official leave of absence without pay, unless the service rendered to an employer other than the State or a political subdivision thereof was allowed for retirement purposes by the provisions of any law of this State.

8. Section 50 of the act of which this act is amendatory is amended to read as follows:

50. Subject to the provisions of section 59 of this act, at the time of his retirement any member may elect to receive his benefits in a retirement allowance payable throughout life, or he may on retirement elect to receive the actuarial equivalent at the time of his annuity, his pension or his retirement allowance, in a lesser annuity, or a lesser pension, or a lesser retirement allowance, payable throughout life, with the provision that:
Option 1. If he dies before he has received in payments the present value of his annuity, his pension or his retirement allowance as it was at the time of his retirement, the balance shall be paid to his legal representatives or to such person as he shall nominate by written designation acknowledged and filed with the board of trustees at the time of his retirement, either in a lump sum or by equal payments over a period of years at the option of the payee.

Option 2. Upon his death, his annuity, his pension or his retirement allowance shall be continued throughout the life of and paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement.

Option 3. Upon his death, \( \frac{1}{2} \) of his annuity, his pension or retirement allowance shall be continued throughout the life of and paid to such person as he shall nominate by written designation duly acknowledged and filed with the board of trustees at the time of his retirement.

Option 4. Some other benefit or benefits shall be paid either to the member or to whomever he nominates, if such other benefit or benefits, together with the lesser annuity, or lesser pension, or lesser retirement allowance, shall be certified by the actuary to be of equivalent actuarial value and shall be approved by the board of trustees.

No optional selection shall be effective in case a beneficiary dies within 30 days after retirement and such a beneficiary shall be considered an active member at the time of death until the first payment on account of any benefit becomes normally due.

9. Section 52 of the act of which this act is amendatory is amended to read as follows:

Section 52. The various funds created by this act shall be subject to examination by the Commissioner of Banking and Insurance. The Commissioner of Banking and Insurance shall have the power, whenever he deems the same expedient, to make or cause...
to be made an examination of all the assets and liabilities, method of conducting business and all other affairs of the retirement system and shall make such examination at least once every 2 years. His first examination after the effective date of this act shall be completed by July 1, 1956, and shall cover the period from January 1, 1955, to December 31, 1955.

For the purpose of such examination the Commissioner of Banking and Insurance may employ such persons to conduct the same or to assist therein as he may deem advisable. For the purpose of such examination all securities, books, papers or other documents, owned by, in the possession of, or relating to the retirement system shall be made available on demand for the inspection of the commissioner or any of his duly authorized assistants. The reasonable expenses of such examination shall be fixed and determined by the Commissioner of Banking and Insurance and he shall collect the same from the retirement system, which shall pay the same when appropriated by the Legislature. The report on such examination shall be filed in the Department of Banking and Insurance and a copy thereof shall be transmitted to the trustees of the system and to the Governor. Neither the commissioner nor any appointee thereof shall be liable for any statement included therein.

10. Section 56 of the act of which this act is amendatory is amended to read as follows:

56. No public employee veteran eligible for membership in the Public Employees' Retirement System shall be eligible for, or receive, retirement benefits under sections 43:4-1, 43:4-2 and 43:4-3 of the Revised Statutes.

All other employees in the classified civil service of the State who are not veterans and who are in any office or employment covered by a noncontributory pension law of this State providing for the payment of pensions to State employees may, by written application to the board of trustees
created under this act, renounce the benefits as therein provided for, in the manner prescribed by the board of trustees, and may be admitted to membership in the fund created under this act in the same manner as other State employees.

11. Section 61 of the act of which this act is amendatory is amended to read as follows:

61. a. Any public employee veteran member in office, position or employment of this State or of a county, municipality, or school district or board of education on January 2, 1955, who remains in such service thereafter and who has or shall have attained the age of 60 years and who has or shall have been for 20 years in the aggregate in office, position or employment of this State or of a county, municipality or school district or board of education, satisfactory evidence of which service has been presented to the board of trustees, shall have the privilege of retiring and of receiving a retirement allowance of \( \frac{1}{2} \) of the compensation received during the last year of employment upon which contributions to the annuity savings fund or contingent reserve fund are made with the optional privileges provided for in section 50 of this act.

b. Any veteran becoming a member after January 2, 1955 who shall be in office, position or employment of this State or of a county, municipality or school district or board of education and who shall have attained 62 years of age and who shall present to the board of trustees satisfactory evidence of 20 years of aggregate service in such office, position or employment, shall have the privilege of retiring and of receiving a retirement allowance of \( \frac{1}{2} \) of the compensation received during the last year of employment upon which contributions to the annuity savings fund or contingent reserve fund are made with the optional privileges provided for in section 50 of this act.

c. Any public employee veteran member who has been for 20 years in the aggregate office, position or employment of this State or of a county, municipality or school district or board of education
as of the effective date of this section shall have the
privilege of retiring for ordinary disability and of
receiving a retirement allowance of \( \frac{1}{2} \) of the com-
pensation received during the last year of employ-
ment upon which contributions to the annuity
savings fund or contingent reserve fund are made
with the optional privileges provided for in section
50 of this act. Such retirement shall be subject
to the provisions governing ordinary disability
retirement in sections 42 and 44 of this act.

12. Section 73 of the act of which this act is
amendatory is amended to read as follows:

73. a. The board of trustees of the Public Em-
ployees' Retirement System is hereby authorized
and directed to enroll in the Public Employees’
Retirement System employees of the New Jersey
Turnpike Authority, the New Jersey Highway
Authority, Palisades Interstate Park Commission,
Interstate Sanitation Commission and the Dela-
ware River Joint Toll Bridge Commission who
consent and file application for membership in
said retirement system; those employees of such
agencies or instrumentalities who are members of
the Public Employees’ Retirement System by
virtue of section 7 of this act are not required to
file application for membership in said retirement
system.

In the case of the Delaware River Joint Toll
Bridge Commission, the employees shall be only
those who are employed on the free bridges across
the Delaware river, under the control of said com-
misson.

Upon such enrollment, the said employees shall
be subject to the same contribution and benefit
provisions of the retirement system as State em-
ployees.

b. The State University of New Jersey, as an
instrumentality of the State, shall, for all purposes
of this act, be deemed an employer and its employ-
ees, both veterans and nonveterans, shall be subject
to the same membership, contribution and benefit
provisions of the retirement system as are appli-
cable to State employees.
13. Section 74 of the act of which this act is amendatory is amended to read as follows:

74. Except as otherwise provided in the case of public employee veterans this act shall not become effective in any county or municipality which has not previously been covered by the former "State Employees' Retirement System" until its governing body shall, by resolution, have directed that the question of adoption by that county or municipality shall be submitted to the qualified voters thereof at a general election and a majority of the voters voting on the question at such election shall have voted in favor of its adoption. This act shall be effective without referendum in any county or municipality in which chapter 15 of Title 43 of the Revised Statutes has been adopted. Any employee of any such county or municipality who prior to July 1, 1955, has filed an application covering service rendered to such county or municipality prior to the date upon which chapter 15 of Title 43 of the Revised Statutes became effective therein shall be entitled to a prior service certificate covering such service.

14. Section 75 of the act of which this act is amendatory is amended to read as follows:

75. If this act is so adopted it shall become effective in the county or municipality adopting it on June 30 of the following year. Membership in the Public Employees' Retirement System shall be optional with the employees of the county or municipality in the service on the day the act so becomes effective in such county or municipality except in the case of public employee veterans who on such date are members. An employee who elects to become a member within 1 year after this act so takes effect shall be entitled to a prior service certificate covering service rendered to the county or municipality prior to the date this act so becomes effective. Membership shall be compulsory for all employees entering the service of the county or municipality after the date this act becomes effective. Where any such employee en-
tering the service of the county or municipality after the date of this act so becomes effective has had prior service for which evidence satisfactory to the board of trustees is presented, as an employee in such county or municipality before the date upon which this act so becomes effective such employee shall be entitled to a prior service certificate covering service rendered to the county or municipality prior to the date this act so becomes effective.

15. Section 79 of the act of which this act is amendatory is amended to read as follows:

79. All employees of the State whose compensation is paid in whole or in part by any county or municipality in which chapter 15 of Title 43 of the Revised Statutes has been, or in which this act is, adopted shall be entitled to receive the same benefits as employees of such county or municipality are entitled to receive and the county or municipality paying such compensation shall have the same obligations with respect to such employees of the State as it has to its own employees under this act.

16. Section 3 of the act of which this act is amendatory is amended to read as follows:

3. The effective date of the Social Security agreements under the provisions of sections 1 and 2 above shall be January 1, 1955.

17. Section 77 of the act of which this act is amendatory is amended to read as follows:

77. Every employee of any school district including school districts in counties of the first class the boundaries of which are coterminous with those of a municipality, or more than 1 municipality, in which chapter 15 of Title 43 of the Revised Statutes has been adopted, or in which this act is adopted, who is not a member of or eligible to join the Teachers' Pension and Annuity Fund, except an employee required upon employment or appointment to become a member of some other pension fund, shall be entitled to receive the same benefits as employees of such municipality or municipalities are entitled to receive and the school district shall have
the same obligations with respect to such employees as the municipality has to its own employees under this act; provided, such employee has been admitted to receive the benefits of the fund established under chapter 15 of Title 43 of the Revised Statutes, or shall make application to be admitted to such benefits within 6 months from January 2, 1955, or within 1 year from the effective date of said chapter 15 of Title 43 of the Revised Statutes in such municipality or municipalities, whichever is later.

18. Section 86 of the act of which this act is amendatory is amended to read as follows:

86. This section and sections 1, 2 and 3 of this act shall take effect immediately. Sections 4 and 5 of this act shall take effect December 31, 1954. All other sections of this act shall take effect January 2, 1955.

19. This act shall take effect immediately.

Approved December 8, 1954.

CHAPTER 245


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:164-3 of the New Jersey Statutes is amended to read as follows:

2A:164-3. Whenever a person is convicted of the offense of rape, carnal abuse, sodomy, open lewdness, indecent exposure or impairing the morals of a minor, or of an attempt to commit any of the aforementioned offenses, the judge shall order the
commitment of such person to the diagnostic center for a period not to exceed 60 days. While confined in the said diagnostic center, such person shall be given a complete physical and mental examination. The order of commitment shall contain a determination of the person’s legal settlement in accordance with subdivision D of article three of chapter four of Title 30 of the Revised Statutes.

2. Section 2A:164-11 of the New Jersey Statutes is amended to read as follows:

2A:164-11. The commissioner shall determine and fix the per capita cost of examining and maintaining any person committed to the diagnostic center, and the diagnostic center shall furnish a copy of the order of commitment to the county treasurer of the county in which the person has a legal settlement as determined in said order, and upon certification of the amount due, the board of chosen freeholders of the county shall make provision for payment of one-half of the cost thereof to the diagnostic center, the remaining one-half to be borne by the State. If the legal settlement contains a determination that the person has no legal settlement in any county, the entire cost shall be borne by the State.

3. This act shall take effect July 1, 1954.

Passed November 22, 1954, over the Governor’s veto by two-thirds vote in both houses.

Filed December 10, 1954.
CHAPTER 246

A Supplement to "An act concerning county parks, playgrounds, and recreation places, and supplementing chapter 37 of Title 40 of the Revised Statutes," approved May 3, 1946 (P. L. 1946, c. 276).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The board of chosen freeholders shall provide the commission, established pursuant to the act to which this act is a supplement, with a suitable office and upon the establishment of the commission may make available for expenditures by the commission such sums as the board of chosen freeholders may by a majority vote approve. The board of chosen freeholders may make available for expenditures authorized by the commission such sums as the board of chosen freeholders may by a majority vote approve. Except as funds are otherwise provided by law for land and improvements, the amount so made available in any calendar year for the expenses of the commission shall not be greater than the excess, if any, of a sum equal to \( \frac{3}{4} \) of a mill on each dollar of the assessed valuation of the real estate including improvements in the county as shown by the last list of ratables made up and approved by the county board of taxation, over the amount to be paid by the county in such year for debt service on bonds or other obligations for park purposes issued by the county pursuant to law. The board of chosen freeholders shall also have power to appropriate to the use of the commission, in addition to the sums appropriated for expenses as aforesaid, such moneys as may arise from revenue-producing facilities operated by the commission. The commission may draw the moneys provided and made available by the board of chosen
freeholders for the purposes of this act on requisition duly signed and approved by its president and secretary.

2. The provisions of this act shall apply to all counties which have heretofore or shall hereafter adopt the provisions of chapter 276 of the laws of 1946, but shall remain inoperative in any such county until submitted to and approved by the legal voters of the county as herein provided.

3. The question of the adoption of the provisions of this act, in the form set forth in section 4 hereof, shall be submitted to the legal voters of any county which has heretofore or hereafter shall adopt the provisions of chapter 276 of the laws of 1946, at the next general election succeeding the passage hereof or at the general election at which the adoption of said chapter 276 of the laws of 1946 shall be submitted, whichever shall first occur.

4. There shall be printed on each official ballot to be used at such election, the following:

If you favor the proposition printed below make a cross $\times$, plus $+$ or check $\checkmark$ in the square opposite the word "Yes." If you are opposed thereto make a cross $\times$, plus $+$ or check $\checkmark$ in the square opposite the word "No."

<table>
<thead>
<tr>
<th>Yes.</th>
<th>&quot;Shall a supplement to 'An act concerning county parks, playgrounds, and recreation places, and supplementing chapter 37 of Title 40 of the Revised Statutes' (P. L. 1954, c. 246) providing for the expenditure for current expenses of a sum of not in excess of 3/4 of a mill on each dollar of assessed valuation be adopted?&quot;</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td></td>
</tr>
</tbody>
</table>

In any county in which voting machines are used, the question shall be placed upon the official ballots to be used upon the voting machines without the
foregoing instruction to the voters and shall be voted upon by the use of such machines without marking as aforesaid.

5. If at such election a majority of all the votes cast both for and against the adoption of such law shall be cast in favor of the adoption thereof, the same shall immediately become operative in the county voting thereon.

6. This act shall take effect immediately.

Passed November 22, 1954, over the Governor’s veto by two-thirds vote in both houses.

Filed December 10, 1954.

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CHAPTER 247

A Supplement to "An act concerning county parks, playgrounds, and recreation places, and supplementing chapter 37 of Title 40 of the Revised Statutes," approved May 3, 1946 (P. L. 1946, c. 276).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. In addition to any other funds or moneys provided for the purposes of the act to which this act is a supplement, the board of chosen freeholders of the county may provide funds for land and improvements by the commission or for the payment of notes previously authorized or issued to provide such funds, by the issuance of bonds or other obligations of the county in pursuance of article 1 of chapter 1 of this Title 40 (Section 40:1–1 et seq.), but in no case shall the amount of such bonds or other obligations, both authorized and outstanding at any one time, exceed in the aggregate the sum of $3,000,000.00, plus the amount of any funds on hand applicable to the payment of the
principal of such outstanding bonds or other obligations.

2. The provisions of this act shall apply to all counties which have heretofore or shall hereafter adopt the provisions of chapter 276 of the laws of 1946, but shall remain inoperative in any such county until submitted to and approved by the legal voters of the county as herein provided.

3. The question of the adoption of the provisions of this act, in the form set forth in section 4 hereof, shall be submitted to the legal voters of any county which has heretofore or hereafter shall adopt the provisions of chapter 276 of the laws of 1946, at the next general election succeeding the passage hereof or at the general election at which the adoption of said chapter 276 of the laws of 1946 shall be submitted, whichever shall first occur.

4. There shall be printed on each official ballot to be used at such general election, the following:

    If you favor the proposition printed below make a cross X, plus + or check √ in the square opposite the word “Yes.” If you are opposed thereto make a cross X, plus + or check √ in the square opposite the word “No.”

<table>
<thead>
<tr>
<th>Yes.</th>
<th>“Shall a supplement to ‘An act concerning county parks, playgrounds, and recreation places, and supplementing chapter 37 of Title 40 of the Revised Statutes’ (P. L. 1954, c. 247), providing for the issuance of park bonds for land and improvements not exceeding in the aggregate the sum of $3,000,000.00 be adopted?”</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td></td>
</tr>
</tbody>
</table>

In any county in which voting machines are used, the question shall be placed upon the official ballots to be used upon the voting machines without the foregoing instruction to the voters and shall be
voted upon by the use of such machines without marking as aforesaid.

5. If at such election a majority of all the votes cast both for and against the adoption of such law shall be cast in favor of the adoption thereof, the same shall immediately become operative in the county voting thereon.

6. This act shall take effect immediately.

Passed November 22, 1954, over the Governor’s veto by two-thirds vote in both houses.

Filed December 10, 1954.

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CHAPTER 248

AN ACT concerning unemployment compensation and temporary disability benefits, and amending section 43:21-3 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 43:21-3 of the Revised Statutes is amended to read as follows:

43:21-3. (a) Payment of benefits. All benefits shall be promptly paid from the fund through local employment offices in accordance with such regulations as may be prescribed hereunder.

(b) Weekly benefits for unemployment.

(1) With respect to an individual’s benefit year commencing prior to January 1, 1953, such individual, if eligible and unemployed (as defined in subsection (m) of section 43:21-19 of this Title) in any week, shall be paid with respect to such week (except as to final payment) an amount equal to his weekly benefit rate less any remuneration in excess of $3.00 paid or payable to him for such week; provided, that such amount shall be computed to the next highest multiple of $1.00, if not already a multiple thereof.
(2) With respect to an individual’s benefit year commencing on or after January 1, 1953, such individual, if eligible and unemployed (as defined in subsection (m) of section 43:21-19 of this Title), shall be paid an amount (except as to final payment) equal to his weekly benefit rate with respect to any week in which he has earned no remuneration or remuneration equal to less than \( \frac{1}{2} \) said rate, or shall be paid an amount equal to \( \frac{1}{2} \) his weekly benefit rate with respect to any week in which he has earned remuneration equal to or more than \( \frac{1}{2} \) said rate but less than said rate.

(c) Weekly benefit rate.

(1) With respect to an individual to whom benefits shall be payable as provided in paragraph (1) of subsection (b) of this section, the weekly benefit rate shall be \( \frac{1}{2} \) of his total wages in that calendar quarter in which said total wages were highest during his base year; provided, that such rate shall be computed to the next highest multiple of $1.00 if not already a multiple thereof, and shall not be more than $30.00 nor less than $10.00.

(2) With respect to an individual to whom benefits shall be payable as provided in paragraph (2) of subsection (b) of this section, his weekly benefit rate under each benefit determination shall be \( \frac{7}{8} \) of his average weekly wage; provided, that such rate shall be computed to the next highest multiple of $1.00 if not already a multiple thereof, and shall not be more than $30.00 nor less than $10.00.

(d) Maximum total benefits.

(1) With respect to an individual to whom weekly benefits for unemployment shall be payable as provided in paragraph (1) of subsection (b) of this section, the maximum total amount of benefits payable to any eligible individual under either of subsections (c) and (f) of section 43:21-4 of this Title during any benefit year shall be either \( \frac{1}{2} \) of his total wages during his base year, computed to the next highest multiple of $1.00, if not already a multiple thereof, or 26 times his weekly benefit rate, whichever is the lesser; in no event, however,
are such total benefits under either of said subsec-
tions (e) and (f) to be less than 10 times his weekly
benefit rate. In the event that an individual quali-
ified for benefits under both of said subsections
during any benefit year, the maximum total amount
of benefits payable under said subsections com-
bined to such individual during the benefit year
shall be $1\frac{1}{2}$ times the maximum amount of benefits
payable under one of said subsections.

(2) With respect to an individual to whom bene-
fits shall be payable as provided in paragraph (2)
of subsection (b) of this section:

(A) Such individual shall be entitled to re-
ceive, under each successive benefit determina-
tion relating to each of his base year em-
ployers, a total amount of benefits equal to $\frac{3}{4}$
of his base weeks from the employer in ques-
tion multiplied by his weekly benefit rate; but
the amount of benefits thus resulting under
any determination made with respect to an
employer shall be adjusted to the next higher
multiple of $\frac{1}{2}$ of said weekly benefit rate, if
not already a multiple thereof.

(B) No such individual shall be entitled to
receive benefits under this Title for more than
26 weeks in any benefit year under either of
subsections (c) and (f) of section 43:21-4 of
this Title. In the event that any individual
qualified for benefits under both of said sub-
sections during any benefit year, the maximum
total amount of benefits payable under said
subsections combined to such individual dur-
ing the benefit year shall be $1\frac{1}{2}$ times the maxi-
mum amount of benefits payable under 1 of
said subsections. For the purposes of this
paragraph, any week for which an individual
receives a half-payment as provided in para-
graph (2) of subsection (b) of this section
shall be counted as $\frac{1}{2}$ of a week.

(C) If the full weekly benefit rate cannot
be paid to an individual who is otherwise en-
titiled thereto because the amount of unused benefits remaining under the applicable benefit determination is only \( \frac{1}{2} \) of said rate, he shall be paid that amount; but if such individual is entitled to additional benefits under a successive determination, he shall also be paid for the week in question an amount equal to \( \frac{1}{2} \) of his weekly benefit rate under said successive determination.

2. This act shall take effect with respect to initial claims and continued claims filed on and after January 1, 1955.

Passed November 22, 1954, over the Governor’s veto by two-thirds vote in both houses.

Filed December 10, 1954.

CHAPTER 249

AN ACT to provide for a schedule of minimum salaries and increments for certain persons holding office, position, or employment under any district or regional board of education, or any board of education of a county vocational school of this State, and supplementing article 2 of chapter 13 of Title 18 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. As used in this act:

"Teacher" shall include any full-time member of the professional staff of any district or regional board of education or any board of education of a county vocational school, the qualifications for whose office, position, or employment are such as to require him to hold an appropriate certificate issued by the State Board of Examiners in full force
and effect in this State and who holds a valid permanent, limited or provisional certificate appropriate to his office, position, or employment.

"Salary schedule" shall mean a schedule of minimum salaries fixed according to years of employment.

"Full-time" shall mean the number of days of employment in each week and the period of time in each day required by the State Board of Education, under rules and regulations prescribed for the purposes of this act, to qualify any person as a full-time teacher.

"Year of employment" shall mean employment by a teacher for 1 academic year in any publicly owned and operated college, school or other institution of learning for 1 academic year in this or any other State or territory of the United States.

"Academic year" shall mean the period between the opening day of school in the district after the general summer vacation, or 10 days thereafter, and the next succeeding summer vacation.

"Employment increment" shall mean an annual increase of $150.00 granted to a teacher for one "year of employment."

"Adjustment increment" shall mean, in addition to an "employment increment," an increase of $150.00 granted annually as long as shall be necessary to bring a teacher, lawfully below his place on the salary schedule according to years of employment, to his place on the salary schedule according to years of employment; provided, that a fraction of an "adjustment increment" may be granted when such amount is sufficient to bring a teacher to his place on the schedule according to years of employment.

"Bachelor's degree or the equivalent" shall mean a bachelor's degree conferred by a college or university whose courses for such degree are acceptable to the State Board of Examiners for certification purposes or proof of the satisfactory completion of 128 semester hours in courses in any college or university, or colleges or universities,
whose courses for the bachelor's degree are acceptable to the State Board of Examiners for certification purposes.

"Master's degree or the equivalent" shall mean a master's degree conferred by a college or university whose courses for such degree are acceptable to the State Board of Examiners for certification purposes or proof of the satisfactory completion of 30 additional semester hours in graduate courses beyond the course requirements for the bachelor's degree in any college or university, or colleges or universities, whose graduate courses for the master's degree are acceptable to the State Board of Examiners for certification purposes.

2. Except as hereinafter provided, the salary schedule for teachers in this State shall be as follows:

<table>
<thead>
<tr>
<th>Years of Employment</th>
<th>Salary</th>
<th>Employment Increment</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$3,000.00</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>3,150.00</td>
<td>$150.00</td>
</tr>
<tr>
<td>3</td>
<td>3,300.00</td>
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</tr>
<tr>
<td>4</td>
<td>3,450.00</td>
<td>150.00</td>
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<tr>
<td>5</td>
<td>3,600.00</td>
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<tr>
<td>6</td>
<td>3,750.00</td>
<td>150.00</td>
</tr>
<tr>
<td>7</td>
<td>3,900.00</td>
<td>150.00</td>
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<td>8</td>
<td>4,050.00</td>
<td>150.00</td>
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<td>9</td>
<td>4,200.00</td>
<td>150.00</td>
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<td>4,350.00</td>
<td>150.00</td>
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<td>11</td>
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<td>12</td>
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<td>13</td>
<td>4,800.00</td>
<td>150.00</td>
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<td>14</td>
<td>4,950.00*</td>
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<td>15</td>
<td>5,100.00*</td>
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<tr>
<td>16</td>
<td>5,250.00*</td>
<td>150.00</td>
</tr>
<tr>
<td>17</td>
<td>5,400.00*</td>
<td>150.00</td>
</tr>
</tbody>
</table>

* Only teachers who hold a bachelor's degree or the equivalent, or a master's degree or the equivalent, as defined in this act shall be entitled to the
salary set forth in steps 14 and 15, and only teachers who hold a master’s degree or the equivalent as defined in this act shall be entitled to the salary set forth in steps 16 and 17.

3. Any teacher now holding office, position, or employment in any school district of this State at the time of the effective date of this act shall be entitled annually to an employment increment until he shall have reached the maximum salary provided in section 2 of this act.

4. Whenever a person shall hereafter accept office, position, or employment as a teacher in any school district of this State, his initial place on the salary schedule shall be at such point as may be agreed upon by the teacher and the employing board of education.

5. On or after September 1, 1955, any teacher mentioned in sections 3 and 4 of this act who is below his place on the salary schedule according to years of employment shall receive on said date and annually thereafter an adjustment increment until he shall have attained his place on the schedule according to his years of employment but any such teacher who on or after said date is under contract for the year of employment beginning on said date at a salary of less than $3,000.00 a year for said year of employment shall receive an increase in his salary to $3,000.00 in lieu of his first adjustment increment unless such adjustment increment is greater.

6. Every teacher who, after July 1, 1940, has served or hereafter shall serve, in the active military or naval service of the United States or of this State, including active service in the Women’s Army Corps, the Women’s Reserve of the Naval Reserve, or any similar organization authorized by the United States to serve with the Army or Navy, in time of war or an emergency, or for or during any period of training, or pursuant to or in connection with the operation of any system of selective service, shall be entitled to any employment or adjustment increment to which he would
have been entitled if he had been employed for the same period of time in some publicly owned and operated college, school, or institution of learning in this or any other State or territory of the United States, except that the period of such service shall not be credited toward more than 4 employment or adjustment increments.

Nothing contained in this section shall be construed to reduce the number of employment or adjustment increments to which any teacher may be entitled under the terms of any law, or regulation, or action of any employing board or officer, of this State, relating to leaves of absence.

7. The schedule set forth in this act is intended to prescribe a minimum salary at each step, and any increment prescribed shall also be considered a minimum. Boards of education shall have the power to increase for any teacher or classification of teachers included in any schedule, the initial salary or the amount of any increment or the number of increments. Any board of education may withhold, for inefficiency or other good cause, the employment increment and the adjustment increment or both of any teacher in any year by a majority vote of all the members of the board of education. It shall be the duty of the board of education, within 10 days, to give written notice of such action, together with the reasons therefor, to the teacher concerned. The teacher may appeal from such action to the Commissioner of Education under rules prescribed by him. The Commissioner of Education shall consider such appeal and shall either affirm the action of the board of education or direct that the increment or increments be paid. The commissioner may designate an assistant commissioner of education to act for him in his place and with his powers on such appeals. It shall not be mandatory upon the board of education to pay any such denied increment in any future year as an adjustment increment.

8. Nothing contained in this act shall be construed to interfere with or discontinue any salary
schedule now in force; provided, such schedule shall meet the requirements of this act, nor to prevent the adoption of any salary schedule which shall meet its minimum requirements, nor to prevent the payment of extra compensation for additional service, nor to prevent the payment of any bonus pursuant to law, but no bonus payment may be made in lieu of an employment or adjustment increment.

9. The provisions of this act shall not apply to any person whose appropriate certificate, valid for his office, position, or employment is an emergency certificate and to persons employed as substitutes on a day-by-day basis.

10. Nothing herein contained shall be construed to repeal or to modify to any extent the provisions of section 18:13-10 of the Revised Statutes or "An act concerning the compensation of teachers in the public schools, and supplementing chapter 13 of Title 18 of the Revised Statutes," approved June 19, 1942 (P. L. 1942, c. 256).

11. This act shall take effect July 1, 1955.

Approved December 13, 1954.

CHAPTER 250

An Act concerning county law libraries, and amending section 40:33-14 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:33-14 of the Revised Statutes is amended to read as follows:

40:33-14. The board of chosen freeholders may maintain at the courthouse a law library for the use of the courts held in the county, and for that purpose shall purchase such reports and statutes...
of the United States, the State of New Jersey and other States and countries and such textbooks as may be designated by the judge of the County Court or, in counties where there are 2 or more county judges, by a majority thereof. The amount so expended shall not exceed the sum fixed annually by the board of chosen freeholders.

2. This act shall take effect immediately.
   Approved December 13, 1954.

CHAPTER 251

An Act concerning retirement of employees in counties of the first class having a population of less than 800,000, and supplementing article 1 of chapter 10 of Title 43 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Notwithstanding the provisions of section 43:1-1 of the Revised Statutes, any county employee of a first-class county having a population of less than 800,000 as defined in the article to which this is a supplement who at the time of the effective date of this act is ineligible to the benefits of said article by reason of having accepted employment after reaching the age of 45 and who was at the time of accepting such employment under the age of 55 years and had prior service in any other elective or appointive State or municipal office or position, may within 2 months after this act becomes effective become a member of the fund established under article 1 of chapter 10 of Title 43 of the Revised Statutes.

2. Where any such employee has had prior elective or appointive service in any State or municipal office or position, such employee shall be given credit for pension purposes hereunder for such
prior service, in addition to his total county service, upon payment into the fund, in such manner as shall be determined by the pension commission, of all arrears, with interest as the pension commission shall determine to be due in order to give such employee the same standing as a member of said fund as all other members who joined said pension fund when the law providing for such fund became effective, in which case the maximum rate of interest shall not exceed the average rate of earnings of the investments of said fund and the maximum length of time for the payment of arrears shall be 5 years from the date of the application to join the fund; or if so requested upon written application, the regular deductions from the salary of such employee shall commence upon the filing of such written application and he shall be entitled to the same benefits as a new employee then joining the fund would receive.

3. This act shall take effect immediately.

Approved December 14, 1954.

CHAPTER 252

AN ACT concerning the manufacture, sale, distribution and possession of nonalcoholic drinks, and amending section 24:12-2 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 24:12-2 of the Revised Statutes is amended to read as follows:

24:12-2. No person shall distribute or sell, or manufacture for distribution or sale, or have in his possession with intent to distribute or sell, any nonalcoholic drink which contains any boric acid or borate, salicylic acid or salicylate, formaldehyde,
hydrofluoric acid, or fluoride, fluoborate, fluosilicate or other fluorine compound, dulcin, glucin, saccharin, betanaphthol, hydronaphthol, abrastol, asaprol, compound of copper, pyroligneous acid, coal-tar dye (except the certified colors now permitted by the United States Department of Agriculture, to wit: Amaranth, ponceau 3 R., erythrosin, orange I, napthol yellow S., light green S. F. yellowish, indigo (disulfo acid), saponin, except derived from soap bark or other substance deleterious to health. The provisions of this section shall not prohibit the manufacture of, or the sale, distribution or possession of, nonalcoholic drinks which contain water obtained from a public water supply, treated with fluorides in a manner approved by the State Department of Health.

2. This act shall take effect immediately.

Approved December 15, 1954.

CHAPTER 253

An Act to amend "A supplement to an act entitled 'An act to incorporate the town of Belvidere,'" approved March 19, 1845, which supplement was approved March 17, 1860.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. The term of office of each mayor of the town of Belvidere, hereafter elected, shall be 2 years and the term of office of each member of the common council, hereafter elected, shall be 3 years, except that of the 3 members to be elected at the next general election, 2 members shall be elected for terms of 2 years, and of the 3 members to be elected at the following general election, 1 member shall
be elected for a term of 2 years, and in case of any vacancy by death, resignation, or other disability of any member of the common council, his successor shall be duly elected to fill the unexpired term.

2. This act shall take effect January 1, 1955, without adoption by the legal voters of said town. Approved December 15, 1954.

CHAPTER 254

An Act to establish in the Legislative Branch of the State Government a Law Revision and Legislative Services Commission and an agency to be known as the "Law Revision and Legislative Services" and prescribing their powers and duties.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known and may be cited as the "Legislative Services Law (1954)."

2. There is hereby established in the Legislative Branch of the State Government, for the purpose of aiding and assisting the Legislature in performing its functions, an agency of the Legislature, to be known as the "Law Revision and Legislative Services."

3. The agency shall be governed by a commission which shall be known as the "Law Revision and Legislative Services Commission," and shall consist of said commission, an Executive Director and Chief Counsel to the Legislature, a Division of Counsel to the Legislature, a Division of Law Revision and Bill Drafting and a Division of Legislative Information and Research and such officers and employees as shall from time to time be appointed or employed by direction of the commission.
The members of the commission, the Executive Director and Chief Counsel to the Legislature and all other officers and employees of the agency shall be and hereby are designated as officers and employees of the Legislature.

4. The commission shall consist of 4 members of the Senate who shall be appointed by the President thereof and 4 members of the General Assembly who shall be appointed by the Speaker thereof. The members of the Law Revision and Bill Drafting Commission, appointed by the Governor, in office on the effective date of this act shall also be members of said commission and shall serve for the remainder of the terms for which they were appointed. Until the appointment and qualification of all of the first members of the Law Revision and Legislative Services Commission, the members of the Legislative Procedure and Research Commission, appointed pursuant to Assembly Concurrent Resolution No. 4 of the 1953 Session of the Legislature and pursuant to the Concurrent Resolution adopted by the 1954 Session of the Legislature on February 1, 1954, reconstituting said commission and said members of the Law Revision and Bill Drafting Commission shall act as the members of the Legislative Service Commission.

5. The members of the commission shall continue in office as members of the commission so long as they respectively shall continue to be members of the House of the Legislature from which they were appointed.

6. The members of the commission shall annually elect 1 member as chairman and 1 member as vice-chairman thereof who shall hold office after the expiration of their respective terms until their successors shall be elected and shall qualify. The members of the commission shall receive no compensation for their services but shall be reimbursed for expenses incurred in the performance of their duties. Five members of the commission shall constitute a quorum.
7. It shall be the duty of the commission—

(1) To carry on the work of continuous revision of the general and permanent statute law of the State by causing to be prepared and to be submitted to the Legislature, for its action thereon, from time to time legislative bills designed to revise such portions of the general and permanent statute law as in the judgment of the commission may from time to time be necessary to remedy defects therein, to accomplish improvement thereof and to maintain the same in revised, consolidated and simplified form under the general plan and classification of the Revised Statutes,

(2) To provide certain legal assistance, information and advice and informative and research service to legislative commissions and to the officers, committees, joint committees and members of the Legislature, in matters relating to the statutes and to proposals for statutory enactment, and

(3) To study the methods, practices and procedures employed by the Legislature from time to time and make such recommendations for their improvement and modernization as the commission shall from time to time deem desirable.

8. The commission shall appoint an Executive Director and Chief Counsel, who shall be an attorney-at-law of New Jersey and shall be experienced in the practice of the law in New Jersey and in the work of revision of statutes and the drafting of legislation. He shall serve at the pleasure of the commission and shall devote his entire time to the duties of his office. He shall act as the secretary of the commission and as the Chief Executive Officer of the commission and the agency and shall supervise the work of the agency, subject to the direction of the commission, and shall perform such additional duties as from time to time may be designated by the commission.

9. The Division of Counsel to the Legislature shall be headed and administered by a counsel to the Legislature, who shall be appointed by the commission and shall serve at its pleasure and shall
have the same qualifications as are by this act required for the Executive Director of the agency.

10. It shall be the duty of the Division of Counsel to the Legislature to furnish to the presiding officer of each House of the Legislature or to the committees, joint committees and members of the Legislature, legal assistance, information and advice when and in relation to such matters as the commission shall from time to time determine, relating to—

a. The subject matter and legal effect of the statutes and of proposals made for statutory enactment, and

b. Questions of parliamentary law and legislative procedure.

11. No formal opinion shall be given on any legal matter except it be requested in writing by the Legislature or either House thereof or by a legislative committee, joint committee or commission or by the presiding officer of either House of the Legislature.

12. The Division of Law Revision and Bill Drafting shall be headed and administered by a director appointed by the commission, who shall have the same qualifications as are required by this act for the Executive Director and Chief Counsel to the Legislature and who shall serve at the pleasure of the commission. The commission may designate the Executive Director of the agency to act as such director.

13. It shall be the duty of the Division of Law Revision and Bill Drafting—

a. To prepare and submit to the commission from time to time legislative bills designed—

1. To remedy defects in the general and permanent statute law of the State, to reconcile conflicting and overlapping provisions found therein and to excise confusing and redundant expressions therefrom, and

2. To revise such portions of the general and permanent legislation contained in the Revised
Statutes, and in the general and permanent legislation which shall have been enacted subsequent to the enactment of the Revised Statutes, as the commission may from time to time determine to be necessary in the conduct of continuous revision of the general and permanent statute law to maintain it in revised, consolidated and simplified form under the general plan and classification of the Revised Statutes;

b. To receive and consider suggestions and recommendations, from the American Law Institute, the Commissioners for Promotion of Uniformity of Legislation in the United States, and other learned bodies and from judges, public officials, bar associations and members of the bar and from the public generally, for the improvement and modification of the general and permanent statute law of the State, and to bring the law of this State, civil and criminal, and the administration thereof, into harmony with modern conceptions and conditions, and to submit the same to the commission, with its recommendations for such action thereon as the commission may determine to take;

c. To draft, aid in drafting, and redraft bills, resolutions and amendments thereof for introduction in the Legislature and other legislative documents for and upon the request of any legislative commission or of any member, committee or joint committee of the Legislature,

d. To examine and edit legislative bills proposed for introduction or introduced from time to time in the Senate and General Assembly so as to assure, whenever possible, their compliance with the form and general classification of the Revised Statutes, when so requested or directed by the Legislature or any committee thereof;

e. To furnish assistance and information to the Legislature or any member or committee thereof or to the departments, officers, institutions and agencies of the State and to the public in matters concerning the statutes, when so requested;
f. To preserve the records of the Commission on Revision and Consolidation of the Public Statutes appointed pursuant to chapter 73 of the laws of 1925 and of the Law Revision and Bill Drafting Commission, or such parts thereof as, in the judgment of the commission, will be of permanent value; and

g. To perform such other duties as the commission or the Legislature shall from time to time designate.

14. The Division of Legislative Information and Research shall be headed and administered by a director appointed by the commission. He shall be well versed in political science and methods of research. He shall hold his office for such term as the commission shall, from time to time, fix.

15. It shall be the duty of the Division of Legislative Information and Research to prepare and provide such summaries, digests and other informative data, and to furnish such comprehensive research services in relation to legislative problems under study by the Legislature or any committee or any joint committee of the Legislature or of any legislative commission and to make such reports thereof to the commission or to the Legislature or to such committee, joint committee or member or members of the Legislature or to such legislative commission, as the Law Revision and Legislative Services Commission or the Legislature shall, from time to time, determine.

16. The Executive Director shall, subject to the approval of the commission, appoint such assistants and special assistants to counsel and research assistants and consultants and such other officers and employees as the commission shall deem necessary and assign them to the various divisions of the agency and prescribe their powers and duties.

17. Officers and employees of the agency shall be chosen subject to the approval of the commission without reference to party affiliations, solely on grounds of fitness to perform the duties of his office or employment and their employment and civil
service status shall be governed by subsection d of section 11:4-4 of the Revised Statutes, except that employees performing stenographic or clerical duties may be appointed from the classified service of the civil service of the State in any case in which in the judgment of the commission more competent persons can be so employed and when so appointed such employees shall have civil service status as members of the classified service of the civil service, but no law or rule regulating assignment to duties, hours of work or payment for overtime shall be binding upon the agency as to persons employed by it whether or not they are employed from the classified service of the civil service.

The officers and employees of the agency shall receive such compensation as shall from time to time be fixed by the commission and as shall be within the limits of available appropriations therefor.

18. All requests for legal assistance, information or advice and all information received in connection with any request for research service or for the drafting or redrafting of bills, resolutions or amendments thereof for introduction in the Legislature shall be regarded as confidential and no information in respect thereto shall be given to the public or to any person other than the person or persons making such request or any officer or person duly authorized to have such information, unless and until the person making such request consents thereto or the subject matter thereof shall have been made public in some manner.

19. No officer or employee of the agency, who is not a member of the commission, shall urge or oppose the adoption of any legislation or give any legal opinion to any private individual or corporation or to any public officer, department, instrumentality or agency of the State Government except as provided in this act and except such officers, members, committees and joint committees of the Legislature as the commission shall, from time to time, direct.
C. 52:11-25. Reports.

20. The commission shall report to the Legislature once each year and at such other times as it may deem advisable and may accompany its report with proposed bills designed to carry out any of its recommendations.


21. The Law Revision and Bill Drafting Commission together with all of its functions, powers and duties is hereby transferred to and vested in the Division of Law Revision and Bill Drafting established hereunder.

C. 52:11-27. First director and first counsel.

22. The first director and Chief Counsel to the Legislature of the agency shall be the Executive Director and Chief Counsel of the Law Revision and Bill Drafting Commission, and the first counsel to the Legislature shall be the counsel to the Law Revision and Bill Drafting Commission, in office on the effective date of this act.


23. All of the officers and employees of the Law Revision and Bill Drafting Commission are hereby transferred to the Divisions of Law Revision and Bill Drafting and Counsel to the Legislature and shall be assigned by the Executive Director to positions of at least equal grade without diminution in compensation or seniority rights or impairment of civil service and pension rights.


24. The agency shall be assigned appropriate and adequate quarters in the Senate Wing of the State House Building, which quarters shall include the quarters now occupied by the Law Revision and Bill Drafting Commission.

C. 52:11-30. Property and equipment transferred.

25. All property and equipment, books, files and documents of, or in the custody of, the Law Revision and Bill Drafting Commission shall be transferred to the agency upon the effective date of this act.


26. All unexpended and uncommitted balances of all sums heretofore or hereafter appropriated to the Law Revision and Bill Drafting Commission and to or for the use of the Legislative Research Commission appointed pursuant to the Assembly Concurrent Resolution No. 4 of the 1953 Session of
the Legislature shall be transferred to the credit and be available for the use of the agency.

27. This act shall take effect immediately.
Approved December 15, 1954.

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CHAPTER 255

An Act concerning appropriations by counties for constructing or enlarging private charitable hospitals, and amending section 44:5-14 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 44:5-14 of the Revised Statutes is amended to read as follows:

44:5-14. The board of chosen freeholders of a county which has no hospital located therein wholly maintained by the county, other than the hospital or sick ward of the county almshouse, may appropriate a sum or sums of money in the manner in which appropriations for other county purposes are made, which sum so appropriated shall be included in the annual tax levy of the county and collected in the same manner and at the same time as other county taxes.

The sum shall be applied to the purpose of constructing or enlarging any hospital or hospitals located in the county which is supported by private charity and where such patients as may be sent thereto are supported and maintained. The sum or sums so appropriated shall be used and applied in constructing or enlarging such hospital as shall afford care, comfort and maintenance to such patients as are residents of the county at the time of being sent to that hospital.

2. This act shall take effect immediately.
Approved December 15, 1954.
CHAPTER 256

An Act concerning the salaries of county clerks, surrogates and sheriffs in certain counties.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In any county of this State having a population of more than 135,000 and less than 265,000, the annual salary of the county clerk shall be $10,000.00, payable at the time and in the same manner as other county salaries are now paid.

2. In any county of this State having a population of more than 135,000 and less than 265,000, the annual salary of the surrogate shall be $10,000.00, payable at the same time and in the same manner as other county salaries are now paid.

3. In any county of this State having a population of more than 135,000 and less than 265,000, the annual salary of the sheriff shall be $10,000.00, payable at the same time and in the same manner as other county salaries are now paid.

4. All acts and parts of acts inconsistent herewith to the extent of such inconsistency are repealed.

5. This act shall take effect immediately.

Approved December 15, 1954.
CHAPTER 257

AN ACT to amend "An act concerning hospital service corporations and regulating the establishment, maintenance and operation of hospital service plans, and supplementing Title 17 of the Revised Statutes by adding thereto a new chapter entitled 'Hospital Service Corporations'," approved June 14, 1938 (P. L. 1938, c. 366).

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. A hospital service corporation is hereby declared to be any corporation organized, without capital stock and not for profit, for the purpose of establishing, maintaining and operating a nonprofit hospital service plan. A hospital service plan is hereby defined as a plan whereby hospital service is provided by a hospital service corporation or by a hospital or institution with which the corporation has a contract for such hospital service to persons who become subscribers under contracts with the corporation. Hospital service provided by a hospital service corporation shall consist of hospital care provided (a) through a hospital or institution which is maintained by a State or any of its political subdivisions; (b) through a hospital or institution licensed by the Department of Institutions and Agencies; (c) through such other hospitals and institutions, as shall have been designated by the Department of Institutions and Agencies for hospital care; (d) through hospitals and institutions, located in other States, which are subject to the supervision of such other States provided that such last mentioned hospitals and institutions, if they were located in this State, would be eligible to be licensed or designated by the Department of Insti-
Section amended.

C. 17:48-6.
Hospital and
institutions in
which plan
may operate,
schedule of
all rates of
payments
fled, approval.

Section amended.

C. 17:48-7.
Hospital and
institutions in
which plan
may operate,
schedule of
all rates of
payments
fled, approval.

2. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. Any hospital service corporation may enter into contracts for the rendering of hospital service to any of its subscribers only with hospitals and institutions referred to in section 1 of this act.

Payment by such hospital service corporation pursuant to written contract with a hospital or institution for the services contracted thereunder shall not for a fiscal period be in excess of the aggregate amount that would be obtained by applying the particular hospital’s or institution’s regular charges to the general public for the same services to all such cases for which payment is made for such fiscal period by such hospital service corporation to such hospital or institution and may be made on a basis of a level per diem amount established for the particular hospital or institution for each day of hospital care. A schedule of all rates of payments to hospitals and institutions by such hospital service corporations pursuant to such contracts shall be filed with the Commissioner of Banking and Insurance. If the commissioner shall at any time notify the corporation filing the same of his disapproval of any such rate of payment, as being excessive or inadequate, it shall be unlawful thereafter for payments to be made under such contract. Such disapproval of the commissioner shall be subject to review by the Superior Court in a proceeding in lieu of prerogative writ. The maximum rate of payment to eligible hospitals and institutions not under contract with such hospital service corporation shall not exceed the above prescribed limitations and shall be set forth in the certificate issued by such hospital service corporation to any subscriber. The basis and extent of payment, if any, by such hospital service corporation under agreement with nonprofit hospital service plans of other States shall be subject to the ap-
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proval of the Commissioner of Banking and Insurance.
3. This act shall take effect immediately.
Approved December 17, 1954.

CHAPTER 258


BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 2 of the act of which this act is amendatory is hereby amended to read as follows:

2. This act shall take effect with respect to initial claims and continued claims filed on and after July 1, 1955.

2. This act shall take effect immediately.
Approved December 22, 1954.
CHAPTER 259

AN ACT concerning unemployment compensation, and supplementing chapter 21 of Title 43 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The Division of Employment Security is authorized to enter into an agreement with the United States Secretary of Labor under Title XV of the Social Security Act—"Unemployment Compensation for Federal Employees" (Public Law 767—83rd Congress), whereby the division, as agent of the United States, will in accordance with the provisions of said Title, make payments of compensation to Federal employees as therein defined, and will otherwise co-operate with the Secretary of Labor and with other State agencies in making such payments; provided, however, that all costs and expenses incurred, as well as all moneys required to make payments of such compensation shall be provided by Federal funds and shall not devolve upon the State of New Jersey; and further provided, that subsection (f) of section 43:21-5 of the Revised Statutes shall be inapplicable to any week with respect to which or a part of which a claimant has received or is seeking unemployment benefits under Title XV of the Social Security Act, except that no claimant shall be eligible during any week for benefits in an amount in excess of the amount allowable under R. S. 43:21-1 et seq. plus any additional amount permitted under the agreement with the Secretary of Labor, or shall be eligible for weeks of benefits in a benefit year, based on employment under R. S. 43:21-1 et seq. plus Federal employment, in excess of the number of weeks allowable under R. S. 43:21-1 et seq.

2. This act shall take effect immediately.

Approved December 22, 1954.
CHAPTER 26

An Act to amend and supplement the "State Rent Control Act of 1953," approved July 7, 1953 (P. L. 1953, c. 216) and making an appropriation.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

1. As used in this act:

"State rent control" means rent control under c. 2A:42-14.

"Federal rent control" means the operation of any Act of Congress and of any rule or regulation promulgated pursuant to the authority of any Act of Congress and the administration of any such act or rule or regulation by any department, authority, agent, officer, or other administrative agency, authority or board of the Government of the United States in respect to housing space and the rental thereof in effect and operation in the State of New Jersey or in any part or parts thereof;

"Housing space" means any building or structure, or any part thereof or land appurtenant thereto, or any real or personal property, rented or offered for rent for living or dwelling purposes, together with all privileges, services, furnishings, furniture, equipment, facilities and improvements connected with the use or occupancy of such property, but not including (a) public housing; or (b) dwelling space in any hotel or established guest house, commonly regarded as a hotel or established guest house, as the case may be, in the community in which it is located; or (c) additional dwelling units created by new construction subsequent to August 1, 1953; or (d) dwelling units which have not at any time been rented during the period July 1, 1942, to August 1, 1953, inclusive; or (e) housing
space owned by the United States, the State of New Jersey, any county or municipality or any political subdivision, public body, agency, authority, or instrumentality thereof;

"Director" means "State Rent Control Director" or "Director of the Office of Rent Control" as referred to in this act;

"Agency" means county rent control agencies referred to in this act;

"County rent control review board," "Review board" or "board" means any county rent control review board referred to in this act;

"Regulation or regulations" means rules and regulations of the director and any amendments, modifications or repealers thereof;

"Landlord" means an owner, lessor, sublessor, receiver, trustee, executor, assignee, or other person receiving or entitled to receive rent for the use or occupancy of the whole or a part of any housing space;

"Tenant" means a lessee, sublessee, licensee, or other person entitled to the possession or to the use or occupancy of the whole or a part of any housing space;

"Services" means repairs, decorating and maintenance, the furnishing of light, steam, heat, hot and cold water, telephone, elevator service, cleaning service, linen service, janitor service, the removal of refuse and any other facility or privilege connected with and furnished by the landlord for the use or occupancy of the housing space;

"Rent" means the consideration, including any bonus, benefit or gratuity charged or received by the landlord, his agents, or other representatives for the use or occupancy of the whole or any part of any housing space created prior to the effective date of this act, and including the services in connection therewith.
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2. Section 2 of the act of which this act is amendatory is amended to read as follows:

2. A State Rent Control Office is hereby created within the Department of Conservation and Economic Development. The office shall be headed by a director who shall be appointed by the Governor, with the advice and consent of the Senate. His term shall commence upon his appointment and confirmation by the Senate and shall expire on December 31, 1956. The purpose of the additional period of 6 months in the term of the director beyond June 30, 1956, is to enable him to wind up the administration of State rent control, and during such period he shall have authority to continue to employ necessary assistants for this purpose. He shall hold no other State office or position. The said director shall be paid an annual salary of $12,000.00 in the same manner as in the case of other State officers.

3. Section 4 of the act of which this act is amendatory is amended to read as follows:

4. The director shall, within the limits of available appropriations, appoint a deputy, and employ such clerical, technical, and investigative help, hearers, examiners and other assistants as may be necessary, and fix their compensation and prescribe their duties, provided, however, that the appointment and employment of a deputy, investigators, hearers, examiners, and technical help shall not be subject to the provisions of Title 11 (Civil Service) of the Revised Statutes, and such persons shall serve at the pleasure of the director. Nothing contained in this act shall be deemed to authorize the director to appoint any clerical, technical and investigative help, hearers, examiners or other assistants for any county rent control agency or board. The deputy so appointed shall act for the director when so authorized by him and shall exercise the duties of the director in case of disability.

The clerical, stenographic and other assistants provided for the respective agencies and review boards shall not, in such assignment or employment
be subject to the provisions of Title 11 (Civil Service) of the Revised Statutes, as amended and supplemented, and shall serve at the pleasure of the respective county boards of chosen freeholders.

4. Section 7 of the act of which this act is amendatory is amended to read as follows:

7. The director shall make, promulgate, amend, modify, repeal and enforce such reasonable rules and regulations as may be necessary:

1) adequately to effectuate the provisions of this act, and the powers conferred upon him hereunder;

2) for the exercise by him, the agencies and boards, of the functions, powers and duties conferred hereunder; and

3) to control rents, housing space and practices relating to the recovery of possession thereof, within the areas in which the act is operative consistent with the supply and demand for such housing space within such areas, particularly in relation to the availability of various types of housing space therein, the demand therefor, the character and use thereof, the rent being charged therefor and other conditions affecting housing space and the protection of the public health, safety and general welfare; to effectuate gradual decontrol of such housing space consistent with supply and demand for such housing space; all of which are hereby declared to be purposes of this act.

He shall have all powers necessary to carry out the functions and duties conferred or imposed upon him hereunder and to effectuate the purposes of this act. He shall also have power:

(a) to prescribe forms to be used in the administration of the act;

(b) to provide by regulation for the determination of lawful base rentals in accordance with the provisions of this act;

(c) to direct the conduct of research and studies by the agencies pertaining to housing space, rental accommodations and economic conditions affecting the same;
(d) to conduct and direct the making of surveys in specified areas pertaining to the demand for rental housing space and the meeting of such demand;

(e) to prevent manipulative and speculative practices and rental and leasing practices which tend to unreasonably increase rentals, or evictions;

(f) to provide for securing, insofar as practicable, pursuant to the purposes of the act and the public interest, similar housing space and housing facilities as are available at the time rent control under this act became operative;

(g) to prevent evasions or attempted evasions of rent control under this act;

(h) by regulation to provide for the processing of applications, and the making of determinations by agencies and boards in accordance with the provisions of this act, and the granting by such agencies and boards of rent increases or decreases, increase or decrease of housing space and services, furniture, furnishings and equipment and issuance of certificates of eviction;

(i) by regulation to except, consistent with the purposes of this act, housing space from rent control, hereunder on the basis of type, character, public or quasi-public ownership, use, location, amount of rental, date of construction or conversion, number of units in the building in which located, economic conditions, or in instances where such housing space has heretofore been excepted from control under Federal Rent Control;

(j) to make and conduct such investigations as he deems necessary and advisable;

(k) by regulation to provide for the review of orders or determinations of agencies by review boards, the procedures to be followed in the determination of reviews and the manner and methods of obtaining such reviews;

(l) to conduct hearings, administer oaths and affirmations and subpoena witnesses, books and records and designate his deputy or an assistant or assistants to act in his place in any matter; and
Director empowered to have power of review.

5. Any provision of this act or the act to which this is amendatory and supplementary to the contrary notwithstanding, the director shall have the power to review any order or determination or the issuance of a certificate of eviction of any agency or board where the director in his discretion finds that such a review is necessary: (a) in the interest of uniformity in the administration of the act or interpretation of the regulations; or (b) it is a matter of great public interest; or (c) the director finds that such review is necessary for the proper administration of the act and regulations. The director may take jurisdiction of the matter either by reason of an application for review made to him by one of the parties or by issuing an order pursuant to this section that a matter decided by or pending before an agency or a board shall be reviewed by him. Where the director takes jurisdiction of such review, the agency and board shall have no further jurisdiction and an action for review shall thereafter lie directly from his order or determination or issuance of certificate of eviction to the county district court of the county in which the housing space is located. The review shall be conducted by the director through his duly authorized assistants, hearers or examiners on notice to the parties and in a summary manner; and the director, after due consideration of the record and written findings, on recommendations and conclusions to him of such assistant, hearer or examiner, may affirm, set aside or modify the order under review and make an order disposing of the matter without the necessity of any further order or determination by the agency or board.

Application of a party for review by the director may only be made as to an order, action or determination of an agency. In such cases, the director may decline to take jurisdiction and refer it to the board for disposition. All such applications by a party to the director shall be made in writing within 30 days of the effective date of the order, de-
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termination or certificate of eviction of the agency sought to be reviewed.

Every county district court shall have jurisdiction to review, hear and determine in a summary manner without a jury any order, action or determination of the director under this section; it shall hear the matter under review de novo and may affirm, set aside or modify the order, action or determination of the director under review or make any order that should have been made by the agency, board or director without remitting the proceedings to such agency, board or director. Every application to a county district court to review any such order, action or determination shall be taken by an action brought in such court, commenced within thirty days of the effective date thereof.

6. Section 15 of the act of which this act is amendatory is amended to read as follows:

15. No rent increase allowed by an agency, review board, court or the director shall be retroactive.

7. Section 19 of the act of which this act is amendatory is amended to read as follows:

19. For the purposes of this act, lawful rentals for housing space payable as of July 31, 1953, for premises then in existence shall be deemed the lawful base rentals for such housing space, for premises not rented on July 31, 1953, the amount of the lawful base rental for such housing space shall be the rental lawfully payable therefor on the date such premises were heretofore last rented prior thereto; or, if not so rented, the rent lawfully payable as of the date of the first rental subsequent thereto.

8. Section 37 of the act of which this act is amendatory is amended to read as follows:

37. The provisions of this act relating to unlawful conduct and practices and for the imposition and recovery of forfeitures for such unlawful actions or practices are and shall be operative from and after July 28, 1953.
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9. This act, being necessary for the welfare of the State and its inhabitants, shall be liberally construed to effect the purposes thereof.

10. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provisions or application and to this end the provisions of this act are declared to be severable.

11. After December 20, 1954, rent control under this act shall be operative only in a municipality which on that date has in full force and effect a resolution theretofore adopted that rent control is required. The governing body of any such municipality may by resolution rescind any resolution theretofore adopted that rent control is required in such municipality but in the event of any such rescission rent control may not be thereafter reinstated.

12. Section 38 of the act of which this act is amendatory is amended to read as follows:

Section 38. This act shall take effect immediately and shall cease to be in effect at midnight, June 30, 1956, except as otherwise provided in section 2 of this act.

13. This act shall not affect the resolutions, orders, determinations or certificates of eviction, designations, and appointments and regulations heretofore made or promulgated under the act to which this act is amendatory and supplementary, but such resolutions, orders, determinations or certificates of eviction, designations and appointments and regulations shall, notwithstanding the provisions thereof, continue in full force and effect until amended, supplemented, modified, rescinded or repealed pursuant to law.

14. There is hereby appropriated an additional sum of $12,000.00 to cover the expenses of the Office of Rent Control for the balance of the current fiscal year.

15. This act shall take effect immediately.

Approved December 22, 1954.
CHAPTER 261

AN ACT concerning the regulation of the practice of chiropody, amending sections 45:5-6, 45:5-9, 45:5-10, 45:5-15, and supplementing chapter 5 of Title 45 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Section 45:5-6 of the Revised Statutes is amended to read as follows:

45:5-6. Any member of the board may inquire of any applicant for examination concerning his qualifications, and may take testimony of anyone in regard thereto, under oath, which he is hereby empowered to administer. Upon the approval of the application for examination, each applicant shall pay to the secretary of the board a fee of $50.00 at the time of filing said application which shall be accompanied by a photograph of such applicant and shall present himself for examination at the first regular meeting of the board after such application. The fee shall not be refunded, unless from sickness or other good cause appearing to the satisfaction of the board the applicant was prevented from attending such examination. Further or subsequent examinations under such application may be given to applicants, in the discretion of the board, upon payment of an additional fee of $25.00 for every re-examination.

2. Section 45:5-9 of the Revised Statutes is amended to read as follows:

45:5-9. Every licensed chiropodist shall procure each year from the secretary of the board, on or before November 1, an annual certificate of registration, which shall be issued by said secretary upon payment of a fee to be fixed by the board, not to exceed $1.00. The secretary shall mail to each licensed chiropodist on or before October 1 each
year a printed blank form to be properly filled in and returned to said secretary by such licensed person on or before the succeeding November 1, together with such fee. Upon the receipt of said form properly filled in, and such fee, the annual certificate of registration shall be issued and transmitted. Said secretary shall annually, on or before January 1, mail to each licensed chiropodist who has registered for the preceding year a list containing the names and post-office addresses of all licensed chiropodists who have registered under this section for said year. Every licensed chiropodist who continues the practice of chiropody after having failed to secure an annual certificate of registration at the time and in the manner required by this section shall be subject to a penalty of $10.00 for each failure. Immediately after November 1, the secretary shall send by registered mail to every chiropodist who has failed to obtain an annual registration certificate for the ensuing year a notice that their license will be automatically suspended within 30 days unless the penalty and annual registration fee is paid immediately. Upon failure to register after such notice, the license of such person shall be automatically suspended and shall not be reinstated except upon full payment of penalty and annual registration fee. However, such suspension shall not apply to anyone who has ceased to practice in this State. Any person whose license shall have been automatically suspended under this section shall during such period of suspension be regarded as an unlicensed person, and if he continue to engage in the practice of chiropody during such period, he shall be liable to the penalties prescribed by sections 45:5-11 and 45:5-12 of this chapter.

3. Section 45:5-10 of the Revised Statutes is amended to read as follows:

45:5-10. Nothing in this chapter shall be construed to prohibit a duly licensed physician from treating diseases or ailments of the feet, or a lawfully qualified chiropodist residing in another State
from meeting registered chiropodists of this State in consultation, or any legally qualified chiropodist of another State from taking charge of the practice of a legally qualified chiropodist of this State temporarily on written permission of the board during the latter’s absence therefrom and upon the latter’s written request to the board for permission so to do. Such permission may be granted for a period of not more than 3 months upon payment of a fee of $10.00. The board, in its discretion and upon payment of an additional fee of $10.00, may extend such permission for a further period but not to exceed 6 months. Nothing in this act shall prohibit the fitting, recommending or sale of corrective shoes, arch supports or other mechanical appliances by retail dealers or manufacturers, provided, however, that they shall not be made or fabricated from plaster casts or models or by any other means for specific individual persons except upon the prescription of a chiropodist or physician.

4. Section 45:5-15 of the Revised Statutes is amended to read as follows:

45:5-15. In case any person shall, after conviction of any violation of this chapter, be again convicted of another violation thereof or of continuing the violation for which he was previously convicted, he shall be liable to a penalty of $500.00 to be sued for and recovered in the manner above set forth. In case a person shall, after 2 convictions of violations of this chapter, be again convicted of another violation thereof or of continuing the violation or violations for which such offender was previously convicted, such offender shall be liable to a penalty of $1,000.00 to be sued for and recovered in a like manner. The penalty for each subsequent conviction of any violation of this chapter shall be $1,000.00. In case any defendant against whom judgment has been recovered for a penalty under this section shall fail or neglect to forfend penalties for such penalty, the court shall commit him to jail for any period of not less than 30 days and not exceeding 200 days.
Any penalty recovered for any violation of this chapter shall be paid to the board, which shall pay ½ thereof to any incorporated chiropodist or medical society procuring the evidence upon which the defendant was convicted. The other ½ shall be applied by the board to the same purposes as other funds of the board collected in accordance with the provisions of this chapter.

5. No person who shall have graduated after January 1, 1955, shall be admitted to examination for a license to practice chiropody unless in addition to the requirements set forth in section 45:5-3 of this Title, he shall prove further to the said board that prior to the receipt of a diploma conferring the degree of Doctor of Surgical Chiropody, he had completed a satisfactory course of 1 full school year in a legally incorporated and recognized college or university, courses designated as arts and sciences, and said school or university approved by the Commissioner of Education of this State; then had studied chiropody not less than 4 full school years, including 4 satisfactory courses of at least 8 months each, in 4 different calendar years in a legally incorporated American school or college of chiropody requiring personal attendance, in good standing in the opinion of said board, and wherein the curriculum of study included instructions as provided in section 45:5-3, and that after the receipt of such diploma, as aforesaid, he had served a rotating internship in a duly licensed clinic, connected or affiliated with any college of chiropody approved by the Council on Education of the National Association of Chiropodists and such clinic approved by the board, for 1 full school year of not less than 480 hours devoted to the practice of chiropody in all its branches.

6. This act shall take effect immediately.

Approved December 27, 1954.
CHAPTER 262

An Act to amend "An act relating to the public schools of this State, and supplementing Title 18 of the Revised Statutes," approved August 2, 1939 (P. L. 1939, c. 295).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 1 of the act of which this act is amendatory is amended to read as follows:

   1. Every board of education shall require a physical examination of all employees of the board once a year. The scope of such examination shall be determined under rules of the State Board of Education.

   In addition to the routine examination of all employees as provided in this act, the board of education may require the individual examination of an employee whenever in its judgment such employee shows evidence of deviation from normal physical or mental health.

   If as a result of the examination hereinbefore set forth, the board deems it advisable, it may require diagnostic data obtained by means of laboratory tests or by fluoroscopic or X-ray technics.

   The cost of examinations, laboratory tests, or X-ray procedures may be borne by the board of education when made by a physician or institution designated by the board. In lieu of the examination by such authority with payment by the board, an employee may be examined at his own expense by a physician or institution of his own choosing; provided, that such physician or institution shall be approved by the board of education.

   If the result of the examination indicates mental abnormality or a communicable disease, the employee shall be ineligible for further service until satisfactory proof of recovery is furnished. If
an employee is under contract or tenure protection, he may be granted any sick leave compensation provided by the board of education for other employees, and shall upon satisfactory recovery be permitted to complete the term of his contract, or, if under tenure, shall be re-employed with the same tenure status as he possessed at the time his services were discontinued; provided, the absence does not exceed a period of 2 years.

All records and reports shall be the property of the board and shall be filed with the medical inspector as confidential information, except that such records and reports shall be open for inspection by officers of the State Department of Health and of the local board of health.

2. This act shall take effect immediately.

Approved December 27, 1954.

CHAPTER 263

An Act concerning public health and the reporting of communicable and other diseases, and amending sections 26:4-15, 26:4-16, 26:4-17, 26:4-18 and 26:4-19 of the Revised Statutes.
In cases of venereal diseases, the report shall be made to the State Department of Health, and in other cases to the health officer or other officer or employee designated to receive such reports by the local board of health having jurisdiction of the area wherein the diagnosis was made, which officer or employee the local board of health is hereby authorized to designate.

The report shall be in writing and shall include the name of the reporting physician, the name of the disease, the name, age and precise location of the person ill or infected with the disease and such other information as may be required by regulation of the State Department of Health.

2. Section 26:4-16 of the Revised Statutes is amended to read as follows:

26:4-16. Every house owner or householder who has reason to believe that any person living, dwelling or being in any building under his control is ill or infected with any disease required by law or the State Sanitary Code to be reported shall, when no physician has professionally attended the ill or infected person, within 12 hours after discovering the same, report the fact in person, by telephone or in writing to the health officer or other officer or employee designated to receive such reports by the local board of health having jurisdiction of the area.

3. Section 26:4-17 of the Revised Statutes is amended to read as follows:

26:4-17. Every physician who shall attend any person, ill or infected with any communicable disease required by law or the State Sanitary Code to be reported, on any premises where milk is produced for sale or distribution, shall report such fact to the State Department of Health within 12 hours after he has first ascertained that any such person is ill or infected with any of said diseases.

The report shall be in writing and shall state the nature of the disease, the name of the person who is ill or infected with the disease, the location of
the place where the person is ill or infected, the name of the owner or manager of the dairy premises if the same can be ascertained and such other information as may be required by regulation of the State Department of Health.

4. Section 26:4-18 of the Revised Statutes is amended to read as follows:

26:4-18. Every physician who shall attend any person ill or infected with any of the communicable diseases required by law or the State Sanitary Code to be reported, having knowledge that a member of the family of, or any person living in the same family with, the ill or infected person is employed on any dairy premises where milk is produced for sale or distribution, shall report such fact to the State Department of Health in writing, within 12 hours after the physician has ascertained that such person is ill or infected or within 12 hours after gaining the information above mentioned.

The report shall state the name of the person who is ill or infected, the nature of the disease, the location of the place where such person is ill or infected, the name of the member of the family or person living in the same family who is employed on the dairy premises, the name of the owner or manager thereof if it can be ascertained, the location of the dairy premises where such person is employed and such other information as may be required by regulation of the State Department of Health.

5. Section 26:4-19 of the Revised Statutes is amended to read as follows:

26:4-19. Every physician, superintendent or other person having control or supervision over a State, county or municipal hospital, sanatorium or other public or private institution in which any person ill or infected with any disease required by law or the State Sanitary Code to be reported is received for care or treatment shall, within 24 hours after any such patient has been received into the institution, report the fact to the health officer or other officer or employee designated to
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receive such reports by the local board of health having jurisdiction over the territory in which the institution is located.

The report shall be in writing in the name of the physician, superintendent or other person having charge over the institution and shall set forth the name and age of the ill or infected person and the exact place of his residence or the name of the place from which he was received into the institution, together with the date upon which he was received and such other information as may be required by regulation of the State Department of Health.

6. This act shall take effect immediately.
Approved December 27, 1954.

CHAPTER 264

An Act to repeal certain statutes and revising parts of the statute law.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. The following acts are repealed:
   (P. L. 1948, c. 270—C. 2:1A-1, 2:1A-2)
   "An Act fixing the compensation of the Chief Justice of the Supreme Court, the Associate Justices of the Supreme Court and the judges of the Superior Court," approved July 27, 1948,
   (P. L. 1948, c. 382—C. 2:1A-3 to 2:1A-6)
   "An Act concerning the courts," approved September 10, 1948,
   (P. L. 1948, c. 389—C. 2:1A-7 to 2:1A-14)
   "An Act concerning the courts," approved September 13, 1948,
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(P. L. 1949, c. 139—C. 2:1A—14.1)

"An Act concerning the Superior Court Trust Fund," approved May 19, 1949,

(P. L. 1948, c. 327—C. 2:1A—15 to 2:1A—23)

"An Act relating to the dockets and certain other records to be kept by the Clerk of the Superior Court, and to the recording of judgment and proceedings, and to the recording and filing of certain other documents relating thereto, and to the entry of satisfaction of judgments, in his office," approved August 30, 1948,

(P. L. 1949, c. 147—C. 2:1A—16)

"An Act to amend 'An act relating to the dockets and certain other records to be kept by the Clerk of the Superior Court, and to the recording of judgment and proceedings, and to the recording and filing of certain other documents relating thereto, and to the entry of satisfaction of judgments, in his office,' approved August thirtieth, one thousand nine hundred and forty-eight (P. L. 1948, c. 327)," approved May 19, 1949,

(P. L. 1948, c. 360—C. 2:1A—24 to 2:1A—31)

"An Act concerning the recording and enrolling of pleadings, judgments, decrees and other papers by the Clerks of the Supreme Court and the Superior Court, respectively, and the destruction of the originals thereof and of certain other books, records and documents," approved September 10, 1948,

(P. L. 1949, c. 137—C. 2:1A—32 to 2:1A—34)

"An Act concerning the force, operation and effect of judgments, and of orders for the payment of money, entered in the Superior Court from the Chancery Division thereof, or from the Law Division thereof, in any civil suit in the nature of a proceeding in equity," approved May 19, 1949,
(P. L. 1950, c. 64—C. 2:1A-32)
"An Act to amend 'An act concerning the force, operation and effect of judgments, and of orders for the payment of money, entered in the Superior Court from the Chancery Division thereof, or from the Law Division thereof, in any civil suit in the nature of a proceeding in equity,' approved May nineteenth, one thousand nine hundred and forty-nine (P. L. 1949, c. 137)," approved April 25, 1950,

(P. L. 1949, c. 265—C. 2:1A-35)
"An Act concerning the powers of county judges," approved May 28, 1949,

(P. L. 1948, c. 365—C. 2:1B-1 to 2:1B-49)
"An Act concerning the county courts, revising parts of the statutes and repealing certain statutes," approved September 10, 1948,

(P. L. 1949, c. 264—C. 2:1B-50)
"An Act concerning certain judges of the County Courts," approved May 28, 1949,

(P. L. 1949, c. 257—C. 2:1B-51 to 2:1B-55)
"An Act concerning salaries of judges of the County Courts, and repealing section 2:6-16 of the Revised Statutes," approved May 26, 1949,

(P. L. 1949, c. 298—C. 2:1B-56, 2:1B-57)
"An Act concerning certain judges of the County Courts, and repealing sections 2:5-10 to 2:5-14, inclusive, 2:6-10 to 2:6-12, inclusive, 2:6-17 and 2:6-18 of the Revised Statutes," approved June 14, 1949,

(P. L. 1948, c. 364—C. 2:1C-1 to 2:1C-27)
"An Act concerning the surrogates, revising parts of the statutes, and repealing certain statutes," approved September 10, 1948,
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(P. L. 1948, c. 368—C. 2:5–22 to 2:5–28)
"An Act concerning proceedings pending in
the circuit courts and upon judgments entered
in said courts," approved September 10, 1948,

"An Act concerning the salaries of judges
of the courts of common pleas in counties
bordering on the Atlantic ocean and now or
hereafter having a population of less than
thirty thousand inhabitants," approved June
2, 1947,

(P. L. 1951, c. 244, s. 2—C. 2:7–20.4)
"An Act concerning the salaries of county
clerks, surrogates and sheriffs in certain
counties of the third class," approved June
19, 1951.

(P. L. 1945, c. 64—C. 2:7–25.1)
"An Act concerning appointment of probate
clerks as deputy surrogates," approved March
31, 1945,

(P. L. 1938, c. 97—C. 2:7–33 to 2:7–35)
"An Act to authorize the appointment of a
special deputy surrogate," approved April 26,
1938,

(P. L. 1945, c. 129—C. 2:7–33)
"An Act to amend 'An act to authorize the
appointment of a special deputy surrogate,'
approved April twenty-sixth, one thousand
nine hundred and thirty-eight (P. L. 1938, c.
97)," approved April 10, 1945,

(P. L. 1941, c. 337—C. 2:8–4.1 to 2:8–4.5)
"An Act to incorporate the First Judicial
District of the county of Middlesex and trans­
ferring to and vesting in the said district court
thereof, the power and duties heretofore and
now exercised by the district court of the city
of New Brunswick, in the county of Middle­
sex," approved August 4, 1941,
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(P. L. 1941, c. 338—C. 2:8-4.6 to 2:8-4.10)

"An Act to incorporate the Second Judicial District of the county of Middlesex and transferring to and vesting in the said district court thereof the power and duties heretofore and now exercised by the district court of the city of Perth Amboy, in the county of Middlesex," approved August 4, 1941,

(P. L. 1945, c. 279—C. 2:8-4.11 to 2:8-4.15)

"An Act creating and establishing the judicial district of the county of Essex; abolishing the district courts established in the municipalities and judicial districts in said county and the judicial districts established in said county, and all offices, positions and employments of, or incident to, said courts; providing for the transfer of all causes pending and undisposed of in the courts so abolished; and providing for the maintenance of the district court for the district so created and established," approved May 2, 1945,

(P. L. 1950, c. 96—C. 2:8-31.1)

"An Act concerning the sergeants-at-arms of the district courts and vesting in them the rights, privileges and powers, and imposing upon them the duties of a constable," approved May 1, 1950,

(P. L. 1948, c. 384—C. 2:8-37.1 to 2:8-37.17)

"An Act concerning district courts, and supplementing chapter eight of Title 2 of the Revised Statutes," approved September 10, 1948,

(P. L. 1949, c. 9—C. 2:8-37.7)

"An Act to amend 'An act concerning districts courts, and supplementing chapter eight of Title 2 of the Revised Statutes,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 384)," approved March 29, 1949,
(P. L. 1949, c. 129—C. 2:8-37.9)

"An Act to amend 'An act concerning district courts, and supplementing chapter eight of Title 2 of the Revised Statutes,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 384)," approved May 18, 1949,

(P. L. 1949, c. 142—C. 2:8-38.1)

"An Act concerning district courts," approved May 19, 1949,


"An Act to authorize the board of chosen freeholders of any county of the first class to make provision for the payment of the salaries and expenses of a district court for a judicial district including all of the territory lying within the boundaries of the county upon, and after, the establishment of such a judicial district within the county," approved May 2, 1945,


"An Act concerning county district courts in counties of the first class having a population of more than eight hundred thousand inhabitants," approved April 14, 1949,


"An Act concerning the county district courts in certain counties of the fourth class and providing for the judicial and ministerial officers and the employees of said courts," approved May 28, 1949,

(P. L. 1949, c. 302—C. 2:8-48.27, 2:8-48.28)

"An Act fixing the annual salaries of judges, and the extra compensation of presiding judges, of county district courts, and the annual extra compensation of county court
judges acting as judges of county district courts, in counties of this State except counties of the first class having more than eight hundred thousand inhabitants,'" approved June 14, 1949,

(P. L. 1951, c. 317—C. 2:8−48.27)

"An Act to amend 'An act fixing the annual salaries of judges, and the extra compensation of presiding judges, of county district courts and the annual extra compensation of county court judges acting as judges of county district courts, in counties of this State, except counties of the first class having more than eight hundred thousand inhabitants,' approved June fourteenth, one thousand nine hundred and forty-nine (P. L. 1949, c. 302),' approved July 17, 1951,

(P. L. 1948, c. 264—C. 2:8A−1 to 2:8A−41)

"An Act relating to local county district courts and municipal courts and the jurisdiction, functions, powers and duties of such courts and of the judges and the magistrates thereof; establishing county district courts in certain counties; providing for the establishment of municipal courts in certain municipalities and for municipal courts for two or more municipalities in certain cases; providing for the transfer of certain existing courts to such municipal courts; providing for the abolition of the office and terms of justices of the peace and providing for the abolition of the small cause courts,'" approved July 27, 1948,


"An Act to amend and supplement 'An act relating to local county district courts and municipal courts and the jurisdiction, func-
tions, powers and duties of such courts and of the judges and the magistrates thereof; estab-
lishing county district courts in certain counties; providing for the establishment of municip-
cal courts in certain municipalities and for municipal courts for two or more munici-
palities in certain cases; providing for the transfer of certain existing courts to such munici-
pal courts; providing for the abolition of the office and terms of justices of the peace and
providing for the abolition of the small cause courts,' approved July twenty-seventh, one
thousand nine hundred and forty-eight (P. L. 1948, c. 264)," approved September 13, 1948,

(P. L. 1949, c. 82—C. 2:8A-20)

"An Act to amend 'An act relating to local county district courts and municipal courts
and the jurisdiction, functions, powers and duties of such courts and of the judges and the
magistrates thereof; establishing county district courts in certain counties; providing for
the establishment of municipal courts in certain municipalities and for municipal courts
for two or more municipalities in certain cases; providing for the transfer of certain exist-
ing courts to such municipal courts; providing for the abolition of the office and terms
of justices of the peace and providing for the abolition of the small cause courts,' approved
July twenty-seventh, one thousand nine hundred and forty-eight (P. L. 1948, c. 264)," approved May 6, 1949,

(P. L. 1950, c. 11—C. 2:8A-34)

"An Act to amend 'An act relating to local county district courts and municipal courts
and the jurisdiction, functions, powers and duties of such courts and of the judges and the
magistrates thereof; establishing county district courts in certain counties; providing for
the establishment of municipal courts in certain municipalities and for municipal courts for two or more municipalities in certain cases; providing for the transfer of certain existing courts to such municipal courts; providing for the abolition of the office and terms of justices of the peace and providing for the abolition of the small cause courts,' approved July twenty-seventh, one thousand nine hundred and forty-eight (P. L. 1948, c. 264),’’ approved March 23, 1950,

(P. L. 1950, c. 67—C. 2:8A–39)
‘‘An Act to make certain corrections in the statutes and revising parts of the statute law,’’ approved April 25, 1950,

(P. L. 1951, c. 94—C. 2:8A–13)
‘‘An Act to amend ‘An act relating to local county district courts and municipal courts and the jurisdiction, functions, powers and duties of such courts and of the judges and the magistrates thereof; establishing county district courts in certain counties; providing for the establishment of municipal courts in certain municipalities and for municipal courts for two or more municipalities in certain cases; providing for the transfer of certain existing courts to such municipal courts; providing for the abolition of the office and terms of justices of the peace and providing for the abolition of the small cause courts,’ approved July twenty-seventh, one thousand nine hundred and forty-eight (P. L. 1948, c. 264),’’ approved May 22, 1951,

(P. L. 1949, c. 80—C. 2:8A–38.1)
‘‘An Act to amend ‘An act to amend and supplement ‘An act relating to local county district courts and municipal courts and the jurisdiction, functions, powers and duties of
such courts and of the judges and the magis-
trates thereof; establishing county district
courts in certain counties; providing for the
establishment of municipal courts in certain
municipalities and for municipal courts for
two or more municipalities in certain cases;
providing for the transfer of certain existing
courts to such municipal courts; providing
for the abolition of the office and terms of
justices of the peace and providing for the
abolition of the small cause courts," approved
July twenty-seventh, one thousand nine hun-
dred and forty-eight (P. L. 1948, c. 264),
approved September thirteenth, one thousand
nine hundred and forty-eight (P. L. 1948, c.
394)," approved May 6, 1949.

(P. L. 1949, c. 201—C. 2:8A-34.1)
"A Supplement to 'An act relating to local
county district courts and municipal courts
and the jurisdiction, functions, powers and
duties of such courts and of the judges and the
magistrates thereof; establishing county dis-
trict courts in certain counties; providing for
the establishment of municipal courts in cer-
tain municipalities and for municipal courts
for two or more municipalities in certain
cases; providing for the transfer of certain
existing courts to such municipal courts; pro-
viding for the abolition of the office and terms
of justices of the peace and providing for the
abolition of the small cause courts,' approved
July twenty-seventh, one thousand nine hun-
dred and forty-eight (P. L. 1948, c. 264),"
approved May 21, 1949.

(P. L. 1951, c. 45—C. 2:8A-47)
"An Act conferring civil jurisdiction upon
the municipal courts in certain cases," ap-
proved April 25, 1951,
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(P. L. 1942, c. 240—2:16-4.1)

"An Act concerning judges of the courts of this State who hold office by virtue of appointment by the Governor or election by the Senate and General Assembly in joint meeting," approved May 18, 1942,

(P. L. 1943, c. 12—C. 2:16-4.1)

"An Act to amend 'An act concerning judges of the courts of this State who hold office by virtue of appointment by the Governor or election by the Senate and General Assembly in joint meeting,' approved May eighteenth, one thousand nine hundred and forty-two (P. L. 1942, c. 240)," approved March 15, 1943,


(P. L. 1949, c. 131—C. 2:16-24.8)

"An Act to amend 'An act concerning the Superior and County courts, and repealing sections 2:2-24 to 2:2-26, inclusive, 2:6-22 to 2:6-24, inclusive, and 2:16-20 to 2:16-24, inclusive, of the Revised Statutes,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 376)," approved May 18, 1949,

(P. L. 1949, c. 33—C. 2:16-38.1, 2:16-38.2)

"An Act concerning the compensation of court attendants in counties of the first class in this State having a population exceeding eight hundred thousand inhabitants," approved April 14, 1949,
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(P. L. 1951, c. 258—C. 2:16-38.3, 2:16-38.4)
"An Act concerning the compensation of court attendants in counties of the first class in this State having a population not exceeding eight hundred thousand inhabitants," approved June 21, 1951,

(P. L. 1951, c. 257—C. 2:16-38.5 to 2:16-38.7)
"An Act concerning the compensation of court attendants in certain counties, and supplementing chapter sixteen of Title 2 of the Revised Statutes," approved June 20, 1951,

(P. L. 1948, c. 390—C. 2:16-51 to 2:16-69)
"An Act concerning the courts," approved September 13, 1948,

(P. L. 1950, c. 263—C. 2:16-51, 2:16-52)
"An Act to amend 'An act concerning the courts,' approved September thirteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 390)," approved June 28, 1950,

(P. L. 1950, c. 199—C. 2:16-53)
"An Act to amend 'An act concerning the courts,' approved September thirteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 390)," approved June 7, 1950,

(P. L. 1949, c. 36—C. 2:16-53.1, 2:16-53.2)
"A Supplement to 'An act concerning the courts,' approved September thirteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 390)," approved April 14, 1949,

(P. L. 1949, c. 77—C. 2:16-106)
"An Act concerning suits, actions and proceedings of a legal or equitable nature wherein the Superior Court of New Jersey is involved as a party thereto, and supplementing 'An
act concerning certain powers, authority and property,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 362),'' approved May 6, 1949,

(P. L. 1948, c. 354—C. 2:16-1 to 2:16A-6)

"An Act to provide an administrative of­

cine for the courts,'' approved September 10, 1948,


"An Act to provide for the distribution of

the New Jersey Reports and the New Jersey

Superior Court Reports, and repealing sec­
tions 2:18-1 to 2:18-5, inclusive, and sections
2:19-1 to 2:19-5, inclusive, of the Revised Stat­
utes,'' approved July 24, 1950,

(P. L. 1950, c. 286—C. 2:24-27)

"An Act limiting the time for bringing ac­
tions in certain cases where municipalities
have vacated, extinguished or released, or
shall vacate, extinguish or release the public
rights in any road, street, avenue, public high­
way, lane, alley, path, park, square or pleasure
grounds, or any part thereof, by any persons
having or claiming any rights, title or interest
in the lands included therein,’’ approved July
3, 1950,


"An Act to limit the time in which actions
may be brought to assert private rights in
certain park lands which shall be vacated by
any municipality in cases where such lands
shall have been dedicated but not accepted by
the municipality and to provide a judicial de­
termination of such rights,’’ approved July
24, 1950,
"An Act concerning appellate review in the courts," approved August 30, 1948,

"An Act concerning proceedings in courts of law involving certain absent defendants in time of war," approved March 25, 1943,

"An Act concerning proceedings before the surrogate, in the orphans' court and in the prerogative court, involving certain absent defendants or interested parties in time of war," approved April 12, 1943,

"An Act relating to the administration of justice in civil actions and revising part of the statutes," approved September 10, 1948,

"An Act to amend 'An act relating to the administration of justice in civil actions and revising part of the statutes,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 355)," approved May 5, 1950,

"An Act concerning the payment of money into court in certain cases and the entry of satisfactions of certain judgments, orders and decrees by an order of court," approved August 3, 1939,

"An Act to amend 'An act concerning the payment of money into court in certain cases and the entry of satisfactions of certain judg-
ments, orders and decrees by an order of court,' approved August third, one thousand nine hundred and thirty-nine (P. L. 1939, c. 313),'' approved August 30, 1948,

(P. L. 1951, c. 22—C. 2:26-79.4 to 2:26-79.8b)

"An Act to provide for the payment of unclaimed moneys deposited by liquidators of building and loan and savings and loan associations in the former Court of Chancery and in the Superior Court to the State Treasurer for the use of the State and to claimants by the State Treasurer, and regulating the practice and procedure thereof," approved April 3, 1951,


"An Act concerning the priority of executions issued out of any court of this State against wages, debts, earnings, salary, income or profits, and fixing the amount of payments to be made in satisfying said executions," approved June 14, 1938,

(P. L. 1948, c. 324—C. 2:26-216 to 2:26-226)

"An Act concerning the prosecution of bonds given by certain fiduciaries and revising part of the statutes," approved August 30, 1948,

(P. L. 1948, c. 120—C. 2:27-233.1 to 2:27-233.4)

"An Act to provide that in any civil cause a verdict may be rendered by not less than five-sixths of the jury," approved June 12, 1948,

(P. L. 1942, c. 297—C. 2:29-41.1 to 2:29-41.7)

"An Act concerning proceedings in the Court of Chancery involving certain absent defendants in time of war," approved October 3, 1942,
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"An Act to amend 'An act concerning proceedings in the Court of Chancery involving certain absent defendants in time of war,' approved October third, one thousand nine hundred and forty-two (P. L. 1942, c. 297)," approved June 20, 1947,

(P. L. 1947, c. 229—C. 2:29-56.1 to 2:29-56.5)

"An Act providing for the copying of the paginal contents of all books in which are entered or enrolled proceedings and decrees in causes in the Court of Chancery, by the use of a photostatic, photographic or mechanical process; and authorizing the destruction or other disposal of said books," approved May 28, 1947,

(P. L. 1941, c. 15—C. 2:29-77.1 to 2:29-77.9)

"An Act to limit and regulate the issuance of restraining orders and injunctions, to declare certain acts lawful as a matter of public policy of the State of New Jersey and regulating the punishment for violation of such restraining orders and injunctions in disputes concerning terms or conditions of employment," approved March 13, 1941 (P. L. 1941, c. 15) as said title was amended by P. L. 1946, c. 160,

(P. L. 1946, c. 160—Title)

"An Act to amend the title of an act entitled 'An act to limit and regulate the issuance of restraining orders and injunctions and regulating the punishment for violation thereof in disputes concerning terms or conditions of employment,' adopted March thirteenth, one thousand nine hundred and forty-one," approved April 25, 1946,
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(P. L. 1947, c. 72—C. 2:29–82.1 to 2:29–82.12)

"An Act to provide for the payment of unclaimed deposits in the Superior Court to the State Treasurer for the use of the State and to claimants by the State Treasurer, regulating the practice and procedure, inspection of records and fees, and making certain violations of the act misdemeanors, and to amend the body of said act," approved April 17, 1947 (P. L. 1947, c. 72) as said title was amended by P. L. 1949, c. 32,

(P. L. 1949, c. 32—C. 2:29–82.1 to 2:29–82.11)

"An Act to amend the title of 'An act to provide for the payment of unclaimed deposits in the Court of Chancery to the State Treasurer for the use of the State and to claimants by the State Treasurer, regulating the practice and procedure, inspection of records and fees, and making certain violations of the act misdemeanors,' approved April seventeenth, one thousand nine hundred and forty-seven (P. L. 1947, c. 72), so that the same shall read 'An act to provide for the payment of unclaimed deposits in the Superior Court to the State Treasurer for the use of the State and to claimants by the State Treasurer, regulating the practice and procedure, inspection of records and fees, and making certain violations of the act misdemeanors,' and to amend the body of said act," approved April 14, 1949,


"An Act concerning the district courts, revising parts of the statutes and repealing certain statutes," approved September 10, 1948,


"An Act concerning attachment, superseding sequestration as original process in civil actions of an equitable nature and repealing
chapter forty-two of Title 2, and sections 2:29-88 to 2:29-109, inclusive, of the Revised Statutes," approved September 10, 1948,

(P. L. 1950, c. 222—C. 2:42-96)

"An Act to amend 'An act concerning attachment, superseding sequestration as original process in civil actions of an equitable nature, and repealing chapter forty-two of Title 2, and sections 2:29-88 to 2:29-109, inclusive, of the Revised Statutes,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 358)," approved June 13, 1950,

(P. L. 1949, c. 136—C. 2:42-102)

"An Act to amend 'An act concerning attachment, superseding sequestration as original process in civil actions of an equitable nature, and repealing chapter forty-two of Title 2, and sections 2:29-88 to 2:29-109, inclusive, of the Revised Statutes,' approved September tenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 358)," approved May 18, 1949,

(P. L. 1948, c. 323, §§ 1, 2 and 4—C. 2:50-27.1 to 2:50-27.3)

"An Act concerning certain fees," approved August 30, 1948,


"An Act providing for the escheat of certain unclaimed personal property and providing a procedure for the enforcement thereof, and providing a procedure in lieu of and supplementation of such procedure in certain cases," approved April 25, 1946 (P. L. 1946, c. 155) as said title was amended by P. L. 1951, c. 304,
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"An Act to amend the title of 'An act providing for the escheat of certain unclaimed personal property,' approved April twenty-fifth, one thousand nine hundred and forty-six (P. L. 1946, c. 155), so that the same shall read 'An act providing for the escheat of certain unclaimed personal property and providing a procedure for the enforcement thereof, and providing a procedure in lieu of and supplementation of such procedure in certain cases,' and to amend and supplement the body of the said act," approved July 13, 1951,


"An Act to amend and supplement 'An act providing for the escheat of certain unclaimed personal property,' approved April twenty-fifth, one thousand nine hundred and forty-six (P. L. 1946, c. 155),' approved June 26, 1947,

(P. L. 1940, c. 61—C. 2:60-248 to 2:60-251)

"An Act to provide for the better protection of jewelry and watch repairmen in the State of New Jersey," approved May 6, 1940,

(P. L. 1947, c. 349—C. 2:61-4.1 to 2:61-4.3)

"An Act to authorize municipalities to institute proceedings to bar and extinguish liens and encumbrances of the State of New Jersey upon premises heretofore acquired by municipalities in foreclosure proceedings upon tax sale certificates, in certain cases," approved June 26, 1947,

(P. L. 1941, c. 80—C. 2:61A-1 to 2:61A-11)

"An Act concerning the basis of distribution to creditors having security upon assets of insolvent estates, and to make uniform the law with reference thereto," approved April 28, 1941,
"An Act concerning certain bonds secured by mortgages in relation to the penalties of such bonds," approved June 24, 1947,

"An Act respecting the foreclosures of mortgages against trustees and fiduciaries," approved June 14, 1938,

"An Act to prescribe a procedure for the collection and enforcement, in summary proceedings, of penalties imposed, and provided to be collected or enforced by summary proceedings or in a summary manner, by any statute heretofore or hereafter enacted," approved July 21, 1948,

"An Act to amend "An act to prescribe a procedure for the collection and enforcement, in summary proceedings, of penalties imposed, and provided to be collected or enforced by summary proceedings or in a summary manner, by any statute heretofore or hereafter enacted," approved July twenty-first, one thousand nine hundred and forty-eight (P. L. 1948, c. 253)," approved September 10, 1948,

"An Act to amend "An act to prescribe a procedure for the collection and enforcement, in summary proceedings, of penalties imposed, and provided to be collected or enforced by summary proceedings or in a summary manner, by any statute heretofore or hereafter enacted," approved July twenty-first, one thousand nine hundred and forty-eight (P. L. 1948, c. 253)," approved July 6, 1950,
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(P. L. 1948, c. 332—C. 2:80-5, 2:80-6)
"An Act relating to procedure in lieu of prerogative writs," approved August 30, 1948,

(P. L. 1948, c. 381—C. 2:80-7, 2:80-8)
"An Act regulating the time for review, hearing and relief in lieu of prerogative writs," approved September 10, 1948,

(P. L. 1949, c. 238—C. 2:82-48.1)
"An Act concerning the writ of habeas corpus, and repealing section 2:82-48 of the Revised Statutes," approved May 25, 1949,

(P. L. 1941, c. 224—C. 2:82-57.1)
"An Act concerning the production of prisoners confined in penal or correctional institutions in this State before courts of the United States or of other States, for prosecution for crimes or as witnesses in criminal cases," approved June 24, 1941,

"An Act concerning juries," approved August 30, 1948,

(P. L. 1947, c. 324—C. 2:97-5.1)
"An Act to prohibit the disclosure of certain communications made in the course of religious discipline," approved June 20, 1947,

(P. L. 1941, c. 88—C. 2:97-27 to 2:97-33)
"Uniform Act to secure the attendance of witnesses from within or without the State in criminal proceedings," approved April 28, 1941,

(P. L. 1951, c. 266—C. 2:98-40 to 2:98-42)
"An Act concerning the use of photographic or reproductive copies of business and public records as evidence," approved June 22, 1951,
(P. L. 1945, c. 46—C. 2:101-1.1 to 2:101-1.4)

"An Act to provide for the receiving as evidence in any court, office or other place in this State, official findings, records, reports, or certified copies thereof, of death, presumed death, missing or other status, of any person, issued by the Secretaries of War and Navy, the United States Maritime War Emergency Board, and other Federal officers and employees," approved March 21, 1945,


"An Act concerning hospital records and the right of examination thereof in certain cases," approved May 2, 1945,

(P. L. 1942, c. 298—C. 2:122A-1 to 2:122A-3)

"An Act prohibiting discrimination by refusal of shelter during air raids or during practice air-raid alarm," approved October 3, 1942,


"An Act making it a misdemeanor to transmit false and untrue statements for publication or radio broadcasting," approved June 20, 1947,

(P. L. 1939, c. 65—C. 2:130-5)

"An Act to provide punishment of any person, corporation, society or organization who or which shall influence or attempt to influence any school pupil of this State against the salute to the flag of the United States of America," approved May 24, 1939,


"An Act to prohibit the use of certain misleading trade practices, and prescribing penalties for the violation thereof," approved April 25, 1946,
"An Act making it a misdemeanor to require that policies of insurance or renewals thereof incidental to certain financial transactions shall be obtained from or through particularly designated insurance agents or brokers," approved August 9, 1948,

"An Act for the punishment of crimes," approved May 2, 1942,

"An Act in relation to the sale, procurement, transfer or possession of or the offer to sell, procure or transfer tickets, reservations or passenger accommodations issued by any railroad, parlor or sleeping car owner or operator, steamship company, air line or bus line and limiting the charge to be made for such procurement or transfer, or the price at which such tickets, reservations or accommodations may be sold," approved March 1, 1944,

"An Act to prevent and punish the unauthorized use, exhibition or display of the Great Seal of the State of New Jersey," approved June 20, 1941,

"An Act concerning crimes and prohibiting the unauthorized use of any voting machine or electrical voting system of any legislative or other public body of this State for the purpose of recording a vote or votes thereon upon any matter being considered or voted upon by the members of such body," approved April 29, 1948,
"An Act relating to the power of all court attendants in the competitive class of civil service who are appointed by the sheriff of any county in this State," approved April 30, 1938,

"An Act concerning the apprehension of certain criminals," approved April 28, 1941,

"An Act to revise the law concerning county detectives and county investigators, and repealing sundry acts," approved June 22, 1951,

"An Act concerning the salaries of the prosecutors of the pleas in counties bordering on the Atlantic ocean now or hereafter having a population of less than thirty thousand inhabitants," approved May 28, 1947,

"An Act concerning the salaries of county prosecutors in counties of the sixth class," approved June 19, 1951,

"An Act concerning the appointment, qualifications, powers, duties and emoluments of county prosecutors, defining the term 'prosecutors of the pleas' in any statute so far as it relates to any county in which a county prosecutor shall have been appointed and making valid indictments or acts done by any county prosecutor when signed or done in the name of, and under the title of, the prosecutor of the pleas," approved April 29, 1948,
"An Act relating to courts having criminal jurisdiction and regulating proceedings in criminal cases," approved April 21, 1944,

"An Act concerning imprisonment of persons confined for default of payment of fines and costs," approved April 13, 1950,

"An Act concerning criminal procedure," approved April 29, 1946,

"An Act to amend 'An act concerning criminal procedure,' approved April twenty-ninth, one thousand nine hundred and forty-six (P. L. 1946, c. 187),’’ approved May 28, 1947,

"An Act concerning executive clemency, and repealing chapters ten and one hundred ninety-seven of Title 2 of the Revised Statutes and 'An act relating to the parole of certain former inmates of penal or correctional institutions in New Jersey who, having served in the active military or naval service of the United States, have been discharged or released from such service under conditions other than dishonorable,’ approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 209),’’ approved May 28, 1948,

"An Act concerning licenses to be at large or at liberty issued by the Court of Pardons and orders for commutation of sentence issued by the Governor, and the revocation thereof, and repealing chapter one hundred ninety-eight of Title 2 of the Revised Statutes,’’ approved April 11, 1949,
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"An Act relating to the possession of certain ammunition or other explosive weapons, and providing that any person who shall violate the provisions of the act may be adjudged to be a disorderly person and prescribing the punishment for any violation, and supplementing subtitle fifteen of Title 2 of the Revised Statutes," approved June 26, 1947,

(P. L. 1944, c. 31—C. 2:220-2.1 to 2:220-2.4)

"An Act concerning the appointment, term and qualifications of judges of the police court or city judges in cities of the second class in which such judges are required by law to be elected by the people," approved March 9, 1944,

(P. L. 1938, c. 392—C. 2:220-5.3)

"An Act concerning the term of office of the clerk to the recorder in certain cities of the second class," approved June 17, 1938.

2. The repeal of the above designated statutes or any of them by this act shall not abolish any office, position or employment in the public service of the State or of any municipality or county thereof or terminate the holding of any office, position or employment by any person nor affect the amount of the payment of any salary or compensation of any office, position or employment in the public service of the State or of any county or municipality thereof if such office, position or employment exists, or the holding thereof is authorized, or the salary is paid, or the amount thereof is fixed, pursuant to any such statute on the effective date of this act nor shall the repeal of any such statute affect any vested or accrued right under, or any proceeding in any court brought in relation to, any such statute or revive any statute repealed thereby.

3. This act shall take effect immediately.

Approved December 27, 1954.
CHAPTER 265

An Act to repeal certain statutes and revising parts of the statute law.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. The following acts are repealed:

(P. L. 1942, c. 335—C. 3:2-45.1)  
"An Act concerning the probating of wills of nonresidents who may die in a foreign country owning personal property situate in this State," approved December 21, 1942,

(P. L. 1947, c. 384—C. 3:5A-1 to 3:5A-10)  
"An Act providing for the disposition of property where there is no sufficient evidence that persons have died otherwise than simultaneously, and to make uniform the law with reference thereto," approved July 3, 1947,

(P. L. 1944, c. 238—C. 3:7-3.1)  
"An Act concerning the giving of notice to beneficiaries of the time and place where will has been probated," approved April 24, 1944,

(P. L. 1940, c. 45—C. 3:7-13.4, 3:7-13.5)  
"An Act providing for the acceptance of the duties of testamentary trustee and the issuance of letters to the testamentary trustee by the ordinary orphans' court or surrogate," approved April 22, 1940,

(P. L. 1941, c. 152—C. 3:7-13.4, 3:7-13.5)  
"An Act to amend 'An act providing for the acceptance of the duties of testamentary trustee and the issuance of letters to the testa-
mentary trustee by the ordinary, orphans’ court or surrogate,’ approved April twenty-second, one thousand nine hundred and forty (P. L. 1940, c. 45),’’ approved May 24, 1941,

(P. L. 1948, c. 388—C. 3:7–34.1, 3:7–34.2)

‘‘An Act authorizing the trial of the issue of mental incompetency without a jury in certain civil actions or proceedings,’’ approved September 13, 1948,

(P. L. 1944, c. 181—C. 3:8–19.1, 3:8–19.2)

‘‘An Act providing for the cancellation of bonds without surety given by certain fiduciaries,’’ approved April 20, 1944,


‘‘An Act to enable nontestamentary trustees to state and settle their accounts in the prerogative court or the orphans’ court,’’ approved April 28, 1938,

(P. L. 1942, c. 258—C. 3:11–2.1)

‘‘An Act relating to commissions of certain fiduciaries on real estate,’’ approved June 22, 1942,

(P. L. 1940, c. 58—C. 3:16–1.2)

‘‘An Act concerning the investment of moneys in certain cases,’’ approved May 6, 1940,


‘‘An Act concerning investments by fiduciaries,’’ approved April 26, 1951,


‘‘An Act declaring the income or principal status of increases in redemption values of United States savings bonds and United States Treasury savings certificates held by fiduciaries,’’ approved October 3, 1942,
"An Act authorizing fiduciaries to pay premiums, brokers' commissions, title charges, attorneys' fees, recording fees, the cost of survey and United States internal revenue stamps, and other charges incidental to and incurred with a purchase of or investment in real estate mortgages, and allocating such payments," approved June 18, 1947.

"An Act authorizing banks, trust companies, savings banks and national banks acting as fiduciaries to register and hold in the name of a nominee securities held in fiduciary capacities," approved April 13, 1944.

"An Act to amend 'An act authorizing banks, trust companies, savings banks and national banks acting as fiduciaries to register and hold in the name of a nominee securities held in fiduciary capacities,' approved April thirteenth, one thousand nine hundred and forty-four (P. L. 1944, c. 114)," approved July 6, 1950.

"An Act concerning the continuance in trust by fiduciaries acting under deeds of trust, of investments placed in or added to trusts by the creators of trusts," approved July 24, 1950.

"An Act authorizing fiduciaries to sell, exchange or otherwise dispose of property of their decedents, pendente lite," approved July 16, 1948.
(P. L. 1940, c. 109—C. 3:17-42.1)
"An Act relative to sales of lands by executors, administrators, administrators c.t.a de bonis non, guardians or trustees, acting or appointed in the State of New Jersey, or any sister State," approved June 17, 1940.

(P. L. 1946, c. 283—C. 3:25-66.1 to 3:25-66.5)
"An Act authorizing the sale of real estate of decedents to pay debts in cases where such real estate may be subject to escheat to the State, and providing for the disposition of the surplus from such sales," approved May 3, 1946,

(P. L. 1940, c. 148—C. 3:26-18.1)
"An Act authorizing the withholding of legacies, distributive shares and trust funds in certain cases," approved June 24, 1940,

(P. L. 1941, c. 171—C. 3:26-18.2)
"An Act concerning the distribution of legacies, distributive shares or parts of estates or trust by fiduciaries in certain cases," approved June 3, 1941,

(P. L. 1944, c. 242—C. 3:42A-1 to 3:42A-3)
"An Act to provide for the appointment of a conservator under certain circumstances for property of a person serving in or with the armed forces of the United States," approved April 24, 1944,

(P. L. 1945, c. 293—C. 3:42A-1)
"An Act to amend 'An act to provide for the appointment of a conservator under certain circumstances for property of a person serving in or with the Armed Forces of the United States,' approved April twenty-fourth, one thousand nine hundred and forty-four (P. L. 1944, c. 242)," approved May 3, 1945,
(P. L. 1950, c. 297—C. 3:45-1 to 3:45-3)

"An Act concerning trusts, authorizing assign­ments of reserved interests in trusts, subject­ing such interests to the claims of creditors and providing for the application of the act in certain cases," approved July 3, 1950.

2. The repeal of the above designated statutes or any of them by this act shall not abolish any office, position or employment in the public service of the State or of any municipality or county thereof or terminate the holding of any office, position or employment by any person nor affect the amount of the payment of any salary or compensation of any office, position or employment in the public service of the State or of any county or municipality thereof if such office, position or employment exists, or the holding thereof is authorized, or the salary is paid, or the amount thereof is fixed, pursuant to any such statute on the effective date of this act nor shall the repeal of any such statute affect any vested or accrued right under, or any proceeding in any court brought in relation to, any such statute or revive any statute repealed thereby.

3. This act shall take effect immediately.

Approved December 27, 1954.
CHAPTER 266

An Act concerning appropriations by municipalities for constructing or enlarging private charitable hospitals, and supplementing chapter 5 of Title 44 of the Revised Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. Any municipality which has no hospital therein maintained by such municipality, may appropriate a sum or sums of money to be applied for the purpose of constructing or enlarging any hospital or hospitals located in the municipality or in any other municipality in the county, which is supported by private charity and where such patients as may be sent thereto are supported and maintained and to which annual appropriations may be made by the municipality to maintain patients and to assist such hospital in accordance with the chapter to which this act is a supplement. The sum or sums so appropriated pursuant to this act shall be used and applied in constructing or enlarging such hospital.

2. This act shall take effect immediately.
   Approved December 27, 1954.
CHAPTER 267

An Act to establish a Legislative Budget and Finance Director in the Legislative Branch of the State Government and prescribing his powers and duties.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. There is hereby established in the Legislative Branch of the State Government a Legislative Budget and Finance Director, who shall be an officer of the Legislature and shall be appointed by the Law Revision and Legislative Services Commission, without reference to party affiliations and solely on the ground of fitness to perform the duties of his office, for such term of years not exceeding 6, as it shall from time to time determine.

2. It shall be the duty of the director to:
   (a) Collect and assemble factual information relating to the fiscal affairs of the State for the use of the Joint Appropriations Committee of the Legislature in formulating its annual proposals as to the amounts to be appropriated for the support of the State Government and for other purposes; examine all requests for appropriations made by the divisions and other subdivisions of the principal departments in the Executive Branch of the State Government, to the heads of such department and by the department heads, to the Director of the Division of Budget and Accounting and attend such hearings, held thereon, as it may be necessary for him to attend to obtain complete information as to the subject matter thereof;
   (b) Examine other requests for appropriations and receive and investigate the truth, fairness and correctness of all claims against the State for payment of which appropriations are to be requested,
(c) Report to the Legislature through the Joint Appropriations Committee, or in such other manner as shall be directed by the Legislature, upon the foregoing and as to any other matters which may be of assistance to said committee or the Legislature in forming an independent judgment in the determination of any fiscal matters before it and attend upon the Joint Appropriations Committee during its sittings and hearings and perform such services for it as it shall direct,

(d) Perform such other duties and collect such other factual information as the Legislature may require to be performed and collected in order that it and its committees may be furnished with full particulars and information in connection with proposals for the appropriation of State moneys and the incurring of indebtedness by the State and the fiscal affairs of the State in general.

3. On or before October 1 in each year, the requests for appropriations of the Legislature, its committees, joint committees and legislative commissions and of each agency and commission established in the Legislative Branch of the State Government, which shall specify all expenditures to be made by them during the next ensuing fiscal year, shall be filed with the Legislative Budget and Finance Director, who shall receive and examine the same and shall certify them, with the requests for appropriations for his office, to the Governor and shall report thereon to the Joint Appropriations Committee of the Legislature.

4. The approval and request officers of the Legislature and of the committees of each House thereof shall be the Secretary of the Senate and the Clerk of the General Assembly, respectively, and the request officer of each joint committee of the Legislature, each legislative commission, or of each agency or commission established in the Legislative Branch of the State Government, shall be such officer as shall be designated by such joint committee, legislative commission, agency or commission.
5. The director shall examine, audit and adjust all encumbrances and statements of indebtedness presented to him by the approval officers of the Senate and General Assembly and the committees thereof, of the joint committees of the Legislature and the legislative commissions and the agencies and commissions established in the Legislative Branch of the State Government and in so doing he may administer an oath to the persons presenting all encumbrances or statements of indebtedness and to any witness presented on behalf of such person and may examine such person or witness as to the truth, fairness or correctness of such encumbrances or statements of indebtedness and to certify to the Director of the Division of Budget and Accounting all encumbrances and statements of indebtedness found by him to be correct or due and owing.

6. The Director of the Division of Budget and Accounting shall execute and deliver warrant checks in settlement of such statements of indebtedness when approved by the Legislative Budget and Finance Director, if he finds appropriated funds available for the payment thereof, and transmit the same forthwith to the State Treasurer who shall thereupon sign and deliver the same to the payees.

7. The Law Revision and Legislative Services shall certify to the Legislative Budget and Finance Director the amounts appearing on the charge summary of each payroll certification approved by it, but this act shall not in any manner affect the operation of the Central Payroll System now maintained in the Department of the Treasury.

8. The Legislative Budget and Finance Director shall keep and maintain at all times such books of accounts and other accounting records as may be necessary to enable him to insure against the overexpenditure of any appropriation made to the Legislature, its committees, joint committees, legislative commissions and the agencies and commissions established in the Legislative Branch of the State Government.
9. The Legislative Budget and Finance Director shall, except when in attendance upon the sittings and hearings of the Joint Appropriations Committee, be under the general supervision and control of the Law Revision and Legislative Services Commission. He may employ such assistants and employees as shall be determined by said commission and as shall be approved by it, and he and his assistants shall receive such compensation from time to time as shall be fixed by said commission subject to available appropriations therefor. Such assistants and employees shall be chosen without reference to party affiliations, solely on ground of fitness to perform the duties for which they are employed and their employment and civil service status shall be governed by subsection d of section 11:4-4 of the Revised Statutes, except that employees performing stenographic or clerical duties may be appointed from the classified service of the civil service of the State in any case in which, in the judgment of the commission, more competent persons can be so employed and when so appointed, such employees shall have civil service status as employees of the classified service of the civil service, but no law or rule regulating assignment to duties, hours of work or payment for overtime shall be binding as to persons so employed whether or not they are employed from the classified service of the civil service.

10. Whenever in any statute it is provided that any item or part of any item of appropriation granted to any department or other State agency may be transferred to any other item in such appropriation upon the consent thereto of the State Treasurer or any other officer or that the State Treasurer may in the disbursement of funds appropriated for maintenance and operation of any department or branch thereof, the duties or responsibilities of which will or may hereafter be transferred to any other department or branch, authorize such appropriation to be transferred to such department or branch as shall be charged with
the responsibility of administering the functions of such department or branch so transferred, the approval of such transfer by the Legislative Budget and Finance Director shall first be obtained before any such transfer shall be effective.

11. This act shall take effect July 1, 1955.
   Approved January 10, 1955.

CHAPTER 268

An Act prescribing uniform policy provisions for policies of fire insurance, and other provisions relating to policies of fire insurance, and repealing "An act prescribing a standard form of fire insurance policy, endorsements and supplemental contracts, and repealing sections 17:36-3, 17:36-4, 17:36-5 and 17:36-7 of the Revised Statutes," approved April 20, 1944 (P. L. 1944, c. 171).

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. No policy or contract of fire insurance on any property in this State shall be made, issued or delivered by any insurer or by any agent or representative thereof until a copy of the form thereof has been filed with the Commissioner of Banking and Insurance. If the commissioner shall at any time notify any insurer of his disapproval of any such policy form because it contains provisions which are unjust, unfair, inequitable, misleading or contrary to law, it shall be unlawful for such insurer thereafter to issue any policy in the form so disapproved. Such disapproval by the commissioner may be reviewed by a proceeding in lieu of prerogative writ.
There shall be printed at the head of such policy the name of the insurer or insurers, issuing the policy; the location of the home office thereof; a statement whether said insurer or insurers operate on a stock or mutual plan or are reciprocal insurers or Lloyds underwriters; provided, however, that a corporation organized under a special act of the Legislature of any State may so indicate upon its policy and may add a statement of the plan under which it operates in this State; and there may be added thereto such device or devices as the insurer or insurers shall desire.

If the policy is issued by a mutual insurer having special regulations with respect to the payment by the policyholder of assessments, such regulations shall be printed upon the policy, and any such insurer may print upon the policy such regulations as may be appropriate to or required by its form of organization.

2. Binders or other contracts for temporary insurance may be made orally for a period which shall not exceed ten days or in writing for a period which shall not exceed 60 days and shall be deemed to include all the terms and conditions of a fire insurance policy as specified by this law and all such applicable endorsements filed with the Commissioner of Banking and Insurance as may be designated in such contract of temporary insurance; except that the cancellation clause and the clause specifying the hour of the day at which the insurance shall commence may be superseded by the express terms of such contracts of temporary insurance.

3. Two or more insurers authorized to do in this State the business of fire insurance may, with the approval of the Commissioner of Banking and Insurance, issue a combination form of fire insurance policy which shall contain the following provisions:

(a) A provision substantially to the effect that the insurers executing such policy shall be severally liable for the full amount of any loss or damage according to the terms of the policy, or for specified
percentages or amounts thereof, aggregating the full amount of such insurance under such policy.

(b) A provision substantially to the effect that service of process, or of any notice or proof of loss required by such policy, upon any of the insurers executing such policy, shall be deemed to be service upon all such insurers.

4. Every such fire insurance policy shall, in addition to the terms and conditions required by this act, provide space for listing the amounts or limits of insurance; the rates and the premiums for the coverage provided by the policy and endorsements thereto; the term, the date of inception, the date of expiration and the name of the insured. The policy may also contain such other data as may be conveniently included for duplication on daily reports or office records. Every such fire insurance policy shall contain the facsimile signature of the president and secretary of the insurer and the counter signature and date thereof of a licensed agent of the insurer. In lieu of the signatures on such policy by the president and secretary of an insurer having no such officer or officers, the same may be executed by such other person or persons as have authority so to do.

5. Every such fire insurance policy shall insure, limited to the amounts of insurance specified therein, the named insured and legal representatives, to the extent of the actual cash value of the property at the time of loss, but not exceeding the amount which it would cost to repair or replace the property with material of like kind and quality within a reasonable time after such loss, without allowance for any increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or repair and without compensation for loss resulting from interruption of business or manufacture, nor in any event for more than the interest of the insured, against all direct loss by fire, lightning, and by removal from premises endangered by the perils insured against in such policy, except as thereinafter provided, to the

C. 17:36-5.18. Additional terms and conditions.

Policy to insure to actual cash value.
property described therein while located or contained as described in such policy, or pro rata for 5 days at each proper place to which any of the property shall necessarily be removed for preservation from the perils insured against in such policy, but not elsewhere. Every such fire insurance policy shall contain a provision that its assignment shall not be valid except with the written consent of the insurer.

6. Every such fire insurance policy shall contain certain standard provisions which shall be in the words and in the order hereinafter set forth:
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SECOND PAGE OF STANDARD FIRE POLICY

1 Concealment. This entire policy shall be void if, whether before or after a loss, the insured has at
any time, by fraud or misrepresentation, or by the
true or false statement of any material fact, or by
omission to state any material fact, or by any
fraud or false swearing, including actions taken by
any person, before or after a loss, injurious to this
Company, or to the interests or to the rights of
this Company.

2 Policy not included. This Company shall not be liable for loss by
fire or other perils insured against in this
policy unless such fire did originate from any of the perils insured.

3 Perils not covered. This Company shall not be liable for loss by
fire or other perils insured against in this
policy unless such fire did originate from any of the perils insured.

4 Exceptional property. This policy shall not cover amounts, bills,
cheques, drafts, evidence of debt, money or
property, including any bank or insurance
company reserves, or any property for which this
Company shall be liable for loss by fire.

5 Any other peril to be insured against or sub­jected to insurance to be covered in the
policy, unless specified in the policy or the
provisions of the policy shall be subject to change.

6 Waiver. No consent in writing, stating the knowledge and belief of the insured as to
the following: the time and origin of the loss, the interest of the
insured and of all others in the property, the actual cash value of
such item therein and the amount of loss therein, all
benefits thereto, all other contracts of insurance, whether valid
or not, covering any of said property, any changes in the rule
use, occupation, location, possession or exposure of said prop­erty.

7 Agreement. All policies may be made by this Company case of loss, and any
vision or agreement not inconsistent with the provisions
of the policy, may be provided for in writing added hereto, but no
vision may be waived except such as by the terms of this
policy is subject to change.

8 Cancellation of policy. No permission affecting this insurance
provisions exist, or waiver of any provision be
expressed in any policy or declared in writing
within thirty days after the

9 Cancellation. This policy shall be cancelled at any time
request of the insured, in which case
this Company shall, upon demand, and sur­render of this policy, refund the excess of premium above
the customary short rates for the expired time. This policy
may be cancelled at any time by this Company by giving
notice of its intention so to do within thirty days after the
receipt of the proof of loss herein required.

10 Mortgage. If this Company shall be required by any mortgagee, or
mortgagee, or any other person, to make or permit any payment of the
amount of loss for which this Company
shall be liable shall be payable sixty days
after the receipt of the proof of loss herein required.

11 Abandonment. No suit or action on this policy, for the recov­ery of any claim, shall
be sustainable in any court of law or equity unless all the requirements of this policy
shall have been complied with, and unless commenced within
twelve months next after inception of the loss.

12 Subrogation. This Company may require from the insured
an assignment of all right of recovery against
any party for loss in the extent that payment therefor is made
by this Company.
7. Every such policy of fire insurance may, subject to the provisions of section 1 hereof as to filing with and possible disapproval by the Commissioner of Banking and Insurance, include any other insurances which the insurer is authorized to make. Two or more insurers may issue in combination a policy authorized by this section, under the terms of which policy each of such insurers will provide coverage against one or more of the specified insurances.

Whenever other insurances which the insurer is authorized to make are included in any such policy of fire insurance and there is no separate premium for fire insurance, the insurer, if not organized under the laws of this State, shall allocate that much of the premium which is fairly attributable to fire insurance for the purpose of determining taxes pursuant to R. S. 54:17-4, 54:18-1 and 54:18-2.

8. Appropriate forms of contracts, or supplemental contracts, or extended coverage endorsements that will provide insurance in case of loss, damage or liability occasioned by any accident, incident, occurrence, or peril other than fire and lightning which the insurer is empowered to assume, also forms of endorsements whereby the insurer agrees to reimburse and indemnify the insured for the difference between the actual value of the insured property at the time any loss or damage occurs and the amount actually expended to repair, rebuild or replace with new materials of like size, kind and quality such property as has been damaged or destroyed by fire or other perils insured against may be filed with the Commissioner of Banking and Insurance for use with or as a part of such fire insurance policy, by a licensed rating organization on behalf of all its members or subscribers or on behalf of any individual member or subscriber, or by any insurer making its own filings.

Any insurer may present any such form for filing, if after a reasonable request, the rating organization of which it is a member or subscriber
has failed or refused to present such form for filing.

Any such form filed as aforesaid shall be used by every insurer by whom or in whose behalf it was filed to the exclusion of any form or forms covering substantially the same agreement. Any such form may be withdrawn or it may be superseded by the filing of a new form or forms covering substantially the same agreement.

No such form of contract, supplemental contract, or extended coverage endorsement shall be made, issued or delivered by any insurer or by any agent or representative thereof until after 30 days from the date of such filing.

The use of such contracts, supplemental contracts or extended coverage endorsements as have heretofore been filed with and approved by the commissioner under the provisions of chapter 171, laws of 1944, may be continued until withdrawn, supplemented, or amended.

If the Commissioner of Banking and Insurance shall, at any time, notify any rating organization or any insurer of his disapproval of any such filed contract, supplemental contract or extended coverage endorsement because it contains provisions which are unjust, unfair, inequitable, misleading or contrary to law, it shall be unlawful for any insurer to issue any such contract, supplemental contract or extended coverage endorsement in the form so disapproved. Such disapproval by the commissioner may be reviewed by a proceeding in lieu of prerogative writ.

9. Whenever the Commissioner of Banking and Insurance shall make any disapproval or any other order affecting any insurer, insurance agent, insurance broker or other person or persons subject to this act, such disapproval or order shall not be effective unless made in writing and signed by the Commissioner of Banking and Insurance or by his authority.
10. Any insurer, insurance agent, insurance broker or other person or persons doing in this State the business of fire insurance which shall violate any regulation or order of the Commissioner of Banking and Insurance or attach to, or otherwise make a part of any contract of fire insurance any contract, supplemental contract or extended coverage endorsement which has been disapproved by the Commissioner of Banking and Insurance shall be guilty of a misdemeanor.

11. The provisions of this act shall not apply to any policy or contract of reinsurance between insurers; nor shall the provisions of this act apply to policies of marine, inland marine, motor vehicle or aircraft insurance whose provisions insure against or include insurance against the peril of fire, but such policies or contracts may be attached to a fire insurance policy in accordance with the provisions of this act.

12. "An act prescribing a standard form of fire insurance policy, endorsements and supplemental contracts, and repealing sections 17:36-3, 17:36-4, 17:36-5 and 17:36-7 of the Revised Statutes," approved April 20, 1944 (P. L. 1944, c. 171), is repealed but the repeal thereof shall not revive any acts or parts of acts repealed by such act.

13. The invalidity of any part or section of this act shall not affect the validity of the remaining parts or sections.

14. This act shall take effect immediately.

Approved January 12, 1955.
CHAPTER 269

AN ACT authorizing certain cities in this State to lay out and open streets over and through certain public parks located within the territorial limits of such cities, and to make use of portions of such public parks for the widening of existing streets adjacent thereto.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. In any city located within the territorial limits of a county of the first class the governing body of such city is authorized by ordinance to establish, lay out and open a public street through any public park located in a business area of, and belonging to, such city, and to appropriate and make use of any portion of such public park for the widening of existing streets adjoining the same in order to provide an additional space for the operation and parking of vehicles, or other highway use, whenever the said governing body shall determine that traffic conditions in the said area warrant the establishment of such new street or the widening of an existing street.

2. In the event that the said public park should be subject to any rights, liens, interests, reversionary claims or easements, the governing body is hereby authorized to acquire the same or the title in fee by purchase, gift or eminent domain, in the name of the city and the procedure for condemnation thereof shall be taken in accordance with the provisions of chapter 1, Title 20, of the Revised Statutes.

3. This act shall take effect immediately.

Approved January 12, 1955.
CHAPTER 270

An Act concerning the additional compensation of county court judges holding district court, and amending section 2A:3-21 of the New Jersey Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2A:3-21 of the New Jersey Statutes is amended to read as follows:

   2A:3-21. When a judge of the County Court, who is not required by law to devote his entire time to his judicial duties, holds a county district court, he shall, for his services in the county district court, receive additional compensation at the rate of $1,200.00 yearly, payable by the board of chosen freeholders of the county in which the district court is held, upon certification of the county clerk of the county.

2. This act shall take effect immediately.

Approved January 17, 1955.
CHAPTER 271

An Act concerning salaries of officers and employees in municipalities, and amending section 40:46-27 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 40:46-27 of the Revised Statutes is amended to read as follows:

40:46-27. When the governing body of any municipality shall be required by petition, or shall deem it advisable to fix the salaries of its members, or any officer, or the salaries paid in any municipal department, in cases where, under the provisions of this or any other law, it is necessary to have a referendum vote thereon, such governing body shall pass an ordinance definitely fixing such salary or salaries, with the date when the same shall commence.

The clerk of the municipality shall forthwith forward a certified copy of the ordinance to the officer whose duty it is to prepare the ballots for the election, notifying such officer that a vote is desired upon the question.

Such officer shall, in the manner and form provided by law, place the same upon the ballots to be used at the next general election in such municipality, in substantially the following form:

"Shall the salary, (or salaries) of the ................

...........................................(title of office, department or group) of ..................................................

(name of municipality) be fixed as follows, ...........

...............(amount or amounts) per annum?"
If it is proposed to reduce or increase a salary, the following form should be used: "Shall the salary (or salaries) of the ...........................................................
(title of office, department or group) of ............
............ (name of municipality) be reduced (or increased) as follows: ..........................................................
(title of office, department or group) from $........ (amount of present salary) to $........ (amount of proposed or adopted salary) per annum?"

If a majority of the legal voters of the municipality voting upon such question at such election shall vote "Yes," the salary or salaries so adopted shall be paid to the members of the governing body, department or officer, on and after the date specified in the ordinance and until again changed by referendum vote. If a majority of the legal voters voting upon such question at such election shall vote "No," such salary or salaries shall continue as theretofore. The salary or salaries to be paid any officer or in any department shall not be voted upon more than once in 2 years.

2. This act shall take effect immediately.

Approved February 9, 1955.
CHAPTER 272

An Act authorizing a conveyance by the Department of Conservation and Economic Development, Division of Fish and Game, of certain lands in the townships of Roxbury and Jefferson, county of Morris and State of New Jersey, in exchange for other lands in the township of Jefferson in said county for the use of said Division of Fish and Game.

WHEREAS, The Department of Conservation and Economic Development is possessed of certain lands situate in the townships of Roxbury and Jefferson containing 3.65 acres more or less, which said lands are not required for its use; and

WHEREAS, The New Jersey Power and Light Company is the owner of certain lands in the township of Jefferson, county of Morris, containing 3.65 acres more or less, which said lands would be particularly advantageous to the uses of the Department of Conservation and Economic Development, Division of Fish and Game; and

WHEREAS, The Department of Conservation and Economic Development desires to make an exchange of said lands and has entered into a tentative agreement to exchange the lands above mentioned; and

WHEREAS, It is believed that it is to the interest of the State that an exchange of said lands should be made; therefore,
BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. It shall be lawful for the Department of Conservation and Economic Development to convey to New Jersey Power and Light Company, a corporation of New Jersey, by good and sufficient deed in the name of the State of New Jersey, all its right, title and interest in that certain tract of land in the townships of Roxbury and Jefferson, county of Morris, containing 3.65 acres more or less, which land is described as follows:

Beginning at a point in the Easterly corner of lands now or formerly of Paul Guenther marked by an iron pipe No. 23 in a Westerly line of the 8.61 acre tract conveyed by L. R. Worman et ux, to Francis J. L. Doyle, and from thence running (1) along the northerly line of said Guenther lands South 82° 09' West 252.44 feet to an iron pipe for a corner; thence (2) North 3° 59' East 416.33 feet to a point; thence (3) North 34° 40' 30" East 504.29 feet more or less, be the distances what they may, to a monument for a corner of a 49.63 acre tract conveyed by Duquesne Slag Products Co. to said Francis J. L. Doyle; thence (4) along a Southerly line of said 49.63 acre tract South 58° 46' East 120.01 feet to a monument and the Northwesterly corner of the aforesaid 8.61 acre tract; thence (5) along the Westerly line of said 8.61 acre tract South 21° 10' West 396.10 feet to an iron pipe for a corner thereof; thence (6) still along the same South 3° 59' West 365.45 feet to the point and place of Beginning. Containing 3.65 acres more or less, in exchange for a conveyance by New Jersey Power and Light Company of its right, title and interest in and to that certain tract of land in the township of Jefferson comprising 3.65 acres, more or less, for use of the Department of Conservation and Eco-
nomic Development, Division of Fish and Game, which land is described as follows:

All that certain tract situate, lying and being in the Township of Jefferson in the County of Morris and State of New Jersey, more particularly described as follows:

Beginning at a point in the southerly right of way line of lands now or formerly of Wharton Northern Railroad where the same is intersected by the most westerly line of lands conveyed to New Jersey Power & Light Company by Dusquesne Slag Products Company, said point of beginning being marked by Monument No. 8 set by J. H. Richter, land surveyor in survey of said New Jersey Power & Light Company lands in 1928, thence running (1) along said westerly line of New Jersey Power & Light Company south 9° 54' west 51.87 feet to Monument No. 7 of said survey located in the Rockaway River; thence, the following four courses along said Company's line and in the river, (2) South 58° 6' east 241.66 feet to Monument No. 6; thence (3) South 72° 0' east 485 feet to Monument No. 5; thence (4) south 45° 6' east 157.48 feet to Monument No. 4; thence (5) south 21° 55' east 320 feet to Monument No. 3; thence (6) still along the same and crossing the easterly bank of the river, south 63° 35' East 215 feet to Monument No. 2; thence (7) by a new line through said New Jersey Power & Light Company lands north 23° 57' 20" west 615.28 feet to a point; thence (8) still by a new line north 72° west 873.99 feet to the point and place of Beginning. Containing 3.65 acres more or less.

2. This act shall take effect immediately.
Approved February 10, 1955.
Joint Resolutions

JOINT RESOLUTION No. 1

A Joint Resolution to declare the week of March 7 to 13 as "Save Your Vision Week" and for a proclamation thereof by the Governor.

WHEREAS, National security continues to be a primary concern to all citizens; and

WHEREAS, Increased enrollments in our schools tax existing physical facilities, impose greater burdens on teaching personnel, and require more reading and personal effort of pupils; and

WHEREAS, The toll of highway traffic accidents and fatalities continues to rise; and

WHEREAS, Efficient vision is an important factor in the emotional and educational development of children; in driver-efficiency and highway traffic safety; in safety and efficiency in defense and normal civilian industry and activities, in personal health, welfare and safety and in enjoyment of life for all citizens; and

WHEREAS, Visual problems, generally unaccompanied by pain, often are disregarded until serious impairment of the eye occurs; and

WHEREAS, The importance of good vision to personal health, welfare and safety and to the National Welfare should be recalled and emphasized to all citizens of this State; and
JOINT RESOLUTION No. 1

WHEREAS, The New Jersey Optometric Association is carrying out a co-ordinated program of research, service and public education in the prevention and correction of visual disabilities in its unending effort to protect, conserve and improve the vision of citizens of New Jersey; and

WHEREAS, The New Jersey Optometric Association, in co-operation with the American Optometric Association, is conducting an intensive program of public education during the week of March 7 to 13 through newspapers, radio, television, magazines and talks to groups of citizens; therefore

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. The week of March 7 to 13 is declared to be "Save Your Vision Week" in the State of New Jersey, and the citizens thereof are urged to give attention to visual care for their own welfare and that of their country.

2. That the Governor, by an appropriate proclamation, so proclaim the said week of March 7 to 13 as "Save Your Vision Week" in this State.

3. This joint resolution shall take effect immediately.

Approved March 1, 1954.
JOINT RESOLUTION No. 2

A Joint Resolution to declare the month of April as "Cancer Control Month" in the State of New Jersey and for a proclamation thereof by the Governor.

Whereas, The American Cancer Society, through the New Jersey division and its 21 county chapters, is engaged in an energetic fight to control cancer; and

Whereas, More than 8,000 persons are dying annually in New Jersey from cancer, many of whom could have been saved if the 7 danger signals of cancer had been recognized; and

Whereas, The said New Jersey division and its county chapters is conducting a well-planned and co-ordinated crusade against the disease by means of programs of research, service and education; and

Whereas, 60% of all the moneys contributed by residents of New Jersey are being expended in this State to improve facilities at cancer clinics and to provide direct service to the cancer patient and the public; therefore,

Be it resolved by the Senate and General Assembly of the State of New Jersey:

1. The month of April is directed to be known in New Jersey as "Cancer Control Month" and the residents thereof are urged to give their support to the New Jersey division and its cancer control program.

2. The Governor, by appropriate proclamation, set aside the said month of April as "Cancer Control Month" in New Jersey.

3. This joint resolution shall take effect immediately.

Approved March 25, 1954.
JOINT RESOLUTION No. 3

A Joint Resolution creating a commission to be known as the State Old Age Study Commission to study the problems of the aging group in our population in reference to employment, housing, health, recreation and general social and economic needs, prescribing the powers and duties of such commission and providing for an appropriation therefor.

WHEREAS, The number of elderly persons and their proportion to the population as a whole is constantly increasing in this State as well as throughout the United States; and

WHEREAS, It appears desirable and necessary to ascertain at this time by an appropriate investigation and study what steps should be taken to provide for the aging group in our population in reference to employment, housing, health, recreation and general social and economic needs; and

WHEREAS, Such investigation and study can be accomplished by the establishment of a commission to make such investigation and study and report thereon to the Legislature and to the Governor; now therefore

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. There is hereby created the State Old Age Study Commission. The commission shall consist of 7 members, three of whom shall be named by the Governor, two of whom shall be named by the President of the Senate and two of whom shall be named by the Speaker of the General Assembly. The members to be named by the Governor shall be...
from the State at large. The members to be named by the President of the Senate may be Senators or from the State at large. The members to be named by the Speaker of the General Assembly may be Assemblymen or from the State at large. Any vacancy in the membership of the commission shall be filled by appointment by the authority who named the person whose membership in the commission ceased and thereby created a vacancy.

2. The commission shall select from among its members, a chairman, a secretary, and a treasurer. The commission may adopt by-laws for the purpose of facilitating its functions. The commission may employ such technical and clerical assistants as it deems necessary and fix their compensation within the limits of its appropriations.

3. The commission is authorized, empowered and directed to study the problems of the aging group in our population in reference to employment, housing, health, recreation and general social and economic needs.

4. The commission as soon as practicable shall report the result of its study, together with its recommendations, including proposed legislation, to the Governor and the Legislature.

5. The commission may hold hearings in any part of the State and call upon any of the State departments for such assistance as may be required from such departments.

6. An appropriation to defray its expenses shall be made to the commission by including an item therefor in any general or supplementary appropriation act or by a direct appropriation.

7. This joint resolution shall take effect immediately.

Approved April 1, 1954.
JOINT RESOLUTION No. 4

A JOINT RESOLUTION creating a Juvenile Delinquency Study Commission and prescribing its powers and duties.

WHEREAS, Our youth are among the State's greatest assets; and

WHEREAS, The State desires to provide every means and opportunity within its power to insure the development of our youth into resourceful, upright and useful adult citizens; therefore,

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. There is hereby created a Juvenile Delinquency Study Commission to be composed of 2 members of the Senate, 2 members of the General Assembly, 8 citizens of the State and the Commissioner of Education ex officio. The Governor shall appoint 4 citizen members. The President of the Senate shall appoint the Senate members and 2 citizen members, and the Speaker of the General Assembly shall appoint the 2 General Assembly members and 2 citizen members. As far as practicable, the citizen members shall represent groups, organizations or clubs interested in the problems and development of youth as well as religious and educational groups or organizations.

2. Each of the citizen members shall serve for a term of 2 years and until his successor is appointed and qualified. Each legislative member shall serve for 2 years but only so long as he remains a member of the General Assembly of the Legislature from which he was appointed. Vacancies caused otherwise than by expiration of term shall be filled for the unexpired term only. Members shall serve without salary but shall be reimbursed for traveling and other expenses actually and necessarily incurred in the performance of their duties.
JOINT RESOLUTIONS Nos. 4 & 5

3. The commission shall engage in a continuous investigation and study of the causes of juvenile delinquency generally, including, as it may be related thereto, a study of juvenile health, recreational and educational needs, and the commission is directed to do everything necessary and proper to formulate and prepare such legislation as it shall determine necessary to aid and assist in the prevention of juvenile delinquency.

4. The commission may hold hearings in any part of the State and by its subpoena may compel the attendance of witnesses and the production of books, papers and records. It may draft necessary legal and clerical assistants from any State department as may be required.

5. The commission shall report annually on the second Tuesday in January to the Governor and the Legislature, setting forth the result of its studies of the preceding year and shall make such recommendations as it shall deem fit.

6. The commission shall have such funds for the purposes of this resolution as shall be appropriated to it in any general or supplemental appropriation act or otherwise made available to it.

7. This joint resolution shall take effect immediately.

Approved April 1, 1954.

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JOINT RESOLUTION No. 5

A JOINT RESOLUTION to declare the week of May 17 to 22 as “Chemical Progress Week” and for a proclamation thereof by the Governor.

WHEREAS, National security continues to be a primary concern to all citizens; and
JOINT RESOLUTION No. 5

Preamble. WHEREAS, The science of chemistry as applied through the chemical industry is building an increasingly better and economically stronger America; and

Preamble. WHEREAS, The chemical industry is not only a very important factor in our American life but is also the largest single industrial activity in the State of New Jersey; and

Preamble. WHEREAS, The chemical industry affects the daily life of each American through the products he uses, through economic factors and through National Security; and

Preamble. WHEREAS, The chemical industry has especially improved the living standards of Americans in the past 20 years; and

Preamble. WHEREAS, The future of America is irrevocably joined to the continued progress of the chemical industry; and

Preamble. WHEREAS, It is desirable that as many Americans as possible be made cognizant of the effect of the chemical industry upon them; therefore

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey, that:

1. The week of May 17 to 22 is declared to be "Chemical Progress Week" in the State of New Jersey, and the citizens thereof are urged to acquaint themselves with the effects of the chemical industry on their lives, their community, State and Nation.

2. The Governor, by appropriate proclamation, so proclaim the said week of May 17 to 22 as "Chemical Progress Week" in this State.

3. This joint resolution shall take effect immediately.

Approved May 11, 1954.
JOINT RESOLUTION No. 6

A JOINT RESOLUTION memorializing the Congress of the United States to return to the State of New Jersey and other States sufficient moneys from taxes raised in the various States for the administration of employment security and to provide adequately for administration of the employment security program in the State of New Jersey and the other States.

WHEREAS, The 1953 Session of the New Jersey Legislature at a special Session found it necessary to appropriate State moneys in the amount of $500,000.00 to relieve the mounting difficulties encountered in the handling of unemployment insurance claims caused by severe budget reductions at the Federal level; and

WHEREAS, There are approximately 95,000 New Jersey workers now unemployed and seeking unemployment insurance benefits and benefit payments are the highest in 4 years; and

WHEREAS, Under the provisions of the Federal Unemployment Tax Act (Title IX of the Social Security Act), the Federal Government has collected by taxation in the State of New Jersey from 1938 to 1953 approximately $50,000,000.00 above the amount actually appropriated and expended for the administration of the Unemployment Compensation Law of New Jersey; and

WHEREAS, Moneys appropriated and allocated by the Federal Government from taxes raised in New Jersey under the Federal Unemployment Tax Act (Title IX of the Social Security Act) have over the years been insufficient for proper
and adequate administration of the State’s Employment Security program, resulting in delays in payments to claimants and the curtailment of services to employers, thus weakening the effectiveness of the unemployment insurance and State Employment Service programs; therefore

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. That the Congress of the United States be requested to enact legislation providing supplemental funds for New Jersey and other States distressed by the lack of adequate administrative funds for the fiscal year ending June 30, 1954, and thus enabling the State of New Jersey to preserve State moneys in the amount of $500,000.00 appropriated by the 1953 Legislature as an emergency measure.

2. That the Congress of the United States be requested to enact legislation assuring an adequate grant of funds to the State of New Jersey and other States for the proper and efficient administration of the employment security laws for the fiscal period July 1, 1954, to June 30, 1955.

3. That the Congress of the United States be requested to enact basic amendments assuring all State employment security agencies of adequate annual amounts for proper administration of their laws, the sums to be payable from the taxes raised by the Federal Government under the Federal Unemployment Tax Act.

4. That the Congress of the United States be requested to earmark Federal Unemployment Tax Act collections for employment security purposes, instead of permitting the Federal Government to retain a substantial portion of such taxes while larger industrial States, such as New Jersey, experience annually reductions by the Federal administrative agencies of the amount of funds deemed necessary for the proper administration of the State employment security programs.
5. **Be It Further Resolved**, That the Secretary of State is directed forthwith to forward copies of this resolution to the presiding officer of the United States Senate, the Speaker of the House of Representatives, the chairmen of the Senate and House of Representatives Committees on Appropriations, the Chairman of the Senate Committee on Finance and to the members of the Congress from the State of New Jersey.

6. This joint resolution shall take effect immediately.

Filed May 24, 1954.

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**JOINT RESOLUTION No. 7**

A **JOINT RESOLUTION** for the continuation and reconstitution of the commission appointed pursuant to "A joint resolution creating a commission to make a study of the laws of this State authorizing or requiring the payment of noncontributory retirement benefits to employees of the State and local governments and to report thereon to the next session of the Legislature," approved April 15, 1953.

**Be it resolved by the Senate and General Assembly of the State of New Jersey:**

1. The commission created and appointed pursuant to the provisions of Joint Resolution No. 6 of 1953 is hereby continued and reconstituted with the same members as were appointed under said joint resolution; except those members who were appointed from the Senate who are no longer members of the Senate and those members appointed from the General Assembly who are no longer members of the General Assembly. In any such
case a vacancy shall be deemed to exist and the
vacancy shall be filled by the same authority as
made the original appointment.

2. Said commission shall continue to have all
of the powers and perform all of the duties vested
in, and required of, it under the terms of said joint
resolution; except that it shall not be required to
report to the Legislature prior to the 1955 Session
of the Legislature.

3. This joint resolution shall take effect im-
mediately.

Approved June 1, 1954.

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JOINT RESOLUTION No. 8

A Joint Resolution constituting a commission to
make a study of the services, activities and func-
tions of the Executive Branch of the State Gov-
ernment in the interest of the promotion of
further economy, efficiency and improvement in
the transaction of the public business of the
State.

Whereas, Pursuant to the Constitution of 1947,
all the executive and administrative offices, de-
partments and instrumentalities of the State Gov-
ernment and their respective functions, pow-
ers and duties were allocated by law among and
within 14 principal departments in an effort to
group the same according to major purpose as
far as practicable; and

Whereas, 5 years have elapsed since such alloca-
tion was made effective; and
WHEREAS, It is the policy of the State that continued effort shall be made to increase the efficiency of operation of the State Government and to effect such economies as may be effected without interference with the efficient operation thereof; and

WHEREAS, It is deemed desirable to review the method of allocation of the respective functions, powers and duties among such principal departments in the light of the experience of the operation thereof, and of changing conditions which have occurred during said period, with the view to possible improvement thereof and to the further clarification of functions, powers and duties and of responsibilities for the performance thereof; and

WHEREAS, The Governor and the Legislature share the responsibility for the promotion of economy, efficiency and improved service in the conduct of the public business of the State; therefore,

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. There is created a commission to consist of 3 members to be appointed by the Governor, no more than two of whom shall be members of the same political party, 3 members of the Senate to be appointed by the President thereof, no more than two of whom shall be members of the same political party, and 3 members of the General Assembly to be appointed by the Speaker thereof, no more than two of whom shall be members of the same political party.

2. It shall be the duty of said commission to make a study of the organization and operation of the executive and administrative offices, departments and instrumentalities of the State Government and of the several services, activities and functions of the principal departments of the Executive Branch of the State Government in order
to ascertain in the light of the experience gained since the establishment of said principal departments whether improvement can be made in the interrelation and arrangement of the same by promoting further consolidation, transfer of functions and powers from one principal department to another or the establishment of additional principal departments within the limits of the Constitution and the clarification of functions and definition of responsibilities in the interest of the promotion of further economy, efficiency and improvement in the transaction of the public business of the State to the end that the sums appropriated for the carrying on of said services, activities and functions may be expended in such manner as to afford the highest efficiency in the performance of said services, activities and functions consistent with the policy of limitation of expenditures to the lowest amount required to maintain a satisfactory degree of efficiency.

3. The commission shall meet at the call of the Governor and organize by the election of a chairman and a secretary from its own number, who, together with the other members of the commission, shall serve without compensation.

4. The commission is authorized to hold public hearings at such times and places as it shall designate and may sit during the recess of the Legislature or after any adjournment thereof.

5. The commission shall be entitled to call to its assistance and avail itself of the services of such employees of any State Department, board, bureau, commission or agency as it may require.

6. The commission may incur such necessary expenses, and engage, and appoint such counsel, expert advisors, clerical and stenographic assistants and investigators as it may deem necessary and fix their compensation within the limits of any sums appropriated or made available to it for such purposes.

7. The commission may consider such matters in connection with its studies as it deems advisable
and shall confer with the Governor thereon and shall report its findings from time to time to the present or the next Legislature and recommend such legislation as it deems necessary or advisable.

8. This joint resolution shall take effect immediately.

Approved June 8, 1954.

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JOINT RESOLUTION No. 9

A Joint Resolution creating a commission to study the administration of library services in the counties and municipalities of New Jersey and prescribing its powers and duties.

WHEREAS, Good public libraries are an essential and integral part of the State educational system; and

WHEREAS, The people of New Jersey need good books during their entire lifetime in order to develop to their fullest capacities as individuals and citizens and at least 276,000 have no library service of any kind and, in addition, more than 1,000,000 New Jersey residents are presently inadequately served by libraries; and

WHEREAS, The pattern of library service in New Jersey has remained unchanged for many years and no realistic investigation has been made to determine its degree of efficiency; and

WHEREAS, It is desirable and necessary that an over-all plan be developed leading to a sound and effective system of public libraries in New Jersey; now, therefore,
JOINT RESOLUTION No. 9

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. There is hereby created a commission of 11 members to be known as the Commission to Study Library Services in New Jersey. The members of such commission shall be appointed as follows: 3 members of the Senate to be appointed by the President thereof; 3 members of the General Assembly to be appointed by the Speaker thereof; and 5 members-at-large to be appointed by the Governor. No more than a majority of any such group of 3 or 5 shall be members of the same political party.

2. Within 30 days after the effective date of this joint resolution, the President of the Senate, the Speaker of the General Assembly, and the Governor shall make their respective appointments to the commission created by and established under this joint resolution. Any vacancy in the membership of the commission shall be filled in the same manner as the original appointment was made. All members shall serve without compensation. The commission shall meet at the call of the Governor and select a chairman from their own number and a secretary who may be a member of the commission.

3. The commission shall be charged with the duty and responsibility of inquiring into the condition of library service to the people of New Jersey, including availability and distribution of service, organization and efficiency of libraries, qualifications of personnel, and financial support whereby books and other library materials are furnished to the citizens in the counties and municipalities of this State; it shall recommend to the Legislature what improvements should be made in connection therewith for the greatest benefit of all concerned and for the development of a master plan or guide leading to the improvement and adequate financing of library service in future years.

4. The commission is authorized to obtain factual information which it shall deem necessary to a proper completion of its study and furnishing of its
report and to use the facilities of such State, munici-
pal, and county departments, officers, and
agencies as it may require in the making of its
study, in the completion of material necessary for
the preparation of its report, and in the prepara-
tion of its report; such departments, officers, and
agencies are authorized to render such assistance
within the limits of available facilities.
5. The commission may employ such technical
and clerical assistants as it may deem desirable and
fix their compensation, if and when funds are made
available to it for the payment thereof.
6. Upon the completion of its study, the commis-
sion shall make a report of its findings and recom-
mendations to the 1955 session of the Legislature
and to the Governor.
7. This joint resolution shall take effect imme-
diately.
Approved June 30, 1954.

JOINT RESOLUTION No. 10

A JOINT RESOLUTION creating a commission to be
known as the Advisory Commission on Lesser
Offenders, to study the problems of care, treat-
ment, confinement and employment of persons
convicted of lesser offenses and committed to the
several county jails, and providing for reports
and recommendations by the said commission to
the Governor and the Legislature.

WHEREAS, The problem of providing adequate care,
custody, treatment and employment of persons
confined in the various county jails upon convic-
tion of lesser offenses is becoming increasingly
acute; and
JOINT RESOLUTION No. 10

WHEREAS, This problem affects the safety, health and welfare of the citizens of the several counties; and

WHEREAS, It is deemed advisable and necessary to appoint a commission to study the general situation and make recommendations with respect thereto; now, therefore,

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. There is hereby created the Advisory Commission on Lesser Offenders. The commission shall consist of 11 members: A Senator to be designated by the President of the Senate, an Assemblyman to be designated by the Speaker of the General Assembly and the following to be designated by the Governor: A municipal magistrate, a prosecutor, a Superior Court judge, a County Court judge, a freeholder, a sheriff, a representative of the Department of Institutions and Agencies, a probation officer and a chairman having special training and qualifications in this field. Any vacancy in the membership of the commission shall be filled in the same manner as the original appointment was made.

2. The commission is authorized, empowered and directed to study the general problem of providing adequate care, treatment, confinement and satisfactory types of employment for persons convicted of lesser offenses and confined in the several county jails. The commission is further empowered and directed to examine into the probation systems of the various counties with a view to suggesting ways in which a more effective use of probation may be had.

3. The commission shall study the possibility of utilizing one or more centrally located work farms to which county jail prisoners might be transferred by the several courts for the purpose of providing increased employment and to relieve idleness wherever it may occur in the several county jails.
4. The commission shall make such recommendations as it shall deem proper and shall report the results of its study to the Governor and the Legislature at its next session.

5. The commission may adopt by-laws for the purpose of facilitating the performance of its functions and may employ such technical and clerical assistants as it may deem necessary and fix their compensation, within the limits of its appropriations, and shall be empowered to call upon the various State departments and agencies for assistance in the conduct of its investigation and study.

6. The commission may hold hearings in any part of the State and call for the attendance of witnesses and the production of books, records and papers deemed necessary for its proper function.

7. This joint resolution shall take effect immediately.

Approved July 1, 1954.

JOINT RESOLUTION No. 11

A Joint Resolution directing the Department of Education to make a study of various suggested State songs and providing for a report and recommendation thereon to the Governor and the Legislature.

WHEREAS, The citizens of New Jersey, particularly musicians and educators, are acutely aware of the need for a State song which will be used and accepted throughout our State; and

WHEREAS, No song previously submitted has received wide acceptance in the State; and
Preamble.

WHEREAS, The adoption of an official State song is a matter of proper concern for the Legislature and any such adoption should be made only after careful and qualified consideration; therefore,

BE IT RESOLVED by the Senate and General Assembly of the State of New Jersey:

1. The Department of Education is directed to make a study of the various songs that have been submitted to the Legislature, from time to time, for consideration and selection as a State song and, also, of the various songs that may be hereafter submitted to the said department for consideration as a State song pursuant to the provisions of this resolution.

2. The Department of Education is authorized and directed to publicize its study of prospective State songs, to encourage the submission to it of additional songs, to provide for the presentation of various songs as shall be submitted, in the schools, at public assemblies and through the media of radio and television, and to assess public acceptance of such songs as are given public presentation.

3. The Department of Education shall report the result of its study and its recommendations to the Governor and the 1956 Legislature.

4. This joint resolution shall take effect immediately.

Approved July 1, 1954.
JOINT RESOLUTION No. 12

RESOLUTION rescinding a resolution proposing an amendment to the Constitution of the United States relative to taxes on income, inheritance and gifts, adopted February 25, 1944, and rescinding and withdrawing the application to the Congress of the United States of America to call a convention for the purpose of proposing such amendment to the Constitution of the United States.

WHEREAS, The 168 Legislature adopted a joint resolution in the following form:

"RESOLUTION proposing an amendment to the Constitution of the United States relative to taxes on incomes, inheritances and gifts.

"Resolved by the Senate and General Assembly of the State of New Jersey:

"That application be and it hereby is made to the Congress of the United States of America to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States:

"ARTICLE

Section 1. The sixteenth article of amendment to the Constitution of the United States is hereby repealed.

"Sec. 2. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration. The maximum aggregate rate of all taxes, duties and excises which
the Congress may lay or collect on, with respect to, or measured by, income, however, shall not exceed 25%. In the event that the United States shall be engaged in a war which creates a national emergency so grave as to necessitate such action to avoid national disaster, the Congress by a vote of three-fourths of each house may, while the United States is so engaged, suspend, for periods not exceeding 1 year each, such limitation with respect to income subsequently accruing or received.

"Sec. 3. The maximum aggregate rate of all taxes, duties, and excises which the Congress may lay or collect with respect to the devolution or transfer of property, or any interest therein, upon or in contemplation of or intended to take effect in possession or enjoyment at or after death, or by way of gift, shall not exceed 25%.

"Sec. 4. Sections 1 and 2 shall take effect at midnight on December 31 following the ratification of this article. Nothing contained in this article shall affect the power of the United States after said date to collect any tax on, with respect to, or measured by, income for any period ending on or prior to said December 31 laid in accordance with the terms of any law then in effect.

"Sec. 5. Section 3 shall take effect at midnight on the last day of the sixth month following the ratification of this article. Nothing contained in this article shall affect the power of the United States after said date to collect any tax with respect to any devolution or transfer occurring prior to the taking effect of section 3, laid in accordance with the terms of any law then in effect,

"And be it further

"Resolved, That the Congress of the United States be, and it hereby is, requested to provide as the mode of ratification that said amendment
shall be valid to all intents and purposes, as part of the Constitution of the United States, when ratified by the Legislature of three-fourths of the several States; and

"Be It Further Resolved, That the Secretary of State be, and he hereby is, directed to send a duly certified copy of this resolution to the Senate of the United States and one to the House of Representatives in the Congress of the United States."

WHEREAS, It is now desired to rescind such action and to withdraw the application made to the Congress of the United States of America to call a convention for the purpose of proposing the article set forth in said resolution as an amendment to the Constitution of the United States.

Be it resolved by the Senate and General Assembly of the State of New Jersey:

1. The action of the 168 Legislature of the State of New Jersey in adopting the resolution hereinbefore set forth hereby is rescinded.

2. The application made to the Congress of the United States of America to call a convention for the purpose of proposing the article therein set forth as an amendment to the Constitution of the United States hereby is rescinded and withdrawn.

3. The Secretary of State be and he hereby is directed to send 1 duly certified copy of this resolution to the United States Senate and 1 duly certified copy of this resolution to the House of Representatives in the Congress of the United States.

Approved July 15, 1954.
A Joint Resolution reconstituting the commission created pursuant to Joint Resolution No. 14 of the 1953 Legislature entitled "A joint resolution creating a commission to be known as the Election Laws Study Commission to study the statutes of the State relating to elections and providing for reports and recommendations by the said commission to the Governor and the Legislature, and providing for an appropriation therefor," approved August 8, 1953.

Be it resolved by the Senate and General Assembly of the State of New Jersey:

1. The commission created by Joint Resolution No. 14, approved August 8, 1953, to study the statutes of the State relating to elections and providing for reports and recommendations by such commission to the Governor and Legislature, providing for an appropriation therefor, is hereby reconstituted with the membership heretofore appointed thereto and with the same powers and duties as by said joint resolution were vested in and imposed upon it, and all uncommitted balances of all sums heretofore appropriated or which shall be in the future appropriated or made available to said commission are hereby made available to said commission as reconstituted.

2. This joint resolution shall take effect immediately.

Approved July 15, 1954.
A JOINT RESOLUTION memorializing the Congress of the United States to amend the Hayden-Cartwright Act of 1934 and subsequent Federal Aid Highway Acts to provide for the elimination of provisions which would deprive those States of Federal highway aid which are spending motor-fuel and motor-vehicle tax receipts for non-highway purposes.

WHEREAS, The State for many years has been contributing to the Federal Government through the Federal gasoline tax substantial amounts in excess of the amounts of Federal highway aid received; and

WHEREAS, The Federal Government for many years has been diverting to other than highway purposes substantial amounts of highway user revenues collected in New Jersey and the other States; and

WHEREAS, For these and other reasons it seems presumptuous for the Federal Government to assume the right to deprive New Jersey and other States of the return of their own tax money in the form of aid because they choose to spend their State tax revenues in a manner not approved by the Federal Government; now, therefore,

Be it resolved by the Senate and General Assembly of the State of New Jersey:

1. The Congress of the United States is hereby memorialized to amend the Hayden-Cartwright Act of 1934 and subsequent Federal Aid Highway Acts by providing for the elimination of the pro-
visions under which the Federal Government withholds highway aid from States failing to use at least the amounts provided by law (in 1934) "from State motor-vehicle registration fees, licenses, gasoline taxes, and other special taxes on motor-vehicle owners and operators of all kinds for the construction, improvement, and maintenance of highways and administrative expenses in connection therewith, including the retirement of bonds for the payment of which such revenues have been pledged, and for no other purposes."

2. The Secretary of State is hereby directed forthwith to transmit a copy of this joint resolution, properly authenticated, to the President of the United States, to the respective presiding officers of the United States Senate and the House of Representatives and to all of the Senators and Representatives from New Jersey in the Congress.

3. This joint resolution shall take effect immediately.

Approved February 11, 1955.
PROCLAMATIONS
Proclamations by the Governor

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The New Jersey Civil Defense Plan states in part, "The purpose of Civil Defense is to minimize the effects upon the civilian population of any emergency resulting from enemy action or sabotage . . . "; and

WHEREAS, The development and training of adequate civilian defense auxiliary police forces are essential to further safeguard the public security, health and welfare;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, in order to provide further safeguards for the public security, health and welfare, and pursuant to the authority vested in me by the State Constitution and by the provisions of an act entitled "An act concerning civilian defense during emergency," (P. L. 1942, Chapter 251, as amended and supplemented), Do Hereby Make, Promulgate and Proclaim, effective immediately, the following Rules concerning the duties and powers of auxiliary police of duly authorized municipal civilian defense organizations in this State:

1. During any emergency, as defined in Chapter 251 of the Laws of 1942, as amended by Chapter 86 of the Laws of 1949, or during any practice, drill, or activity in preparation for such emergency duly authorized by the State Civilian Defense Director, the auxiliary police of duly authorized municipal civilian defense organizations in this State shall have power to enforce all laws made or to be made for the conservation of the peace and for the good government and protection of the citizens and inhabitants of this State, and to apprehend offenders
against such laws, and for the purpose of preserving the public peace and preventing or quelling public disturbances shall have all the powers of peace officers, police officers and constables.

2. Within time limits and rules and regulations to be prescribed by the State Civilian Defense Director, and with the approval of the governing body of any municipality, the auxiliary police of the duly authorized civilian defense organization of such municipality may be attached to the local police force for the purpose of training. During such period of training such auxiliary police shall have all the powers of peace officers, police officers and constables except as may otherwise be prescribed by such municipality.

3. Each auxiliary police officer, before assuming the duties of his office, shall take and subscribe to the oaths required by Chapter 1 of the Title "Oaths and Affidavits" of the Revised Statutes (R. S. 41:1-1 et seq.), which oaths shall be filed with the clerk of the municipality in which each such officer resides.

4. Auxiliary police officers in good faith carrying out, complying with, or attempting to comply with the rules and regulations made and promulgated herein or pursuant hereto, or performing any authorized service in connection therewith, shall have and possess all of the rights, privileges and immunities conferred upon civilian defense volunteers by the laws of this State.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this second day of October, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, It has been reported to me by the Department of Conservation and Economic Development, and I do determine, that by reason of drought the forests and woodlands of this State are in danger of fires; and

WHEREAS, Precautionary measures for the proper protection of life and property are required to meet such danger; and

WHEREAS, I deem that the public interest requires the issuance of this Proclamation;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, pursuant to authority conferred upon me by the Constitution and laws of this State, do hereby proclaim that all persons, except those authorized herein, are forbidden from entering the forests and woodlands of this State and that all open seasons for the taking of game birds, game animals and fur bearing animals, except for the taking of migratory water fowl, are hereby suspended; and

I do further proclaim that owners of land or their agents and public officials required, by the nature of their work, to be in or upon such forests and woodlands shall not, by the provisions hereof, be restricted from entering upon the same in the pursuit of their functions or duties; and

I do further proclaim that nothing herein contained shall restrict persons, duly authorized by Federal and State authorities to hunt for migratory water fowl, from pursuing such activity during the open season therefor on the waters of this State or in areas immediately adjacent thereto; and
I do further proclaim that this Proclamation shall be in full force and effect commencing at midnight of Sunday, October twenty-fifth, one thousand nine hundred and fifty-three, and that notice of this Proclamation shall be given by the immediate filing thereof in the office of the Secretary of State, and by the distribution of copies of the same to the press, and such other agencies of public information as the Department of Conservation and Economic Development shall determine so that the people of New Jersey may be informed hereof by midnight of Saturday, October twenty-fourth, one thousand nine hundred and fifty-three; and

I do further proclaim that this Proclamation shall remain in force and effect until rescinded by further Proclamation of the Governor.

I urge all citizens of New Jersey to co-operate to the fullest extent with the Department of Conservation and Economic Development and with local municipal officials in preventing forest fires.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-third day of October, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, I am advised by the Department of Conservation and Economic Development that the danger of fires in forests and woodlands in this State has subsided; and that the restrictions against entering the forests and woodlands of the State, and the suspension of open seasons for the taking of game birds, game animals and fur bearing animals, all as set forth in a proclamation issued by me on October 23, 1953, are no longer required in the public interest;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, pursuant to authority conferred upon me by the Constitution and laws of this State, do hereby proclaim that the aforementioned proclamation issued by me on October 23, 1953, is hereby rescinded. This proclamation shall take effect immediately.

I urge all citizens of New Jersey to co-operate to the fullest extent with the Department of Conservation and Economic Development and with local municipal officials in preventing forest fires.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-sixth day of October, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
Lloyd B. Marsh,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The American Legion is known throughout the Nation for its service to God and country; and

WHEREAS, The American Legion, Department of New Jersey, has endeared itself to our people through its numerous services designed to enrich all aspects of our community life; and

WHEREAS, From coast to coast, The American Legion has established a record for the rehabilitation of veterans, as the champion of adequate national security, as the leader in child welfare and as a recognized bulwark of Americanism, and is everywhere a community, state and national asset; and

WHEREAS, The American Legion throughout the Nation will seek to enroll all eligible veterans of World Wars I and II, and of the Korean conflict during the period of November 11 to 26;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 11 to 26

as

AMERICAN LEGION WEEKS

and urge all eligible veterans to join local posts of the Legion to become part of the great program to promote positive Americanism, and to combat Communism and help make this largest of all veterans’
organizations a stronger safeguard of our free institutions.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this sixth day of November, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, it is an objective of Optimist International to promote an interest in good government and civic affairs, to inspire patriotism and respect for law, and to work for international accord and friendship among all people; and

Whereas, these objectives are most meaningful in the training and environment of the youth of America, to which Optimist is dedicated; and

Whereas, work with boys has marked the service of Optimist to every community where its clubs have been established;
Now, Therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim the

WEEK OF NOVEMBER 15, 1953,

as

OPTIMIST INTERNATIONAL WEEK.

I urge all citizens of this State to support the activities of Optimist and all other groups concerned with the welfare of Youth, so that our democracy may remain healthy in spirit as well as in purpose, and that the voters of tomorrow may be better able to assume the responsibilities of a self-governing people.

Given under my hand and the Great Seal of the State of New Jersey, this twelfth day of November, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Notwithstanding these years of insecurity and unrest, it is proper that we should show our appreciation of the bounties bestowed upon us. We
should never cease to underestimate the propaganda value of those ideologies that oppose our way of thinking and life.

Three hundred and thirty-two years ago our Pilgrim Fathers gave thanks for the harvests. Today, as then, we are thankful as we seek to aid the oppressed and the persecuted. We rejoice in the Thanksgiving season and humbly accept the blessings that we have received.

Now, Therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, NOVEMBER 26, 1953,

as

THANKSGIVING DAY

in and for the State of New Jersey.

I urge that our citizens observe this day with appropriate thanksgiving. Let us pray that with Divine Guidance we may ever be a free nation.

Given under my hand and the Great Seal of the State of New Jersey, this thirteenth day of November, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
Lloyd B. Marsh,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Our priceless heritage of freedom is set forth in the Bill of Rights of our Federal Constitution and in the provisions of the Constitution of New Jersey, guaranteeing to every citizen religious and civil liberty and protection from unfair and unjust processes of law; and

WHEREAS, The Bill of Rights has through the generations been a living and expanding symbol of our dedication to the ideal of equal rights and our belief in the dignity of the individual, the very cornerstone of our Republic; and

WHEREAS, December 15, 1953 will mark the one hundred and sixty-second anniversary of the adoption of the Federal Bill of Rights;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim

DECEMBER 15, 1953,
as
BILL OF RIGHTS DAY,

and I urge all public officials, the press, radio, schools, colleges and citizens of this State to join with patriotic citizens throughout the country in commemorating this day. With the knowledge that at this time in history freedom as we cherish it is challenged in large areas of the world and that at home it is sometimes endangered by public apathy, I further urge that we all devote ourselves anew to strengthening our Civil Rights so that we may continue to stand before the world as a free people, proud of our free institutions.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The high spiritual and humanitarian principles of The Salvation Army have long been an important part of American life; and

WHEREAS, The thousands of men and women representing The Salvation Army throughout this Nation have labored long and selflessly to aid their fellow man regardless of his race, creed or national origin; and

WHEREAS, The week of November 29th through December 6th has been designated National Salvation Army Week in honor of this worthy organization and its dedicated service;
Now, therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim the period of

November 29th through December 6th

as

Salvation Army Week,

and I urge all citizens to give their full co-operation to this effort to focus attention upon the importance of The Salvation Army in our State's daily life. The Salvation Army banner and the principles for which it stands are mighty bulwarks against spiritual and physical need, and our tribute to The Salvation Army during National Salvation Army Week is well earned and greatly deserved.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-fifth day of November, in the year of our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

Alfred E. Driscoll, Governor.

By the Governor:

Lloyd B. Marsh, Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, In my opinion the public interest requires the convening of the Legislature of the State of New Jersey in Special Session;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, by virtue of the power and authority vested in me by the Constitution of this State, do hereby convene the Legislature of the State of New Jersey to meet in Special Session at the State House, Trenton, New Jersey, on Friday, the fourth day of December, nineteen hundred and fifty-three, at two o'clock, Eastern Standard Time, in the afternoon of said day, principally for the purpose of considering Unemployment Compensation legislation.

Given under my hand and the Great Seal of the State of New Jersey, this thirtieth day of November, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:

LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, In my opinion, the public interest requires the convening of the Senate of the State of New Jersey in Special Session;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, by virtue of the power and authority vested in me by the Constitution of this State, do hereby convene the Senate of the State of New Jersey to meet in Special Session at the State House, Trenton, New Jersey, on Friday, the fourth day of December, nineteen hundred and fifty-three, at three o’clock, eastern standard time, in the afternoon of the said day, for the purpose of receiving nominations.

Given under my hand and the Great Seal of the State of New Jersey, this thirtieth day of November, in the year of Our Lord one thousand nine hundred and fifty-three, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:

LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The month of January has become recognized as the "March of Dimes Month" under the auspices of the National Foundation for Infantile Paralysis, Inc.; and

WHEREAS, There is some evidence to suggest that the use of gamma globulin injections at the appropriate time confers some protection against the crippling effects of poliomyelitis; and

WHEREAS, Plans are now being made for further tests of a vaccine which has given some initial promise of conferring immunity; and

WHEREAS, The National Foundation advises that it needs $75,000,000 for all its 1954 programs; and

WHEREAS, This effort provides an opportunity for citizens to contribute voluntarily to the control of poliomyelitis; and

WHEREAS, The programs of the Foundation must be curtailed unless its financial objectives are attained;

Now, Therefore, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim

THE MONTH OF JANUARY, 1954,
as
MARCH OF DIMES MONTH,
and I call upon all our citizens to contribute generously to this effort to bring under effective con-
trol a disease which has caused distress and suffering to many children and families.

Given under my hand and the Great Seal of the State of New Jersey, this fifth day of January, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL, Governor.

By the Governor:
LLOYD B. MARSH, Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

WHEREAS, Disasters may occur at any time and are not limited to periods of international tension or war; and

WHEREAS, Predisaster planning and training is essential in the reduction of the effects of disasters upon the citizens and their property; and

WHEREAS, Disaster control is a continuing and long-term element of municipal, county, State and national defense; and the core of disaster control organization must be based upon professional and semi-professional services augmented by highly skilled volunteer agencies, organizations and citizens;
Now, Therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, in order to provide further safeguards for the public security, health and welfare, and pursuant to the authority vested in me by the State Constitution and by the provisions of Chapter 251 of the Laws of 1942, as amended and supplemented, do hereby promulgate and proclaim, effective immediately, that the within New Jersey State Disaster Control Plan, including all requirements, orders, rules and regulations prescribed therein, be and hereby is in full force and effect;

I do further proclaim that the mayor or other chief executive officer of each municipality in the State and the board of chosen freeholders of each county in the State are hereby charged with the establishment and maintenance of prescribed disaster control organizations and procedures set forth in the within New Jersey State Disaster Control Plan.

I do further proclaim that the aforementioned New Jersey State Disaster Control Plan, and the requirements, orders, rules and regulations set forth therein shall, according to their respective terms, be binding upon all political subdivisions, public agencies, public officials and employees and upon each and every person of the State.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of January, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
Lloyd B. Marsh,
Secretary of State.
EXECUTIVE ORDER No. 39

January 14, 1954.

EXECUTIVE ORDER prescribing certain functions and duties of the State Civilian Defense Director and the Office of State Civilian Defense Director.

In order to provide further safeguards for the public security, health and welfare; and to utilize to the greatest advantage available resources of the State of New Jersey and those of the Federal Government; and to bring about closer integration of State Civil Defense activities with those undertaken by municipalities and counties of the State, the American Red Cross and other similar agencies that function during disasters:

1. Designate the State Civilian Defense Director, and the Office of State Civilian Defense Director, as the State Agency charged with the co-ordination of Federal and State assistance in natural disasters within the purview of Public Law 875—81st Congress, 2d Session, as amended by Public Law 107—82d Congress, 1st Session, and rules and regulations of the Federal Civil Defense Administration thereunder.

2. Direct that the State Civilian Defense Director, in addition to other functions, powers and duties conferred upon him, shall:
   a. In accordance with instructions given by the Governor, co-ordinate the State Agency activities in major disasters. Operating responsibilities shall remain with those State Agencies that are at present charged by law with such responsibilities.
   b. Co-ordinate plans and preparations of State Agencies made in anticipation of their responsibilities in the event of any major disaster.
   c. Foster the development of such State and local organizations and plans as may be necessary to cope with any major disaster.
   d. Advise and co-operate with officials of the Federal Civil Defense Administration and the Armed Forces, and other Federal agencies located within the State of New Jersey, and act for the Federal Civil Defense Administration, if and when requested, prior to, during, or after any incident in which the Governor requests assistance under Public Law 875—81st Congress, 2d Session, as amended by Public Law 107—82d Congress, 1st Session.

ALFRED E. DRISCOLL,
Governor.

Attest:
RUSSELL E. WATSON, JR.
Secretary to the Governor.
NEW JERSEY STATE DISASTER CONTROL PLAN

1. PURPOSE:
The purpose of this Disaster Control Plan is to establish a uniform procedure to be followed by all the municipalities and counties of the State of New Jersey to reduce the effects of disaster.

2. DEFINITION OF DISASTER:
As used in this plan, a disaster is defined as any unusual incident resulting from natural or unnatural causes which endangers the health, safety or resources of the residents of a municipality, and which is or may become too large in scope or unusual in type to be handled in its entirety by regular municipal operating services.

3. GENERAL POLICY:
Disasters may occur at any time; they are not limited to a period of international tension. Disaster Control must not be based entirely on the present National Emergency; it is a continuing and long-term necessity of local, State and national defense, and must be organized and operated on the principle that those who do the equivalent work on a normal everyday basis will also be most qualified to perform the same duties in a disaster emergency. The concept of a disaster control organization therefore is based on the permanent government services at all levels. However, such an organization must permit the rapid expansion of existing professional services by augmentation of personnel and equipment from volunteer agencies and organizations to cope with any war emergency or large-scale disaster.

4. DISASTER CONTROL ORGANIZATION:
The levels of the New Jersey Disaster Control Organization will coincide with the three levels of government found in the State:
A. Municipal—567 municipalities
B. County—21 counties
C. State—The State of New Jersey

5. MUNICIPAL ORGANIZATION:
The basic disaster control unit is the municipality. The municipal disaster control organization shall consist of the Municipal Disaster Control Director, Deputy Disaster Control Directors and the Municipal Staff.
A. Municipal Disaster Control Director.
The Mayor of every municipality shall appoint a Municipal Disaster Control Director from among the residents of the municipality. The Municipal Disaster Control Director shall serve at the pleasure of the Mayor.

B. Local Defense Council.
In every municipality the Mayor shall appoint a Local Defense Council, to be composed of not more than fifteen members. The Municipal Disaster Control Director shall be a member and act as chairman of the Local Defense Council. The Local Defense Council shall assist the municipality in the establishing, recruiting, training, and equipping of volunteer agencies needed to meet the requirements of all local civilian defense and disaster control activities.
C. Deputy Municipal Disaster Control Directors.

The Disaster Control Director of every municipality shall appoint a Deputy Disaster Control Director with the approval of the Mayor. Wherever possible, such appointment shall be made from among the salaried officers or employees of the municipality. In many instances, the police chief will have the greatest overall knowledge of the community and will be the best person available to direct the resources of the municipality in time of disaster. When this is true, it is recommended that he be appointed Deputy Disaster Control Director. Additional deputies may be appointed by the Disaster Control Director from among the salaried officers or employees of the municipality or from among other qualified residents of the municipality. Deputies shall be empowered to act in the name of the Director when the Director is absent or otherwise unable to discharge his normal duties.

D. Responsibilities.

The Municipal Disaster Control Director shall be responsible for, and shall have the authority to enforce the planning, activating, coordinating, and conduct of disaster control operations within his municipality.

E. Specific Duties.

The Municipal Disaster Control Director, with the assistance of his staff, shall:

1. Establish and equip a municipal Disaster Control Center and assemble the information to be recorded there.
2. Accomplish disaster control planning on the municipal level, in accordance with directives issued by the State Disaster Control Director.
3. Submit a detailed copy of the municipal disaster control plan to the State Disaster Control Director and to the County Disaster Control Coordinator. Where submission of the details of a municipal disaster control plan to higher authority would entail a needless duplication of records, the State Disaster Control Director is empowered to authorize the submission of a summarized report.
4. Supervise the recruitment and training of necessary volunteer personnel to augment the regular salaried services.
5. Supervise practice operations.
6. Whenever, in his opinion, a disaster has occurred or is imminent in the municipality, proclaim a state of local disaster emergency and assume direction of disaster control operations in accordance with disaster control plans.
7. Coordinate the efforts of local services and agencies in disaster control.
8. Keep the County Disaster Control Coordinator informed as to the progress of disaster control operations.
9. Request assistance from the County Disaster Control Coordinator when necessary.
10. Maintain necessary administrative records.
F. Municipal Staff.

The staff of the Municipal Disaster Control Director shall include but not be limited to officers to administer the following functions:

(1) Police
(2) Fire
(3) Medical
(4) Welfare
(5) Communications
(6) Transportation
(7) Engineering
(8) Public Relations

The staff shall be appointed by the Municipal Disaster Control Director and shall consist of those persons responsible for administration of the corresponding function in the municipal government. Where existing municipal governmental structure makes no provision for a particular function, the Disaster Control Director shall appoint the best qualified resident of the municipality available on a volunteer basis. The Disaster Control Director may appoint deputy staff officers for each function from among the best qualified residents of the municipality. Deputy Municipal Disaster Control Directors may serve as members of the Municipal Staff.

G. Advisory Committees.

The Municipal Disaster Control Director is empowered to appoint non-salaried advisory committees to assist the members of the Municipal Staff in disaster control planning.

H. Duties of Municipal Staff Officers.

(1) Police—

Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Police Officer on the Municipal Staff shall:

a. Assemble the information required for the municipal Police Resource Inventory.
b. Prepare the municipal Traffic Control Plan.
c. Prepare such other pre-disaster plans as are necessary for efficient police operations in time of disaster.
d. Supervise the recruitment and training of police reserves and auxiliary police.
e. Direct police operations during practice and in time of disaster.
f. Perform such other duties as are directed by the Municipal Disaster Control Director.
(2) **Fire—**

Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Fire Officer on the Municipal Staff shall:

a. Assemble the information required for the municipal Fire Resource Inventory.

b. Prepare the municipal Fire-Fighting Plan.

c. Prepare such other pre-disaster plans as are necessary for efficient fire-fighting operations in time of disaster.

d. Supervise the recruitment and training of auxiliary firemen.

e. Direct fire-fighting operations during practice and in time of disaster.

f. Perform such other duties as are directed by the Municipal Disaster Control Director.

(3) **Medical—**

Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Medical Officer on the Municipal Staff shall:

a. Assemble the information required for the municipal Medical Resource Inventory.

b. Prepare the municipal Medical Plan.

c. Prepare such other pre-disaster plans as are necessary for efficient medical operations in time of disaster.

d. Supervise the training of the medical components of the municipal disaster control forces.

e. Direct medical operations during practice and in time of disaster.

f. Perform such other duties as are directed by the Municipal Disaster Control Director.

(4) **Welfare—**

Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Welfare Officer on the Municipal Staff shall:

a. Assemble the information required for the municipal Welfare Resource Inventory.

b. Prepare the municipal welfare Plan.

c. Prepare such other pre-disaster plans as are necessary for efficient welfare operations in time of disaster.

d. Maintain adequate liaison with private, semi-public, and public welfare agencies and coordinate their activities concerned with municipal disaster control planning.

e. Direct welfare operations during practice and in time of disaster.

f. Perform such other duties as are directed by the Municipal Disaster Control Director.
(5) Communications—
Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Communications Officer on the Municipal Staff shall:
a. Assemble the information required for the municipal Communications Resource Inventory.
b. Prepare the municipal Communication Plan.
c. Prepare such other pre-disaster plans as are necessary for efficient communications in time of disaster.
d. Supervise the training of the communication components of the municipal disaster control forces.
e. Direct communication operations during tests and alerts and in time of disaster.
f. Perform such other duties as are directed by the Municipal Disaster Control Director.

(6) Transportation—
Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Transportation Officer on the Municipal Staff shall:
a. Assemble the information required for the municipal Transportation Resource Inventory.
b. Prepare such pre-disaster plans as may be necessary for efficient transportation operations in time of disaster.
c. Perform such other duties as are directed by the Municipal Disaster Control Director.

(7) Engineering—
Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Engineering Officer on the Municipal Staff shall:
a. Assemble the information required for the municipal Engineering Resource Inventory.
b. Prepare such pre-disaster plans as may be necessary for efficient engineering operations in time of disaster.
c. Maintain adequate liaison with both privately and publicly-owned public utilities and coordinate their activities concerned with municipal disaster control planning.
d. Maintain adequate liaison with organizations controlling specialized equipment which will be of particular value in time of disaster.
e. Direct engineering operations during tests and alerts and in time of disaster.
f. Perform such other duties as are directed by the Municipal Disaster Control Director.
(8) Public Relations—
Under the direction of the Municipal Disaster Control Director, and in accordance with directives issued by the State Disaster Control Director, the Public Relations Officer on the Municipal Staff shall:

a. Assemble the information required for the Municipal Public Relations Resource Inventory.

b. Prepare such pre-disaster plans as may be necessary for efficient public relations in time of disaster.

c. Maintain adequate liaison with existing media of public communication and coordinate their activities concerned with municipal disaster control planning.

d. Prepare pre-disaster news releases pertaining to disaster control planning and operations.

e. Prepare all news releases for the municipality and direct public relations operations during the time of disaster.

f. Perform such other duties as are directed by the Municipal Disaster Control Director.

6. COUNTY ORGANIZATION:
The County disaster control organization is based on the existing services of the County government. The function of the County disaster control organization is to assist the municipalities of the county to aid each other by coordinating the resources of the municipalities to ensure their effective use; development of municipal mutual aid plans; and to organize and coordinate the resources of the county government to aid the municipalities if disaster occurs. The County disaster control organization shall consist of the County Disaster Control Coordinator, Deputy Disaster Control Coordinators, and the County Staff:

A. County Disaster Control Coordinator and Deputies.
The Board of Chosen Freeholders of every county shall appoint a County Disaster Control Coordinator and a Deputy County Disaster Control Coordinator. These appointments require prior approval of the State Director and appointees are subject to his supervision and control in the discharge of assigned duties. Additional deputies may be appointed from among the responsible salaried officers or employees of the county or from among other qualified residents of the county. Deputies shall be empowered to act in the name of the County Disaster Control Coordinator when he is unable to discharge his normal duties.

B. Responsibilities.
The County Disaster Control Coordinator shall be responsible for the planning and coordination of disaster control operations within his county and for the activation of the County Mutual Aid Plan and such disaster control facilities and services as are available from the resources of the county government.
C. \textit{Specific Duties.}

The County Disaster Control Coordinator, with the assistance of his staff shall:

(1) Establish and equip a County Office of Record and assemble the information to be recorded there.
(2) Maintain the County Office of Record on a 24-hour monitor basis.
(3) Alert and partially or fully activate the County disaster control organization upon receipt of information that a disaster has occurred anywhere in the county.
(4) Accomplish pre-disaster planning on the county level in accordance with directives issued by the State Disaster Control Director.
(5) Submit a detailed copy of all county disaster control plans to the State Disaster Control Director.
(6) Coordinate the integration of municipal pre-disaster plans into a balanced and well-organized system of disaster control within the entire county.
(7) Coordinate practice operations involving more than one municipality within the county.
(8) Process requests for assistance from municipalities within the county and direct the dispatch of aid to the point where it is needed.
(9) Request assistance from the State Disaster Control Director when the resources of an individual county are inadequate to cope with a disaster.
(10) Coordinate the assistance requested and received from other counties.
(11) Maintain necessary administrative records.

D. \textit{County Staff.}

The staff of the County Disaster Control Coordinator shall include but not be limited to officers to administer the following functions:

(1) Police
(2) Fire
(3) Medical
(4) Welfare
(5) Communications
(6) Transportation
(7) Engineering
(8) Public Relations

Members of the County Staff shall be known as the County Coordinators for their services. The County Police Coordinator shall be an active police chief or other law enforcement officer and shall be chosen by the municipal police chiefs of the county. In counties having a County Fire Marshal, he shall serve as County Fire Coordinator for disaster control purposes. In all other counties the mu-
municipal fire chiefs shall choose one of their number to serve as County Fire Coordinator. The County Director of Welfare shall act as County Welfare Coordinator, and the County Engineer shall act as County Engineering Coordinator for disaster control purposes. Other members of the County Staff shall be those persons responsible for administration of the corresponding function in the county government. Where existing county governmental structure makes no provision for a particular function, the County Disaster Control Coordinator shall appoint the best qualified resident of the county available on a volunteer basis. The County Disaster Control Coordinator may appoint deputy staff officers for each function from among the best qualified residents of the county. Deputy County Disaster Control Coordinators may serve as members of the County Staff.

E. Advisory Committees.

The County Disaster Control Coordinator is empowered to appoint non-salaried advisory committees to assist the members of the County Staff in disaster control planning.

F. Duties of County Staff Officers.

(1) Police—

Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Police Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Police Resource Inventories and present it in an easily-readable form for the entire county.

b. Supplement the information contained in the municipal Police Resource Inventories with information concerning the police resources of the County government.

c. Prepare the County Traffic Control Plan.

d. Prepare such other pre-disaster plans as are necessary for efficient coordination of police operations in time of disaster.

e. Direct the dispatch of police aid to a stricken municipality in accordance with the County Mutual Aid Plan.

f. Perform such other duties as are directed by the County Disaster Control Coordinator.

(2) Fire—

Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Fire Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Fire Resource Inventories and present it in an easily-readable form for the entire county.
b. Supplement the information contained in the municipal Fire Resource Inventories with information concerning the fire-fighting resources of the County government.

c. Prepare the County Fire-fighting Plan.

d. Prepare such other pre-disaster plans as are necessary for the efficient coordination of fire-fighting operations in time of disaster.

e. Direct the dispatch of fire-fighting aid to a stricken municipality in accordance with the County Mutual Aid Plan.

f. Perform such other duties as are directed by the County Disaster Control Coordinator.

(3) Medical—

Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Medical Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Medical Resource Inventories and present it in an easily-readable form for the entire county.

b. Supplement the information contained in the municipal Medical Resources Inventories with information concerning the Medical resources of the County government.

c. Prepare the County Medical Plan.

d. Prepare such other pre-disaster plans as are necessary for the efficient coordination of medical operations in time of disaster.

e. Direct the dispatch of medical aid to a stricken municipality in time of disaster.

f. Perform such other duties as are directed by the County Disaster Control Coordinator.

(4) Welfare—

Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Welfare Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Welfare Resource Inventories and present it in an easily-readable form for the entire county.

b. Supplement the information contained in the municipal Welfare Resources Inventories with information concerning the welfare resources of the County government.

c. Prepare the County Welfare Plan.

d. Prepare such other pre-disaster plans as are necessary for the efficient coordination of welfare operations in time of disaster.
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e. Coordinate welfare operations in time of disaster when the resources of the stricken municipality are inadequate.
f. Perform such other duties as are directed by the County Disaster Control Coordinator.

(5) Communications—
Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Communications Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Communications Resource Inventories and present it in an easily-readable form for the entire county.
b. Supplement the information contained in the municipal Communications Resource Inventories with information concerning the communications resources of the County government.
c. Prepare the County Communication Plan.
d. Prepare such other pre-disaster plans as are necessary for the efficient coordination of communications in time of disaster.
e. Direct communications operations on the County level in time of disaster.
f. Perform such other duties as are directed by the County Disaster Control Coordinator.

(6) Transportation—
Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Transportation Coordinator on the County Staff shall:

a. Consolidate the information contained on the municipal Transportation Resource Inventories and present it in an easily-readable form for the entire County.
b. Supplement the information contained in the municipal Transportation Resource Inventories with information concerning the transportation resources of the County government.
c. Prepare such pre-disaster plans as may be necessary for the efficient coordination of transportation in time of disaster.
d. Perform such other duties as may be directed by the County Disaster Control Coordinator.

(7) Engineering—
Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Engineering Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Engineering Resource Inventories and present it in an easily-readable form for the entire County.
b. Supplement the information contained in the municipal Engineering Resource Inventories with information concerning the engineering resources of the County government.

c. Prepare such pre-disaster plans as may be necessary for the efficient coordination of engineering operations in time of disaster.

d. Direct the dispatch of engineering aid to a stricken municipality in time of disaster.

e. Perform such other duties as are directed by the County Disaster Control Coordinator.

(8) Public Relations—
Under the direction of the County Disaster Control Coordinator, and in accordance with directives issued by the State Disaster Control Director, the Public Relations Coordinator on the County Staff shall:

a. Consolidate the information contained in the municipal Public Relations Resource Inventories and present it in an easily-readable form for the entire County.

b. Supplement the information contained in the municipal Public Relations Resource Inventories with information concerning the public relations resources of the County government.

c. Prepare such pre-disaster plans as are necessary for the efficient coordination of public relations on the County level in time of disaster.

d. Maintain adequate liaison with municipal Public Relations Officers and coordinate their activities during pre-disaster and disaster periods.

e. Prepare all pre-disaster news releases for the County pertaining to disaster control planning and operations.

f. Prepare all news releases and direct public relations for the County in time of disaster.

g. Perform such other duties as are directed by the County Disaster Control Coordinator.

7. State Organization:
The State disaster control organization is based upon the existing services and structure of the State government. The primary function of the State disaster control organization shall be to coordinate the resources of the municipalities and counties of the State to ensure their effective use in time of disaster. Additional functions of the State organization shall be to organize and coordinate the resources of the State government to aid the counties as disasters occur, and to coordinate all disaster control activities carried on in conjunction with the Federal government and other states. The State disaster control organization shall consist of the State Disaster Control Director, regional organization and the State staff.

A. State Civil Defense Director.

Under the supervision of the Chief of Staff, Department of Defense, the Civil Defense Director of the State of New Jersey is concurrently assigned the duties of State Disaster Control Director.
B. Deputy State Civil Defense Directors.

The Governor is empowered to appoint one or more deputies whom he deems necessary to assist in effectuating the purpose of this plan. Deputies shall be empowered to act in the name of the State Disaster Control Director when he is unable to discharge his normal duties.

C. Responsibilities.

The State Disaster Control Director shall be responsible, with the assistance of his staff, for planning, directing, and coordinating all disaster control operations within the State and for activating such disaster control facilities and services as are available from the resources of the State government.

D. Specific Duties.

The State Disaster Control Director, with the assistance of his staff, shall:

1. Establish and equip a State Disaster Control Center and such regional Control Centers as necessary and assemble the information to be recorded there.
2. Maintain the State Disaster Control Center on a 24-hour monitor basis.
3. Alert and partially or fully activate the State Disaster Control organization upon receipt of information that a disaster has occurred anywhere in the State or in adjacent states.
4. Accomplish pre-disaster planning on the State level.
5. Direct and co-ordinate disaster control operations within the State.
6. Review all municipal and county disaster control plans and ensure that suitable plans have been developed on all levels.
7. Issue planning directives to guide municipal and county disaster control organizations in pre-disaster planning.
8. Supervise the integration of county and municipal pre-disaster plans into a balanced and well-organized system of disaster control for the entire State.
9. Supervise the establishment of the organizational structure on all levels.
10. Establish training criteria and standards on all levels.
11. Establish operational procedures on all levels.
12. Supervise practice operations and tests.
13. Co-ordinate the disaster control planning and operations of Allied Agencies.
14. Process requests for assistance from counties within the State and direct the dispatch of aid to the point where it is needed.
15. Request assistance from other States in accordance with inter-state mutual aid agreements and from the Federal government when the resources of New Jersey are inadequate to cope with a disaster.
16. Coordinate the assistance requested and received from other states.
17. Maintain necessary administrative records.
E. State Staff.

The staff of the State Disaster Control Director shall include, but not be limited to officers to administer the following functions:

(1) Fire
(2) Police
(3) Medical
(4) Welfare
(5) Communications
(6) Transportation
(7) Engineering
(8) Public Relations

Members of the State Staff shall be appointed from among the permanent paid employees and officials of the State government. All members of the State Staff shall be appointed by the State Disaster Control Director, with the approval of the department head concerned, from among the best qualified officers and employees of the State government. Deputy staff officers may be appointed in the same manner.

F. Advisory Committee.

The State Disaster Control Director is empowered to appoint nonsalaried advisory committees to assist the members of the State Staff in disaster control planning.

G. Regional Organization.

A regional disaster control organization shall be established as a part of the State Disaster Control organization.

(1) State Disaster Control Regions—

The State shall be divided into three Disaster Control Regions as follows:

Region 1—The counties of Bergen, Essex, Hudson, Morris, Passaic, Sussex and Union.

Region 2—The counties of Hunterdon, Mercer, Middlesex, Monmouth, Ocean, Somerset and Warren.

Region 3—The counties of Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester and Salem.

(2) Regional Disaster Control Director—

Each Disaster Control Region shall be headed by a Regional Disaster Control Director, who shall be appointed by the Governor.

(3) Regional Office and Staff—

A Regional Disaster Control Office shall be established and maintained in conjunction with a centrally-located State Police facility in each region. Each office shall be staffed by an Assistant Regional Disaster Control Director and appropriate administrative personnel.
(4) Duties of the Regional Disaster Control Director—
Under the supervision of the State Disaster Control Director, the Regional Disaster Control Director shall:
   a. Keep the State Disaster Control Director informed of all potential or actual disaster conditions within the region.
   b. Promote and encourage pre-disaster planning by the municipalities within the region.
   c. Review all municipal and county disaster control plans and ensure that suitable plans have been developed.
   d. Supervise the integration of county and municipal pre-disaster plans into a balanced and well-organized system of disaster control for the entire region.
   e. Supervise the establishment of the organizational structure on the municipal and county level.
   f. Ensure compliance with training criteria and standards established by the State Disaster Control Director.
   g. Ensure establishment of the organizational structure on the municipal and county level.
   h. Supervise the integration of county and municipal pre-disaster plans into a balanced and well-organized system of disaster control for the entire region.
   i. Supervise the establishment of the organizational structure on the municipal and county level.
   j. Ensure compliance with operational procedures established by the State Disaster Control Director.
   k. Supervise regional practice operations and alerts as directed by the State Disaster Control Director.
   l. Integrate the disaster control planning and operations of the allied agencies within the region.
   m. Establish a command post at the scene of every disaster and keep the State Disaster Control Director informed as to the progress of disaster control measures.
   n. When directed by the State Disaster Control Director, assume control of disaster control operations at the scene of the disaster.
   o. Perform such other duties as are assigned by the State Disaster Control Director.

H. Duties of State Staff Officers.
(1) Police—
Under the direction of the State Disaster Control Director, the Police Officer on the State Staff shall:
   a. Consolidate the information contained in the County Police Resource Summaries and maintain it in an easily usable form.
   b. Supplement the information contained in the County Police Resource Summaries with information concerning the police resources of the State government and Allied Agencies.
   c. Prepare such pre-disaster plans as are necessary for the efficient coordination of traffic control and other police operations throughout the State in time of disaster.
   d. Direct the dispatch of police aid from other counties to a disaster-stricken county.
   e. When directed by the State Disaster Control Director, assume direction of all police operations in the disaster area.
   f. Perform such other duties as are directed by the State Disaster Control Director.
(2) Fire—
Under the direction of the State Disaster Control Director, the Fire Officer on the State Staff shall:

a. Consolidate the information contained in the County Fire Resource Summaries and maintain it in an easily usable form.

b. Supplement the information contained in the County Resource Summaries with information concerning the fire-fighting resources of the State government and Allied Agencies.

c. Prepare such pre-disaster plans as are necessary for the efficient coordination of fire-fighting operations throughout the State in time of disaster.

d. Direct the dispatch of fire-fighting aid from other counties to a disaster-stricken county.

e. When directed by the State Disaster Control Director, assume direction of all fire-fighting operations in the disaster area.

f. Perform such other duties as are directed by the State Disaster Control Director.

(3) Medical—
Under the direction of the State Disaster Control Director, the Medical Officer on the State Staff shall:

a. Consolidate the information contained in the County Medical Resource Summaries and maintain it in an easily usable form.

b. Supplement the information contained in the County Resource Summaries with information concerning the medical resources of the State government and Allied Agencies.

c. Prepare such pre-disaster plans as are necessary for the efficient co-ordination of medical operations throughout the State in time of disaster.

d. Direct the dispatch of medical aid from other counties to a disaster-stricken county.

e. When directed by the State Disaster Control Director, assume direction of all medical operations in the disaster area.

f. Perform such other duties as are directed by the State Disaster Control Director.

(4) Welfare—
Under the direction of the State Disaster Control Director, the Welfare Officer on the State Staff shall:

a. Consolidate the information contained in the County Welfare Resource Summaries and maintain it in an easily usable form.

b. Supplement the information contained in the County Resource Summaries with information concerning the welfare resources of the State government and Allied Agencies.
c. Prepare such pre-disaster plans as are necessary for the efficient coordination of welfare operations throughout the State in time of disaster.

d. Coordinate welfare operations in time of disaster when the resources of the stricken county are inadequate.

e. When directed by the State Disaster Control Director, assume direction of all welfare operations in the disaster area.

f. Perform such other duties as are directed by the State Disaster Control Director.

(5) Communications—

Under the direction of the State Disaster Control Director, the Communications officer on the State Staff shall:

a. Consolidate the information contained in the County Communications Resource Summaries and maintain it in an easily usable form.

b. Supplement the information contained in the County Resource Summaries with information concerning the communication resources of the State government and Allied Agencies.

c. Prepare a State-wide communication plan utilizing radio, telephone, wire service and other facilities.

d. Prepare such pre-disaster plans as are necessary for the efficient coordination of communications throughout the State in time of disaster.

e. Direct communications operations on the State level in time of disaster.

f. When directed by the State Disaster Control Director, assume direction of all communications in the disaster area.

g. Perform such other duties as are directed by the State Disaster Control Director.

(6) Transportation—

Under the direction of the State Disaster Control Director, the Transportation Officer on the State Staff shall:

a. Maintain complete and up-to-date inventories of all large-scale transportation facilities within the State.

b. Prepare such pre-disaster plans as are necessary for the efficient operation of all major transportation facilities in time of disaster.

c. Direct transportation operations during tests and alerts and in time of disaster.

d. Perform such other duties as are directed by the State Disaster Control Director.
(7) Engineering—
Under the direction of the State Disaster Control Director, the Engineering Officer on the State Staff shall:

a. Consolidate the information contained in the County Engineering Resource Summaries and maintain it in easily usable form.

b. Supplement the information contained in the County Engineering Resource Summaries with information concerning the engineering resources of the State government and Allied Agencies.

c. Prepare such pre-disaster plans as are necessary for the efficient coordination of engineering operations throughout the State in time of disaster.

d. Direct the dispatch of engineering aid from other counties to the disaster-stricken county.

e. When directed by the State Disaster Control Director, assume direction of all engineering operations in the disaster area.

f. Perform such other duties as are directed by the State Disaster Control Director.

(8) Public Relations—
Under the direction of the State Disaster Control Director, the Public Relations Officer on the State Staff shall:

a. Consolidate the information contained in the County Public Relations Resource Summaries and maintain it in an easily usable form.

b. Supplement the information contained in the County Public Relations Resource Summaries with information concerning the public relations resources of the State government and Allied Agencies.

c. Prepare such pre-disaster plans as are necessary for the efficient conduct of public relations on the State level in time of disaster.

d. Maintain adequate liaison with County Public Relations Coordinators and coordinate their activities during pre-disaster and disaster periods.

e. Prepare all pre-disaster news releases on the State level pertaining to disaster control planning and operations.

f. Prepare all news releases and direct public relations on the State level in time of disaster.

g. Perform such other duties as are directed by the State Disaster Control Director.
8. Allied Agencies: (To be expanded)
   A. State Police
   B. Federal Bureau of Investigation
   C. American Red Cross
   D. Salvation Army
   E. National Guard
   F. U.S. Army troops, facilities and services
   G. U.S. Navy troops, facilities and services
   H. U.S. Coast Guard troops, facilities and services
   I. U.S. Air Force troops, facilities and services.

9. Municipal Disaster Control Plans:
   Many disasters may be foreseen and their effects lessened by intelligent
   pre-disaster planning. A Municipal Disaster Control Plan should consist
   of three parts:
   
   (1) An inventory of hazards,
   (2) An inventory of resources, and
   (3) A series of special plans to provide for disaster control func­
       tions within the municipality in time of emergency.

A. Inventory of Hazards.

   The first step in preparing a Municipal Disaster Control Plan should
   be the development of an inventory of the hazards which exist within
   the municipality and which may conceivably result in a disaster at
   some future time. The Municipal Disaster Control Director should
   make full use of his staff and of other informed members of the
   community in conducting the inventory of hazards. As examples,
   hazards may be classified under the following headings:

   (1) Fire hazards—
       a. Lumber yards
       b. Bulk oil and gasoline storage
       c. Piers and wharves
       d. Public and institutional buildings
       e. Shopping districts
       f. Combustible industrial properties
       g. Natural gas trunk lines
       h. Oil pipe lines
       i. Other fire hazards

   (2) Explosive hazards—
       a. Bulk oil and gasoline storage
       b. Ammunition depots
       c. Explosives manufacturing plants
       d. Industrial plants using explosive raw materials
       e. Feed, flour, grist, and cereal mills
       f. Natural gas trunk lines
       g. Other explosive hazards
(3) Electrical hazards—
   a. High voltage power lines
   b. Power plants
   c. Sub-stations
   d. Other electrical hazards

(4) Transportation hazards—
   a. Main highways
   b. Railroads
   c. Piers and wharves
   d. Airports
   e. Other transportation hazards

(5) Social hazards—
   a. Potential riot areas
   b. Prisons
   c. Mental hospitals
   d. Other social hazards

(6) Natural hazards—
   a. Floodable rivers and streams
   b. Oceanfront areas
   c. Other natural hazards

(7) Other hazards—
   a. Circus or fair grounds

B. Inventory of Resources.

Before any comprehensive disaster control plans may be developed, it is necessary to inventory and analyze the resources of the municipality which may be of assistance in time of disaster. A complete survey must be made and the results recorded in a systematic manner. The inventory of resources should be presented on forms filed according to each function performed by the staff of the Municipal Disaster Control Director. The addition of maps showing the location of major pieces of equipment and other resources will facilitate the dispatch of aid to a disaster area. Sample inventory forms will be furnished by the State Disaster Control Director.

C. Special Plans.

Special plans should be developed for use in the municipality in time of disaster. Certain parts of these plans will probably already be in existence, while others must be drawn up. It may be advisable to develop individual plans for each major hazard area within the municipality.

(1) Alert Plan—

The Municipal Alert Plan contains the names, addresses and telephone numbers of key personnel who should be notified in the event of disaster, and a systematic plan of notification.
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The Municipal Disaster Control Director and members of his staff should be among the first notified. They may then alert other services and personnel as necessary. The County Office of Record must be notified as soon as possible in order that the County disaster control organization may be activated and preparations made to forward assistance if it is required. Other telephone numbers, names and addresses which may be of value but need not be immediately alerted may be included. Primary and alternate methods of communication should be designated. Development of the Municipal Alert Plan should be the direct responsibility of the Municipal Disaster Control Director.

(2) Traffic Control Plan—
One of the most urgent tasks at the time of a disaster in a heavily populated area, such as New Jersey, is the control of traffic. Roads must be kept open for emergency vehicles, and the clouds of sight-seers who habitually descend on the scene of a disaster must be turned away while disaster control measures are being undertaken. The Municipal Traffic Control Plan should provide for an inner cordon of road blocks to isolate the disaster area. These posts must be manned at the first indication of a disaster. An outer cordon of posts may be manned as soon as practicable to supplement the inner cordon and keep normal traffic moving freely. A system of personnel and motor vehicle passes should be developed so that only authorized persons will be permitted near the disaster site. Routes for emergency vehicles arriving from other areas should be kept open by use of road blocks if necessary, or by a patrol system. Checkpoints on the outskirts of the municipality should be specified for reinforcements arriving. Existence of communication facilities should be an important consideration in selecting a checkpoint. The Municipal Traffic Control Plan should prescribe tentative routes for evacuation of the injured and the homeless. Development of the Municipal Traffic Control Plan should be the direct responsibility of the Police Officer on the Municipal staff.

(3) Fire Fighting Plan—
The Municipal Fire-fighting Plan should comprise a tentative plan for combating the type of fire which may be expected from the hazards involved. It should include an estimate of the type, amount and location of the combustibles at the hazard area. The plan should indicate the location of all hydrants in the area, the position of an auxiliary, static water supply, and a move-up system to protect the other parts of the municipality. The heart of any move-up system is a series of running cards, showing what equipment and apparatus will move to the disaster area as alarms are received. The Municipal Fire-fighting Plan should be the direct responsibility of the Fire Officer on the Municipal Staff.
(4) Medical Plan—

The Municipal Medical Plan should provide for tentative first aid posts near the scene of the disaster. The location of hospitals in relation to hazard areas should be indicated on an attached map. During past disasters the nearest hospitals have often been swamped with patients, while those only a short distance away have been unused. Plans should be made to establish ambulance dispatch posts, from which ambulances may be dispatched to hospitals with adequate facilities. These posts should be near and, in most cases, can be combined with the first aid posts. It is recommended that when the nearest hospitals are filled to a pre-determined percentage of their capacity, most ambulances be dispatched to other hospitals, leaving the local capacity for extremely urgent cases.

The Municipal Medical Plan should include provisions for care of the deceased, first to the capacity of regular morgues and funeral parlors, and then at a temporary morgue. The development of the Municipal Medical Plan should be the direct responsibility of the Medical Officer on the Municipal Staff.

(5) Welfare Plan—

Large-scale disasters usually involve some dislocation of the normal living pattern of the civilian population. The purpose of the Welfare Plan is to reduce this dislocation to a minimum and to provide for the most essential needs of the inhabitants of the stricken area. Plans must be made for the feeding, lodging, and clothing of persons who are unable to care for these needs themselves. It may become necessary in certain cases to evacuate the civilian population because of a continuing danger or the destruction of normal living facilities. The municipal Welfare Plan should include provisions to prepare the population for such an evacuation. The decision to evacuate an area is the responsibility of the Municipal Disaster Control Director. A municipality must also be prepared to receive and care for evacuees from other municipalities. Actual evacuation operations will be the responsibility of the Transportation Officer and will be governed by the provisions of the Traffic Control Plan. The Welfare Plan should indicate lodging areas available and the agency responsible for staffing and operating such areas. Planning must be done in co-operation with other disaster control services so that the existing facilities may be utilized to the best advantage. Registration of the displaced population and processing of the inquiries which will be received concerning persons in the disaster area should be handled according to a State-wide standardized procedure to be promulgated by the State Disaster Control Director. The Municipal Welfare Plan should be the direct responsibility of the Welfare Officer on the Municipal Staff.
(6) Communications Plan—

Good communications are the keys to the effective use of available resources. If communications fail, a disaster control plan is useless. The disaster which causes an emergency will often destroy some of the primary means of communication. Therefore, a disaster control plan should never rely on a single method of communication. The Municipal Communication Plan should specify tentative command posts as near as practicable to the scene of the disaster. As many methods of communication as possible should be used to connect the command post at the disaster scene to the Municipal Disaster Control Center. If a County police radio net is in operation it is desirable that each municipality have a receiver on this channel. The Communication Plan should indicate the methods available for contacting the next higher echelon in the order of their priority. It is desirable that amateur radio operators be included in the Communication Plan. The Municipal Communications Plan should specify radio channels to be used in local radio communications, and if possible, should indicate different channels for different uses. Maximum use should be made of the resources of amateur radio operators. Assignment and use of radio frequencies must be guided by the State-wide radio communication plan. The Municipal Communication Plan should be the direct responsibility of the Communication Officer on the Municipal Staff.

D. Municipal Disaster Control Center.

The Municipal Disaster Control Center shall be established in the municipal building or police headquarters where available. Where neither of these facilities exists, the Municipal Disaster Control Director shall arrange for some other location. The Municipal Disaster Control Center must be in a location having adequate working space. It should have access to extensive and varied communication facilities, and, if possible an auxiliary power source. In large municipalities it may be desirable to establish a special communications Message Center in conjunction with the Disaster Control Center. The Control Center should not be located in close proximity to any hazard if this can be avoided. Plans and procedures will be filed in the Municipal Disaster Control Center in consolidated form readily available for placing in effect. It is recommended that the Disaster Control Center be established in some location where a 24-hour watch may be maintained. It is suggested that a press room be established in the vicinity of the Disaster Control Center. Adequate facilities should be provided for the use of newsmen in the press room adjacent to the Disaster Control Center. The Municipal Disaster Control Center shall contain the following:

(1) Inventories of hazards in the municipality.
(2) Inventories of resources of the municipality.
(3) Copies of all special plans.
(4) A large wall map of the entire municipality. This wall map should be of the grid type and should be drawn to a uniform size, scale and grid.
(5) A supply of small maps of the municipality.
Personnel to man the Disaster Control Center should be designated well in advance and trained to function together as a team. It will be well to have alternates for all positions and to encourage personnel to learn other jobs besides their own as it may be necessary to operate on a 24-hour basis. Members of the Municipal Staff or their responsible representatives should be assigned to the Disaster Control Center during operations.

Other personnel needed will include:
   a. Telephone operators
   b. Teletype operators (If equipment is available)
   c. Radio operators
   d. Typists
   e. Record-keepers
   f. Messengers
   g. Clerks

E. Disaster Control Command Post.

It is essential that a command post be established as close as practicable to the disaster area. The command post serves as the field headquarters for disaster control operations. It must have the best possible communications with the Municipal Disaster Control Center. During the early stages of a disaster control operation the command post may consist of nothing more than a police radio car or a telephone booth. As the situation develops, the command post should be enlarged to provide for all the services required by the operating units at the immediate scene of the disaster. It will probably be advantageous to train a nucleus crew specifically for the job of operating a command post. This crew would proceed to the stricken area at the first word of a disaster and set up the command post and report their location to the Municipal Disaster Control Center, thus releasing other specialized personnel, such as police and firemen, to their regular duties.

Minimum requirements for the nucleus crew include:
   One Officer in Charge
   One telephone operator
   One radio operator
   One typist or general record-keeper
   Two messengers

Additional personnel may be added as required. The command post crew should be trained as a team and should be accustomed to working together. Amateur radio operators with their own mobile equipment may be integrated into the command post crew. Since a large disaster may require several area command posts, it is recommended that several crews be organized. This will also permit interchange of personnel in case of absences. Equipment should be maintained in an easily transportable kit and should include:

   Mobile radio equipment
   Portable typewriter
   Emergency lights with batteries
10. COUNTY DISASTER CONTROL PLANNING:

Planning for disaster control at the county level should be based on the municipal disaster control plans. Copies of each such plan should be on file at the County Office of Record, so that the county organization will have a detailed picture of the steps being taken to meet an emergency at the municipal level.

A. Inventory of Resources.

It is particularly important that copies of all municipal resource inventories be filed in readily-available form at the County Office of Record. The primary function of the county organization is the coordination of municipal resources throughout the county. This may be accomplished only if a complete up-to-date record of these resources is on hand.

B. County Mutual Aid Plans.

A Mutual Aid Plan should be developed on the County level to meet the possibility of a disaster in each municipality of the County. The County Medical Mutual Aid Plan should contain, but is not limited to the following special plans:

(1) Alert Plan—

The County Alert Plan contains the names, addresses and telephone numbers of key personnel who should be notified in the event of a disaster anywhere in the county and a systematic plan of notification. The County Disaster Control Coordinator and members of his staff should be among the first notified. They may then alert other services and personnel as necessary. The State Disaster Control Center must be notified as soon as possible so that the State disaster control organization may be activated and preparations made to forward assistance if it is required. Telephone numbers and locations of all municipal disaster control centers must be included in the County Alert Plan. Other telephone numbers, names and addresses of persons who need not be immediately alerted, may be included. Primary and alternate methods of communication should be designed. Development of the County Alert Plan should be the direct responsibility of the County Disaster Control Coordinator.

(2) Traffic Control Plan—

Most highways do not stop at municipal boundaries. A countywide system of traffic control capable of integration into a State-wide plan to channel traffic away from a disaster-stricken municipality is usually a necessity. County personnel and personnel from other municipalities may be called upon to man posts on the outer cordon of road blocks to isolate the disaster.
area. Tentative emergency vehicle and evacuation routes must be kept clear of non-essential traffic. Check points in surrounding municipalities should be specified. Development of the County Traffic Control Plan should be the direct responsibility of the County Police Coordinator.

(3) Fire-Fighting Plan—

The County Fire-Fighting Plan should include the details of a move-up system to reinforce the fire-fighting force of the stricken municipality with personnel and equipment from surrounding municipalities. The move-up system must be designed to prevent the denuding of other municipalities of all fire-protection as their fire companies move to the disaster scene. The County Fire-Fighting Plan should be the direct responsibility of the County Fire Coordinator.

(4) Medical Plan—

The County Medical Plan should provide for the use of hospitals and other medical facilities beyond the borders of the stricken municipality. A system should be devised for keeping a constant check on the remaining capacity of all hospitals, so that the facilities may be used to best advantage and none overcrowded. Development of the County Medical Plan should be the direct responsibility of the County Medical Coordinator.

(5) Welfare Plan—

The County Welfare Plan should indicate the facilities in each municipality which will be most readily available after those of the stricken municipality have been used to capacity. Welfare personnel must be prepared to move into the disaster area to assist the local services in providing food, clothing, lodging, registration, and special services for the civilian population. The County Welfare Plan should indicate tentative lodging areas in case it becomes necessary to evacuate large numbers of persons from the area. Development of the County Welfare Plan should be the direct responsibility of the County Welfare Coordinator.

(6) Communication Plan—

The County Communication Plan should permit contact with the municipal disaster control center in every municipality by as many methods of communication as possible. If practicable, alternate radio channels should be designated, so that county communications will not interfere with operational communications at the scene of the disaster. Development of the County Communication Plan should be the direct responsibility of the County Communications Coordinator.
C. County Office of Record.

The County Office of Record shall be established in some suitable central location which can be maintained on a 24-hour monitor basis. It is recommended that the Office of Record be in a single location suitable for use as a communications center in time of disaster. However, it may be sub-divided among the services if this is more practicable under existing conditions, provided that the major sub-divisions of the County Office of Record are maintained on a 24-hour monitor basis. The County Office of Record or one of its major sub-divisions must be designated as the communications center for disaster control operations through which all requests for assistance will be processed. The Office of Record must have adequate working space. It must be provided with extensive and varied means of communication and, if possible, an auxiliary power source. It should not be located in close proximity to any hazard. Disaster control plans and procedures will be filed in the County Office of Record in consolidated form readily available for placing in effect. The County Office of Record shall contain:

1. Inventories of hazards within the county.
2. Inventories of resources within the county.
3. Copies of all Municipal Disaster Control Plans.
4. A County Mutual Aid Plan for every municipality in the county.
5. A large wall-map of the entire county. This wall-map should be of the grid type and should be drawn to a uniform size, scale and grid.
6. A supply of small maps of the county.
7. A supply of maps of every municipality in the county.

11. Municipal Mutual Aid Plans:

Mutual aid plans may be divided into two categories:

1. Municipal mutual aid plans, many of which are already in existence, and
2. The county-wide Mutual Aid Plan.

Existing municipal mutual aid plans, where applicable, shall be incorporated with the provisions of this Disaster Control Plan. Copies of all plans shall be submitted to the State Disaster Control Director for approval and copies shall be filed with the County Disaster Control Coordinator. Municipal mutual aid plans approved by the State Disaster Control Director shall go into effect automatically in time of disaster. These plans shall be limited to provide aid from municipalities contiguous with the disaster-stricken municipality. If further aid is required, the County Disaster Control Coordinator upon request, shall place the County Mutual Aid Plan in effect and shall draw upon the resources of all municipalities in the county. It is unlawful for a municipality to request aid directly from non-contiguous municipalities. All requests for aid from such municipalities must be directed to the County Disaster Control Coordinator, who shall then take appropriate action. It is unlawful for any municipality or any public or semi-public agency to send personnel or equipment into a disaster-
stricken municipality unless and until such aid has been directed to proceed by the County Disaster Control Coordinator or his deputy.

12. State of Local Disaster Emergency:
Whenever, in his opinion, a disaster has occurred or is imminent in any municipality, the Municipal Disaster Control Director of that municipality shall proclaim a state of local disaster emergency within the municipality. The municipal disaster control plan shall then immediately go into effect and the Municipal Disaster Control Director, in accordance with regulations promulgated by the State Disaster Control Director, shall be empowered to issue and enforce such orders as may be necessary to implement the municipal disaster control plan and to protect the health, safety, and resources of the residents of the municipality. The Municipal Disaster Control Director shall delegate his powers to a Deputy Disaster Control Director during any absence from the municipality in order that a responsible officer shall be available at all times with authority to initiate disaster control operations. All requests for aid beyond that available from contiguous municipalities with which municipal mutual aid plans have been concluded shall be directed to the County Disaster Control Coordinator.

13. Activation of the County Mutual Aid Plan:
Whenever a state of local disaster emergency has been declared, the County and State Disaster Control organizations shall be activated as necessary and preparations made to undertake such operations as are required. Orders issued by the County Disaster Control Coordinator in accordance with the County Mutual Aid Plan shall be binding upon all the municipalities of the County.

14. Powers of the Governor:
The Governor is empowered to assume direction of all disaster control operations whenever, in his opinion, the control of any disaster is beyond the capabilities of local authorities.

15. Cessation of State of Emergency:
The cessation of a state of emergency shall be ordered by the same authority by which it was proclaimed.

16. Public Utilities:
The operation of modern public utilities, such as electric power, gas, and telephone facilities, is often beyond the resources of an individual municipality or county. In time of disaster such utilities will be restored and maintained most efficiently by their regular maintenance services. Nothing or county authorities to seize the resources of a privately-owned public in this Disaster Control Plan shall be construed as authorizing municipal utility.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Thousands of New Jersey citizens are still overseas in the various branches of our armed forces; and,

WHEREAS, Thousands more of our citizens have given their lives in foreign lands in past wars to preserve the principles of human dignity and individual freedom; and

WHEREAS, The week of January 24th to January 30th has been designated by the Veterans of Foreign Wars of the United States as National V. F. W. Week; and,

WHEREAS, Each post is observing this week by bringing to the attention of the public the many and various activities of the Veterans of Foreign Wars in behalf of their community, State and Nation;

NOW, THEREFORE, I, ROBERT B. M EYNER, Governor of the State of New Jersey, do hereby proclaim the period from

JANUARY 24th to JANUARY 30th, inclusive,

as

NATIONAL V. F. W. WEEK

in New Jersey, and I urge all residents of this State to turn their thoughts during this week to those members of our armed forces who serve our country in other lands.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-second day of January, in the
PROCLAMATIONS 1079

year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER, Governor.

By the Governor:

EDWARD J. PATTEN, Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

WHEREAS, Heart diseases and allied ailments of the circulatory system annually claim the lives of thousands of men, women, and children in New Jersey; and

WHEREAS, The figures prove that heart diseases constitute a major health problem; and

WHEREAS, The New Jersey Heart Association, through the affiliation of its county and local chapters, is dedicating its efforts to lessening this problem through research, service, and education; and

WHEREAS, The efforts of this voluntarily supported group supplement and strengthen the efforts of physicians, public health agencies, and other groups in an over-all effort to lessen the impact of heart disease; and

WHEREAS, The month of February has been designated in recent years as the fund raising month for the American and New Jersey Heart Associations; and
WHEREAS, The New Jersey Heart Association will this year need $557,000 to carry out the programs and objectives it has established;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the

MONTH OF FEBRUARY, 1954,

as

HEART MONTH,

and I urge New Jersey citizens to give generously to this cause and, through consultation with their family physicians, to give consideration to the individual health habits which will lessen the impact of heart disease.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-eighth day of January, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, January, 1954, marked the 36th Anniversary of the proclamation of the Free and Independent Ukrainian Republic; and

WHEREAS, The Ukrainian peoples of New Jersey observed January as a time of commemoration for a once free land where the love of freedom still lives; and

WHEREAS, In our free Republic, Americans have a warm and instinctive sympathy for the aspirations of freedom loving people in other lands;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, JANUARY 31, 1954,

as

UKRAINIAN DAY

throughout New Jersey and commend the day and its significance to the patriotic consideration of all our citizens.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-ninth day of January, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.
WHEREAS, The widespread existence of syndicated gambling in Bergen County over a period of years has been a source of public disgrace to the decent and law-abiding citizens of Bergen County and the State of New Jersey; and

WHEREAS, One Willie Moretti, otherwise known as Willie Moore, was murdered on October 4, 1951, in a public restaurant in the Borough of Cliffside Park under circumstances strongly indicating a connection with an official investigation then proceeding into syndicated gambling in Bergen County and into associations between public officials and professional gangsters and racketeers, which murder remains unsolved to the present time; and

WHEREAS, It is deemed that the arrest and conviction of the murderers of Moretti are of urgent public importance to the State not only for the vindication of the public peace, law and order, but as a means of assisting in the renewed efforts of the law enforcement agencies of the State to uncover past and possibly presently existing alliances between public officials and professional gamblers and racketeers, and thereby eliminate one of the basic causes of crime and official corruption in New Jersey;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, acting under and pursuant to the authority vested in me by N. J. S. 2A:153-1, offer a reward in the amount of twenty-five thousand dollars ($25,000.00) for any information leading to the arrest and conviction of any person or persons for the murder aforesaid of Willie Moretti, otherwise known as Willie Moore.
Proclaimed as and for my act this 2nd day of February, 1954, at Trenton.

ROBERT B. MEYNER, 
Governor.

By the Governor:
Edward J. Patten, 
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY, 
EXECUTIVE DEPARTMENT.

WHEREAS, For the past thirty years the Reserve Officers Association of the United States has observed National Defense Week, in the observance of which virtually every civic, business, and patriotic group has joined; and

WHEREAS, The purpose of this observance is to focus the attention of the citizens of our nation on our national security and defense structure and on our preparedness, and the need therefor; and

WHEREAS, The United States, a traditionally peaceful nation, has long depended upon a small well-trained regular military establishment, backed up by a large trained reserve, for its manpower requirements; and

WHEREAS, The reservists, who represent the bulwark of our personnel, might unselfishly serve in the dual capacity as citizens who, in their daily jobs, contribute to the productivity of our economy and who, during evening and summer training periods, improve and keep current their military knowledge and preparedness;
Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the period of

FEBRUARY 12, 1954, through FEBRUARY 22, 1954, as NATIONAL DEFENSE WEEK IN NEW JERSEY,

during which period it is urged that the official flag of the United States be prominently displayed throughout the State; that business, civic, and patriotic organizations, as well as all citizens, demonstrate their support of the reservists, the ROA, and National Defense Week by appropriately saluting these citizen soldiers, sailors, marines, airmen, and coast guardsmen; and that we all give prayerful thought to and thanks for our country's blessings, and pray that our efforts toward defense and security will deter any future aggression.

Given under my hand and the Great Seal of the State of New Jersey, this fourth day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, February 11, 1954 will mark the 107th Anniversary of the birth of Thomas Alva Edison; and

WHEREAS, His genius and creative mind produced inventions which created new industries, new employment opportunities and improved conditions in the lives of all civilized peoples; and

WHEREAS, The accomplishments of his long and productive life continue to serve as an enduring example of the great good that can be achieved under our American system;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, so hereby proclaim

THURSDAY, FEBRUARY 11, 1954,
as

THOMAS ALVA EDISON DAY,

and I urge all my fellow citizens to join in the commemoration of his memory.

Given under my hand and the Great Seal of the State of New Jersey, this fourth day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.
WHEREAS, The Deputy Director, Division of Taxation, Department of the Treasury, on the fourth day of January, one thousand nine hundred and fifty-four, under the provisions of R. S. 54:11–2, reported to the Governor a list of all corporations created under the laws of this State, which for two years next preceding the report have failed to pay to the State the taxes assessed against them under the Corporation Business Tax Act (1945) (Chapter 162, Laws of 1945, as amended and supplemented; N. J. S. A. 54:10A–1, et seq.) and which taxes are by law made payable into the State treasury; and

WHEREAS, Under the provisions of R. S. 54:11–1, the charters of said corporations shall be declared void unless the Governor shall give further time for the payment of such taxes assessed against said corporations; and

WHEREAS, The Governor has not given further time to the corporations so reported and hereinafter named for the payment of such taxes, and the same are still unpaid;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, pursuant to the provisions of R. S. 54:11–2, do hereby issue this proclamation declaring that the charters of the following named corporations, so reported and in default, to wit:
Unpaid Taxes for the Year 1951

A B Auto Seat Cover Co.,
A. B. C. Holding Company,
A B C Service Station, Inc.,
Abeco, Inc.,
Abels-Kay, Inc.,
Abelson's-Elizabeth,
Abigail Corporation,
A-Bomb Shelter Corporation, Inc.,
Ace Auto Sales Incorporated,
Ace Chemical Co.,
Ace Electric Company,
Ace Hanger Company,
Ace Poultry Company,
Ace School of Neon, Inc.,
Ace Service Station, Inc.,
Ackerman Incorporated,
"Ackley & Catto, Inc."
Ackley-McClain Mortgage Company,
Acme Homes, Inc.,
Acme Processing Co.,
Acme Venetian Blind Company,
Aeorn Industries, Inc.,
Action Oil Co., Inc.,
Ada Fuel Corp.,
Adams Investment Corp.,
Addison Distributing Corporation,
A. De Mauro, Inc.,
Adhesives Inc.,
Advance Plating Corp.,
Advertising Displays, Inc.,
Aero Metalcraft Corporation,
Aero Precision Instrument Co.,
Aerotronics Research and Development Co.,
Aetna Investment Co., Inc.,
Afotex Products Co.,
A. & H. Corp.,
A. H. L. Co-Operative Fuel Association,
Ahrel Company,
Air Bactericide Conditioning Corporation,
Airco Corp.,
Air Commerce Corporation,
Airport Caterers, Inc.,
Airport Motors Inc.,
Air Travel Coordinators,
A. J. Kennedy Towing Co., Inc.,
A. J. Schultz Manufacturing Co. Inc.,
Alaska Fur Storage & Remodeling Co. Inc.,
Alaskan Terminal Development Co. Inc.,
Alba Chemical Corporation,
Albany Block Inc.,
Alben Holding Company,
The Albert Del Coat and Suit Corp.,
A & L Building Supply Co. Inc.,
Alear Realty, Inc.,
Alear’s Delicatessen, Inc.,
Al. D.C. Corp.,
Aldene Bar & Grill, Inc.,
Alden Gardens,
Al Einher Coal and Ice Company Inc.,
A. & L Engineering Co.,
Alert Fire Detector Alarm Company,
Alfone Florist Shop, Inc.,
Alfrank Construction Co.,
Alfred’s Cleaners & Dyers,
Algro Knitting Mills, Inc.,
Alhar Realty Co.,
Alimar Realty Corporation,
Alina Lodge,
Aljacy, Inc.,
Aljay Food Corporation,
"Aljorene Corporation”,
Allen Wayne Jewelers,
Allied Brands, Inc.,
Allied Building Co., Inc.,
Allied Roofers & Tinsmith Supply,
All State Racing Corporation,
Allwood Cabinet Co. Inc.,
Allyn Slip Cover Co., Inc.,
Alma Construction Company,
Almar Construction Co.,
Almil Corp.,
Alpha Realty Corporation,
Alphian Realty Corporation,
Alpine Gymnasium Maintenance & Equipment Co.,
Alpine Spa, Inc.,
Alpine Sweet Shop, Inc.,
Alsam Food Co.,
Alside, Inc. of New York & New Jersey,
Alta Holding Company,
Alumatic Garden State Distributors, Inc.,
Alva Development Company,
American Advertising Corporation,
American Bagel Corp.,
American Chemical Corp.,
American Handkerchief Corp.,
American Laundry Company, Inc.,
American Nylon Corporation,
American Packing Corp.,
American Radio and Appliance, Inc.,
American Research Institute,
American Screening Company,
American Standard Plumbing & Heating Co. Inc.,
American Warehouse Corporation,
American Investment Company,
Ames Realty Corp.,
Amfion Construction,
Amgee Company,
The Amidine Corporation,
Amraeo, Inc.,
Amru, Inc.,
Andrew McLean Co. No. 1,
Andy's Hardware Co.,
Angelo M. Ruggiero, Inc.,
Angster Sons, Inc.,
Anode Television Service, Inc,
Anthony A. Hopfel and Company,
Anton's Wines & Liquors, Inc.,
A. O. Timmins, Inc.,
A. & P. Coal Co., Inc.,
Apex Auto Sales, Inc., of New Brunswick, N. J.,
Apex Auto Stores,
Apex Drug Co.,
Apex Television Corporation,
Apostolos Banana Co.,
Appliance Credit Corporation,
Appliance Trucking Corp. of New Jersey,
Applicators Associates, Inc.,
Aralon, Inc.,
Arcola Village, Inc.,
Arcola Window Co., Inc.,
Arcturus Radio & Television Corporation,
Arden Court, Inc.,
Arena Sporting Club, Inc.,
Arkay Classics, Inc.,
Arlington Arms, Inc.,
Arlington Corporation,
Armen Realty Company, Inc.,
Armor Paint Company,
Armstrong Company, Inc.,
Armstrong Corporation of America,
Army & Navy Sales Stores, Inc.,
A. & R. Nasdeo Inc.,
Arpin Construction Co.,
Arrow Bake Shop of New Jersey Inc.,
Arrow Packing & Rubber Company,
Arterraft Iron Works, Inc.,
Art Emblem Inc.,
Arthur Window Cleaning Co. Inc.,
Arties,
Artiv, Inc.,
Artistic Silk Fabrics, Inc.,
A. S. Bernard-Perth Amboy Corp.,
Ashton Laboratories, Inc.,
Asbury Prescription Laboratory, Inc.,
A. Schlorer & Sons,
Asco Packing Company,
Associated Auto Body Works,
Associated Brokerage Agencies Inc.,
Associated Drug Products, Inc.,
Associated Machine and Engineering, Co. Inc.,
Associated Manufacturing Corp.,
Associated Merchants Realty Company,
Associated New York Publishers,
Associated Real Estate Brokers of New Jersey,
Astor Hotel Co.,
A. T. Keefe & Company,
Atkin's Fabrics & Curtain Shop,
Atlantic Air Conditioning Institute, Inc.,
Atlantic Buff Company,
Atlantic Cab Co., Inc.,
Atlantic Electronic Industries Inc.,
Atlantic Fish Products Co.,
Atlantic Gardens Development Co.,
Atlantic, Gulf & Midland Corp.,
Atlantic Marine Basin, Inc.,
Atlantic Mortgage & Finance Service,
"Atlantic Neon Co., Inc."
Atlantic Poultry Producers Co-Operative Association Inc.,
Atlas Building Contractors, Inc.,
Atlas Equipment Corporation,
Atlas Land Co.,
Atlas Millwork & Building Supply Co.,
Atomic Electric Construction, Inc.,
Authors and Composers, Incorporated,
Auto Marine Shop,
Automatic Gas Service Company,
Auto Sales Inc.,
Avon Associates, Inc.,
A. & W. Bonn, Inc.,
A. W. Investment Co., Inc.,
Ayge Holding Co.,

Bahr Realty Associates Inc.,
Baker Pump Co., Inc.,
Baker’s Delivery Company,
Banner Furniture Manufacturing Co.,
Bannon Laboratories, Inc.,
Barbay Corporation,
Barb Co.,
Barbera Bros., Inc.,
Barclay Manor, Inc.,
Barrett Apparel, Inc.,
Barney Roseff Inc.,
Barrett Plastic Corp.,
Barry Parks Corp.,
Barry’s Tavern,
Bartram, Inc.,
Barwel Realty Co. Inc.,
Baseball Automatic Inc.,
Bates Realty Co.,
The Bayard Realty Company, Inc.,
Bay Head Realty Company,
Bayonne Gardens, Section One,
Bayonne Gardens, Section Three,
Bayonne Gardens, Section Two,
The Bayonne Star Publishing Company,
B. B. H. Holding Co.,
B. and B. Products Co. Inc.,
"B & C Co.,”
B and C Construction Co. Inc.,
BC Ring Corp.,
B. D. A. Inc.,
B & D Contractors, Inc.,
Beach Investment Corporation,
Beauray, Inc.,
Beau-Rivage Corporation,
Beautified Home Construction Co.,
Beckett Bar Co.,
The Beebe Manufacturing Co., Inc.,
Beech Manor Homes,
Beldin Laboratories, Inc.,
Belle Shapiro, Inc.,
Belleville Dairy,
Bellins Corset Shop, Inc.,
Bell Labels, Inc.,
Belmar Park Cooperative Society,
Bell-Video,
Belmar Mortgage Company,
Belmar Sportswear, Inc.,
Belmont Realty and Investment Company,
Belmont Tire and Rubber Corp.,
Belvedere Bar-Restaurant, Inc,
Belvedere Coats, Inc.,
Bema Amusement Corporation,
Bendix Realty Co.,
Bennett, Inc.,
Benpaul Resort Corp.,
Benson Industries, Inc.,
Benoj Corporation,
'B. Epstein Tobacco. Co.,
Berann Realty Co. Inc.,
Bercale Holding Co.,
Bergen Home Builders,
Bergen Industries Inc.,
Bergen Land Associates, Inc.,
Bergen Paper Converting Corporation,
Bergen Square Builders, Inc.,
Berger-Shaw Company, Inc.,
Bergman Dress Manufacturing Company,
Berkowitz Mens Store, Inc.,
Berlow Agency,
Bernard's-New Jersey, Inc.,
Bernsig, Inc.,
Bershadsky, Inc.,
Bertol Enterprises, Inc.,
The Bess Realty Corporation,
Best Buys, Inc.,
Best Effect Chemical Co., Inc No. 11,
Beta Products Corp.,
Better Homes of Tomorrow, Inc.,
Betts Stationery,
Beverage Vending Machines, Inc.,
Beverlee Lingerie, Inc.,
Beverly Classics Inc.,
Beverwyck Building Corporation,
Bevray Holding Co.,
B and F Motor Car Co., Inc.,
B. & G. Realty Co.,
Bigelow Auto Service, Inc.,
Biljaes, Asbury Inc.,
Billy Boyds,
The Birchwood Agency,
Bistany & Martin Greater Shows Inc.,
Bitters, Inc.,
B.J. Frosted Foods, Inc.,
R & L Shops, Inc.,
Bluebird Apparel Shops, Inc.,
Blue Sea Restaurant, Inc.,
Blue Star Drive Corporation,
Boardwalk Carousel, Inc.,
Boardwalk Fashion Shop, Inc.,
Bob Trombley's Wonder Bar Inc.,
Bogota Novelty Company, Inc.,
Bojac Realty Company,
Bomour Realty Co.,
Bond Products Co.,
Bonnie Amusement Corp.,
Bonnie Brook Park, Inc.,
Booker Realty Co.,
Book Rack, Inc.,
Borden Agency,
Boris Schwartz, Inc.,
Borough Homes, Inc.,
Bosco Home Improvement Co.,
Boston Laboratories, Inc.,
Bouchacourt Corp.,
Boulevard Cottage Corporation,
Boulevard East Apartments,
Boulevard Realty Co.,
Boulevard Silk Shop,
Bound Brook Grocery Co. Inc.,
Bound Brook Taxi Service, Inc.,
Bowl-O Sales Corp.,
Boxer Distributing Corporation,
Boyle's Tavern, Inc.,
Boyson Properties, Inc.,
Bradley Products, Inc.,
Bradley Realty Corporation,
Bradley Transportation Company Inc.,
Brad Realty Co.,
Bragaw Apts., Inc.,
Brand & Co.,
Brandt & Grecco Inc.,
Breeders Racing Association,
Brick Church Willys Corporation,
Bridge Bowling Academy, Inc.,
Bridgeton-Hudson Motors, Inc.,
Bridge Towers Service Station, Inc.,
Brighton Veil Bakery Inc.,
Brinkerhoff, Inc.,
Brinn's Shop, Inc.,
British and Continental Investment Company,
Broad Bargain Center, Inc.,
Broad Fruit Fair, Inc.,
Broad Street Milk Bar, Inc.,
Broadway Apparel Manufacturing Co.,
Broadway Automotive Inc.,
Broadway Fashion Shoppe, Inc.,
The Broadway-Marion Corporation,
PROCLAMATIONS

Broadway Playland, Inc.,
Broadway Window Cleaning Co.,
Brookdale Playhouse, Inc.,
Brookside Construction Co.,
Brookside Prints, Inc.,
Broomfield-Podmore-Burnside, Inc.,
Brown's Electrical Appliance Corp.,
Bruno Incorporated,
Bruno Paas, Inc.,
Brunswick Sportwear, Inc.,
Brunswick Supplies, Inc.,
B Safe Exterminating Inc.,
Bucamp Corporation,
Budlick Bus Company, Inc.,
Builders Land and Mortgage Service Corp.,
Burlington-Bristol Bridge Company,
Burlington Plumbing & Heating Corp.,
Burnet Tire & Battery Co.,
Burno, Inc.,
Burn-Rite Heating Corporation,
Burroughs Enterprises, Inc.,
Burton Shoes, Inc.,
Bush Electric Supply Co., Inc.,
Busher Builders, Incorporated,
Business Associates, Inc.,
Business Investment Co., Inc.,
Busy Bee Super Market,
Busy Corner, Inc.,
Bystalite Corporation,
Butane Lighter Corporation of America,
Butler Block Co., Inc.,
Buttermere Improvement Co.,
Buy-Rite Inc.,
Buzone Photographic Studios, Inc.,
B. & W. Tile Co.,
Byrne Bros. Construction Co.,

The Cabana,
Cabinets, Inc.,
Cake Box, Inc.,
Caldwell Holding Co. Inc.,
C. A. Legg, Inc.,
Calvine Fabrics Co. Inc.,
Canae Clothing Co., Inc.,
Cambridge Motor Freight,
Camdel, Inc.,
Camden Commercial School,
Camden Industrial Realty Co.,
Camden Pottery Inc.,
Camden Sanatorium,
Cameo Beauty Salon, Inc.,
Cameo Realty Co.,
Camey Handbag Co., Inc.,
Camp Food Products, Inc.,
Canadian American Spirits Corp.,
Candid Recordings, Inc.,
Canteen on Wheels, Inc.,
Capital Credit Corporation,
Capital Development Corp.,
Capital Engineering Corporation,
Capitol Builders, Inc.,
Capitol City Baseball Club, Inc.,
Capitol Dress Co., Inc.,
Capitol General Contracting Corp.,
Capitol Home Insulation Company of Trenton, Inc.,
Capitol Paint Co. of Vailsburg Inc.,
Capri Manufacturing Corp.,
Caramba Syrup Sales of N. J.,
Cardinal Products Corporation,
Cardinal Records, Inc.,
Carey Engineering Corp.,
Carlamagno Bros., Inc.,
Carrie Carter, Ltd.,
Carrington Arms, Inc.,
Carroll Hotel, Inc.,
Carr Transportation Corp.,
Carteret Apts., Inc.,
Carteret Operating Company,
Carter's Inc.,
Cartledge Corp.,
Casa Blanca Tavern, Inc.,
Casa Morro Trading Co., Inc.,
Casino Novelty, Inc.,
Cath-Co, Inc.,
Catherine Coat Co., Inc.,
Cavalier Sportswear Co., Inc.,
Cavallo Motor Sales, Inc.,
Caylord Color Corporation,
Cee Bee Realty Company,
Cemeteries Investment Corporation,
Central Bergen Television Company, Inc.,
Central-East Orange Corporation,
Central Embroidered Textiles, Inc.,
Central Holding Co.,
Central Mortgage and Realty Co.,
Central New Jersey Coal Exchange,
Central-Puritan Laundry, Inc.,
Central Valley Fuel and Heating Co. Inc.,
Century Cartage Co., Inc.,
Century Construction Co.,
Century Dry Cleaning Corporation,
Certified Builders Inc.,
Certified Cleaners and Dyers,
Certified Electric Products,
Chalcar Investment Co.,
Charben Associates, Inc.,
Char-Don Motors, Inc.,
Charles Mulle Realty Company, Inc.,
Charles O. Wehmeyer, Inc.,
Charles Raia, Jr., Agency, Inc,
Charm Shop,
Chase & Nolan Service, Inc.,
Chateau De Woodcliff Lake, Inc,
Chatham Park Homes, Inc.,
Chatham Products Co.,
Chatham Realty and Development Company,
Cheesemasters Inc.,
Chelsea Auction Mart, Incorporated,
Chelsea Operating Company,
Chemicals Associates, Inc.,
Chemical Engineering Co.,
Cherub-Wear, Inc.,
Chesloff Incorporated,
Chestnut Hills,
Chestnut Mortgage & Investment Corporation,
Chiaventone Holding Corporation,
Chic Haberdashers of Union, New Jersey,
Chi-Chi Club,
Chicken King Farms, Inc.,
The Chic Shop, Inc.,
Chinchilla Chateau, Inc.,
Choo-Choo Corporation,
Chrometal Manufacturing Co. Inc,
Ciassap Sales Co.,
Cicco Corporation,
Cinderella Club, Inc.,
Cirelli-Vesper Co., Inc.,
City Electric Co. Inc.,
City Holding Co.,
City Loan Co.,
C. J. Rahn Co., Inc.,
Clair Motors, Inc.,
Claremont Corporation,
Clarion T. V.,
Classic Dress Company,
The Clayton Company, Inc.,
Clicquot Club, Inc.,
Cliff Lamp Manufacturing Corp,
Clifton Oil & Burner Service Corporation,
Clifton Rigging Co., Inc.,
Clifton Telegram,
Clin-Till Food Market, Inc.,
Clinton Electric Corporation,
Clinton Gardner, Inc.,
Clinton Place Corp.,
The Clock Cafe,
Clocks, Incorporated,
Closter Village, Inc.,
The Clothing Corporation of America,
Clover Express Inc.,
C & L Restaurant Corp.,
Club Argyle, Inc.,
Club 850, Inc.,
Club Trio,
Clyde Development Inc.,
Clym Trading Corporation,
C&M Transportation Co., Inc.,
Coastal Construction Co.,
Coast Hardware of Asbury Park, Inc.,
Coast and Inland Search Company,
Coast Lumber Company Inc.,
Cole Modes, Inc.,
Colombia Finishing Company,
Colonial Dress Corp.,
Colonial House, Inc.,
Color Press Associates, Inc.,
Colts Neck Turkey Farm, Inc.,
Columbia Baths Inc.,
"Columbia House, Inc."
Columbine Enterprises, Inc.,
Comac Realty Co.,
Comet Clothes Co., Inc.,
Comet Television Service, Inc.,
Comfort Heating Company,
Commercial Plating, Inc.,
Commercial Rubber Company,
Commodity Services, Inc.,
Communications Engineers, Inc.,
Community Floor Covering Co.,
Community Pork Stores,
Community Print Shop, Inc.,
Comora, Inc.,
Compton Business Service Co.,
Concord Restaurant, Inc.,
Concrete Foundations, Inc.,
Conway Plastering Corp.,
Con-Lar Corporation,
Conservative Realty Company,
Consolidated Finance Corporation,
Consolidated Wrecking Co., Inc.,
Continental Contractors, Inc., No. 1,
Continental Persian Processors Inc.,
Convention Magazine, Inc.,
Coolmaster Air Conditioning Corp.,
Cooperative Food Exchange,
Cooper Plywood & Door Co.,
Coordinated Union Freight Terminals, Inc.,
Copley Fingerprint Supplies, Inc.,
Corday Modes, Inc.,
Cordon Motors, Inc.,
Cords & Cables, Inc.,
Corlies Holding Co.,
Corona Electric Company,
Cortlandt Food Shop, Inc.,
Coslan Homes Inc.,
Cosmo Hotels Corporation,
Cottages, Inc.,
Country Gadgets,
Coverall Realty & Investment Co.,
Cover Girl, Inc.,
Cozy Spot Luncheonette, Inc.,
C.P.C. Holding Corporation,
C. & P. Construction Co.,
Craft Realty Corp.,
Craftsmen Associates, Inc.,
Crafts Unlimited, Inc.,
Craig Bits, U.S.A., Inc.,
Cranberry Lodge Restaurant, Inc.,
Cranford Machine and Iron Works, Inc.,
Crater Woodworking Co., Inc.,
C. & R. Corp.,
Creative Designs Incorporated,
Creative Interiors, Inc.,
Creative Recording Studios,
Creative Textile Art Studios, Inc.,
Credit Bureau of Elizabeth, Inc.,
Crescent-Belmont Corp.,
Crescent Electric Co., Inc.,
Crescent Gardens, Inc.,
Crescents of Paterson, Inc.,
Cresthaven Cemetery Association Inc.,
Crest Haven Management Corp.,
Crest Sales Inc.,
The Cricklewood Inn, Inc.,
Cronenberg Custom Homes, Inc.,
Croot & Gutleber, Inc.,
The Crossbridge Corporation,
Crown Television Co.,
Croydon Mens Shop,
Cruiser Rides, Inc.,
Crystal Restaurant, Inc.,
C. & S. Painters, Inc.,
Cumberland County Advertiser-Press,
Cumberland Foundry Co.,
Curtis V. Williams Engineering Company,
Customade Inc.,
Custom Builders, Inc.,
Custom Electric Controller Co,
Custom Homes, Inc.,
Cutler Realty Co., No2,
Cut Rate Food Land, Inc.,
Cut Rate Groceries, Inc.,

Dacia Realty Co., Inc.,
Dacota Improvement Co., Inc.,
Dade County Farms, Inc.,
Dahlia Homes, Inc.,
Dairy Transport, Inc.,
Dalebrook Corporation,
Dale-Lehigh Coal Corp.,
Dale Sales Corporation,
Dallas Oil Co., Inc.,
Dan Bauman,
Dan’s White Cap Company,
Dante Colabella, Inc.,
Dantes Shoe Company, Inc.,
Dapeco,
D’Art Inc.,
Dart Realty Brokers, Inc.,
Dave’s Shoemart, Inc.,
David’s Furs Inc.,
David’s, Inc.,
Dawn Realty Company,
Dawson Fur Company,
D. & B. Schiffle Corp.,
D.C. Construction Corp.,
Deal Estates Co.,
De Blasio Contracting Co. Inc.,
Deborah Town-Country Shop,
De Bruno Realty Co.,
Deby Co.,
DeCarlo Construction Corp.,
Deckenbach Realty Company,
The Deck, Inc.,
Dee Gee Realty Co.,
Defroster, Inc.,
Deleo Homes, Inc.,
Deleon Inc.,
Delrock Mason & General Contractors, Inc.,
Del Short & Son, Inc.,
Delvar Recording Co. Inc.,
Del Vecchio Bros. Inc.,
De Marzo & Kuhn, Inc.,
Demeo Corporation,
De Mott Homes at Salem, Inc.,
De Mott Industries, Inc.,
Denish Realty Corp.,
Dennet Hand Bags Inc.,
Dependable Home Appliances, Inc.,
De Pondt Realty Co.,
Dermatological Products Corp.,
De Rollo’s Restaurant, Inc.,
Descriptions, Inc.,
Deutsch Realty Co.,
Deutsch & Son Building & Construction Company,
Devor Realty Co. Inc.,
D & F Quad Holding Company,
Diamond Liquors, Inc.,
Diamond Screw & Bolt Corp.,
Dieter Bearings, Inc.,
Di Filippo Bros., Inc.,
Di Julio-Lasala Co.,
Dinklage Motors, Inc.,
Display Center Corporation,
Distribution Service, Inc.,
Distributors, Incorporated,
Divera Manufacturing, Inc.,
Di Vero Footwear Inc.,
Dixon’s Realty Co.,
Dixon’s Restaurant Corp.,
Dixon Television, Inc.,
D N & P Mason Contractors, Inc.,
Dobbs Cedar Corporation,
Doea Corp.,
Dr. George S. Ridner & Co., Inc.,
Domenicini Incorporated,
Domestic Appliances, Inc.,
Domestic Processors,
Do-More Seating Service,
Donallan Incorporated,
Donby Associates, Inc.,
Don Murray Apparel Stores, Inc.,
Donna Gayle, Inc.,
Doria Bag Co., Inc.,
Dorlenco, Inc.,
Dorles Food Products, Inc.,
Dorset Hat Manufacturing Co. Inc.,
Dougherty Associates, Inc.,
Douglas Construction Company,
Dover Building & Supply Co. Inc.,
Dover Compressor and Machine Company,
Dover Homes,
Dowick Electric Company,
Draw-Tite Tent Corporation,
Drum & Drum,
D. Sica, Inc.,
Duchess Coat Co., Inc.,
Duchin Homes, Inc.,
Duco1 Engineering Laboratories Inc.,
Duke Poultry Farms, Inc.,
Dumbarton Oaks Food Products Co.,
Du-Model Homes, Inc.,
Dumont Homes for Veterans,
Dunmore Mills, Inc.,
Duncan Mac Kenzie Foundry Supply Corp.,
Dunn and Dunn,
Dunn's English Leather Shop,
Dur-A-Bilt Corporation,
Durable Plastics Corporation,
Durable Sportwear, Inc.,
Duracote Paints Inc.,
Dural Products Co., Inc.,
Du-Spa Chemical Company,
The Dutch Kitchen,
"Dylla Bros., Inc. (Amended),"
Dynamic Investment Company,

E. A. Cardinal Company, Inc.,
E. A. De Marco and Company, Inc.,
Eagle Factors Inc.,
East-Brook Homes, Inc.,
Eastern Air Conditioning, Inc.,
Eastern General Contracting, Inc.,
Eastern Newspapers, Inc.,
Eastern Painting & Maintenance Corp.,
Eastern Real Estate & Holding Co., Inc.,
Eastern Sign Co. Inc.,
Eastern Tunnel Construction Co., Inc.,
Eastern T. V. Service, Inc.,
East Jersey Construction, Inc.,
East Paterson Realty Co.,
E. C. Burroughs Company, Inc.,
Ecco Building Corporation,
E. C. Hammett Company,
Echo Club, Inc.,
Eckner-Beck Motor Corp.,
Economy Building and Development Company
Incorporated,
Economy Construction Co.,
Economy Supply Corp.,
Edan Shops,
Eddie Mallory Agency, Incorporated,
Eddie’s Fine Foods, Inc.,
Eddie’s Tavern, Inc.,
Edgemont Realty Co. Inc.,
Edna Kaufman Electric Co.,
Edol, Inc.,
Educational Training Service,
Ed-Walt Corporation,
Edward S. Cooke, Inc.,
Effert & Gerisch,
E. H. Horwood & Co.,
Ehman and Son, Inc.,
Eichhold & Co., Inc.,
Eigans, Inc.,
18 Grant Street, Inc.,
18th Ave. Apts., Inc.,
81-85 Montgomery St. Corporation,
E. J. G. Inc.,
E. K. A. Corporation,
E. K. B. Company, Inc.,
Elaine, Inc.,
El-Asher, Inc.,
Elcar Holding Corp.,
Elcee Realty Co.,
Electrical Constructors Inc.,
Electrical Tool and Supply Corporation,
Electroglass of Camden, New Jersey,
Electrolysis Affiliates, Inc.,
Electronic Displays, Inc.,
Electronic Measurements Company,
Electronic Radio & Television Service, Inc.,
Electro-Spark, Incorporated,
Eleven Seven Nine Corporation,
Elgin Box & Lumber Company,
Elizabeth Fixture Co. Inc.,
Elizabeth Hall, Inc.,
Elizabeth Sewer Construction Co.,
Elizabeth Terminal Corporation,
Ellett Co.,
Elliott Estates, Inc.,
Ellison Dress Co., Inc.,
Ellison Service,
Elson Realty Co., Inc.,
Elke, Inc.,
El Toro Realty Co.,
Elwood Hosiery Mills, Inc.,
Elwood Hosiery Mills Stores, Inc.,
Emar Dress Co., Inc.,
Embassy Investment Co., Inc.,
Embassy Organization, Inc.,
Em-Dec Veal Company Inc.,
Emjay Trucking Co. Inc.,
Emo Products Inc.,
Empire Home Construction Co., Inc.,
Empire Press,
Empire Realty Corporation of Trenton,
Empire Restaurant, Inc.,
Empire Textile Mills, Inc.,
Empire Textile Printers Inc.,
Employee Welfare and Pension Planning Co. Inc.,
Enco Construction, Inc.,
Englewood Army and Navy Store,
Englewood Gardens Housing Corp.,
Englewood Sport Shop,
E. & N. Realty Company,
Enterprise Manufacturing Company,
Enterprises, Inc.,
E. O. Salon, Inc.,
Eppo Developers, Inc.,
E.R. Brand Inc.,
Eric’s Inc.
Erie Construction Corp.,
Er Kel Mfg. Co., Inc.,
Ernest Pflueger, Jr., Inc.,
Erwin Wainer, Inc.,
Eskay Co. House of Dolls,
Esquire Electronics Co.,
Essex Chrome Co.,
Essex Conservatory of Music and Drama,
Essex Distributing Co.,
Essex Midland Chemical Co.,
Essex Record Company,
Essie Mae Palmer, Inc.,
Estate Investments, Inc.,
Etam, Inc.,
E. T. G. Realty Corporation,
Evans Realty Corporation,
Evelyn Mason, Inc.,
Everlast Homes, Inc.,
Ewing T. Corson, Agency,
E. W. S. Jasper, Inc.,
Excavating and Landscaping Associates, Incorporated,
Excavators' Equipment Corp.,
Exchange Investment Corp.,
The Exchange Realty Co.,
Exclusive Realty and Bond, Inc.,
Expansion Bracelet Mfg. Co., Inc.,
Extra Seal Cigar Company, Inc.,
Eyedee Company, Inc.,
Fairfield Beef Company,
Fairfield Packing Company,
Fair Realty Co. Inc.,
Fair-Tex Corp.,
Fairview Ridge Estates,
F. & A. Lipschitz, Inc.,
Famous Lady,
Famous Mfg. Co. Inc.,
Faraldo Realty Corp.,
Farhall Inc.,
Farmers’ Aides, Inc.,
Farmers Bar and Grill,
Farmers Fair Market, Inc.,
Farm Management & Research Co,
Farris Mechanical Corporation,
Fashion Mart Inc.,
Fashion Music Corporation,
F & A Trading Corporation,
F.C. Printing Company, Inc.,
F.C.S. Realty Corporation,
Federal Lumber Corporation,
Federico's, Inc.,
Felmore, Inc.,
Fernwood Builders, Inc.,
Fetco Trucking Co., Inc.,
Fiduciary Distributors, Inc.,
15-17 Arlington Avenue, Inc.,
Fifteenth St., Corp.,
Fifth National Corporation,
50-52 Mainco, Inc.,
Figure, Inc.,
File Sharpening, Inc.,
Filis Brothers Import and Export Co., Inc.,
Fireplace Accessories Corporation,
Fire-Safety Corporation,
Fischer Associates,
504 Hunterdon Street Corp.,
574 Bergen Avenue Corp.,
503 Market Street, Inc.,
Five O'Clock Club, Inc.,
Five Star Beauty Salon Corporation,
Flamingo Cleaners & Launderers Inc.,
Flamingo Sportswear Inc.,
F and L, Incorporated,
Floma Corporation,
Florak Realty Co.,
Fly-Freight, Inc.,
Flynn & Greenslade, Inc.,
F. O. Dunning, Inc.,
Foglia Construction Company, Inc.,
Fog Service, Inc.,
Folins Tavern, Inc.,
Foltis Foods, Inc.,
Football Hall of Fame, Restaurant and Inn, Inc.,
Footcraft Shoes, Inc.,
Fords Recreation Tavern and Liquor Store, Inc.,
Forell Construction Company, Inc.,
Fornaby Equipment Co. Inc.,
Fort Lee Motor Lodge,
Four Fairview Avenue Corporation,
472 Sanford Avenue Corporation,
Four Star Dress Co. Inc.,
Fourteenth & Hudson Corporation,
Frandell Inc.,
Franjo Corporation,
Franklin, Incorporated,
Frank P. Gandy and Son Inc.,
Frank Warneke, Inc.,
Frankwel Company, Inc.,
Frase Realty Company,
Fre-Bir-Pac, Inc.,
Fred C. Hald Sales Corp.,
Fred Tessler, Inc.,
Freedman’s Bakery, Inc.,
Freeman Homes, Inc.,
Freemans’, Inc.,
Freeman & Son, Inc.,
Frei Village, Inc.,
Fresh Packed Foods, Inc.,
Fried Holding Co. Inc.,
Friedman Construction Co.,
Friedman’s Delicatessen, Inc.,
Frohlich Trucking and Rigging Corp.,
Frosted Food Field, Inc.,
F. S. Corporation No. 2,
Fur Center Associates, Inc.,
Furlow Development Company,
F. W. Krage Co.,
F. Z. Realty Company,

Gallian, Inc.,
Garapedian House of Fabrics, Inc.,
Gar Construction Corporation,
Garden Homes Construction Co.,
Garden Motor Lodge,
Garden Realty Co.,
Garden State Clothing Co.,
Garden State Coin Machine Co. Inc.,
Garden State Concessions, Inc.,
Garden State Linens Inc.,
Garden State Lino-Tile Company, Inc.,
Garden State Pickle Products Company,
Garden State Portrait Co. Inc.,
Garden State Produce Company Incorporated,
Garden State Realty Co. Inc.,
Garden State Underwear Corp.,
Garment Makers, Incorporated,
The Garraway Co.,
Garrett-Williams & Co., Inc.,
Gary-Jane Corporation,
Gas Appliance Service, Inc.,
Gas-O-Tronic,
Gatop Pet Shops,
Gatto Enterprises, Inc.,
Gay-Form Footwear,
Gay-Lyn Homes, Inc.,
Gaymore Products, Inc.,
G. Carlson Corporation,
Gearcycle Corporation,
G. E. Contracting Co.,
Geiger Furniture Company,
General Bedding Corporation,
General Container Corporation,
General Electric Corporation,
General Heating and Improvement Company,
General Homes Corp.,
General International Corporation,
General Meat Corp.,
General Mortgage Service Company,
General Sales and Installation Company,
General Scientific Lighting Co. of New Jersey, Inc.,
General Television Service, Inc.,
General Tire Service,
Geored Corp.,
George A. Hamid Realty Co.,
George A. Hull, Inc.,
George B. Lilly Agency, Inc.,
Geo. C. Lutze, Inc.,
George G. Felt and Co., Inc.,
George's Annex, Inc.,
George's Tavern,
George W. Jones & Sons, Inc.,
Geraldine Fabrics, Inc.,
Gerard Estates, Inc.,
Gertfred Realty Company,
Gern, Inc.,
G.F. Cox, Inc.,
Gianduso Realty Co.,
Giaquinto, Inc.,
Giff Glass Co.,
Gilco Engineering & Mfg. Co.,
Gilda-King Mfg. Co., Inc.,
Giovannone Engineering Company,
Giuffrida Realty & Investment Company, Inc.,
The Glass Front Restaurant, Inc.,
Glen Art Realty Corp.,
Glen Gerry Farms, Inc.,
Glen Orchard, Inc.,
Glen Realty Company,
Glickfeld, Inc.,
Glo-Bar Holding Co.,
Glorified Ham N Eggs, Inc.,
G.M.B. Machinery Mfg. Co. Inc.,
G.M.F. Inc.,
Godfrey Estates, Inc.,
Go-Jen,
Gold Bond Roofing & Sheet Metal Co., Inc.,
Golden Painting Corporation,
Golden Textile Screen Printers, Inc.,
Goldmar Clothing Co., Inc.,
Gold Seal Weaving Corporation,
Goldshire Realty Co.,
Gold Star Food Company,
Good Homes, Inc.,
Goodland Realty Co.,
Goodnit Inc.,
Gordon Bronson Construction Co.,
Gordon's Clothes Inc.,
Gordon Slutz, Inc.,
Gordon Supply Company,
Gorga Corporation,
Gorga & Sons Coat & Suit Co.,
Gotham Realty Co., Inc.,
The Govenor,
Grace Gordon, Inc.,
Gramenzi Co.,
Grammer, Inc.,
Grand-Lee Corporation,
Grand View Television & Appliances, Inc.,
Grant Fabrics Finishing Co., Inc.,
Grantwood Gardens,
Grapette Bottling Corp.,
Graphic Magazines Inc.,
Gravure Development Corporation,
Gray Line Trucking Co.,
Gray Products, Inc.,
Gray-Wall Estates, Inc.,
Great American Products Co.,
Great Cove Realty Company,
Great Eastern Construction Corp.,
Great Northern Refrigeration Company,
Gre-Cel Tavern Inc.,
Grecian Shops of Hackensack, Inc.,
Green Acres, Inc.,
Greenbrook Village,
Green Island Yacht Basin, Inc.,
Green-Trico Fabrics, Corp.,
Green-Westwood Corporation,
Grelo, Inc.,
Gresco Painting Co. Inc.,
"Grinker’s Fine Foods Inc.",
Gross’ Food Market, Inc.,
Gross Motors, Inc.,
Groth Motor Sales, Inc.,
Grove Manor Inc.,
Grove-William Corporation,
G. and S. Distributors,
Guaranteed Insulators of New Jersey,
Guligr Manufacturing Company, Inc.,
Gunther Construction Co. Inc.,

Habell Manufacturing Co., Inc.,
Habitlock Inc.,
Hackensack Boat and Engine Works, Inc.,
Hackensack Electric Service,
Hackney Refrigeration Co., Inc.,
Hacky’s Inc.,
Hadad Canning Co.,
Haddonfield Motor Co.,
Haddon Mills, Inc.,
Haddon Processors,
Hadley Homes Corp.,
Haitian American Seafood Co.,
Hal-Cliff Farms Inc.,
Halcon Corporation,
Hales Inc.,
Half Moon Oil Co., Inc.,
Halwell Builders Supply Co., Inc.,
The Hamilton Corporation,
Hamilton Rubber Manufacturing Company,
Hammell Fisher Corporation,
Hampshire Products Incorporated,
Hampton Associates Inc.,
Hamseal Provision Company,
Hanover Realty Co. Inc.,
Happy Holiday,
Harben Specialty Co., Inc.,
Harbor Lighterage Company,
Harborside Electric & Hardware Co.,
Harbrook Realty Co., Inc.,
Harman Embroidery Co.,
Harmony Farms, Inc.,
Harold Corporation,
Harold Embroidery Co., Inc.,
Harrie and Atkinson, Inc.,
Harriman Realty Co.,
Harris Auto Air and Oil Jack Company,
Harris Heating, Inc.,
Harrison Cloak Co., Inc.,
Harry Berger, Inc.,
Harry’s Mens Wear,
Harry Spiegel’s,
Harter Agency, Inc.,
Harvey Investment Corp.,
Harvey V. Tattersall, Jr., Inc.,
Harwen Realty Co., Inc.,
Hattie, Inc.,
Haug’s Cafe, Inc.,
The Hawlay Corporation,
Hawthorne Hosiery Mills, Inc.,
Hawthorne-Madison Corp.,
PROCLAMATIONS

Hawthorne Products, Inc.,
Hays Grove Rest., Inc.,
Hayward Machine Products, Inc,
H Bar H Ranch, Inc.,
H. B. Investment Co., Inc.,
Headden Associates, Inc.,
Heat & Home Improvements Company,
Heating Utilities Company, Inc.,
Heat and Power Service, Inc.,
H. E. Brown & Co., Inc.,
Hector’s Market, Inc.,
Heka Holding Corporation,
Heldor Metal Products Corp.,
H. Elton Birch & Son, Inc.,
Henry Clothing Mfg. Co., Inc,
Henry E. Dow Body Co.,
Henry Frank Inc.,
Henry Ludwig Company,
Henschel-Model Garage, Inc.,
Hensyl Pharmacal Co., Inc.,
Henwick Millwork Company,
Herbert Motors, Inc.,
Herbert & Paul Kosher Markets Inc.,
Herbwin Realty Co.,
Herman J. Jaeger, Inc.,
Her-Mat Co.,
Hermel Inc.,
Herrick Titanium Corporation,
Hesco, Inc.,
Hes Motors, Inc.,
Hester Estates, Inc.,
Hester Homes, Inc.,
Hew Chemical Company, Inc.,
H. G. Degenring, Inc.,
H. Grabell Inc.,
H & H Coat Co., Inc.,
Hiawatha Bakery, Inc.,
Hiboy Associates, Inc.,
Hickory Grill, Inc.,
High-Abbott Corp.,
High-Bank Servicenter, Inc.,
Highland Park Cab Service, Inc.,
Hightstown Auction Sales, Inc,
Hildegard, Incorporated,
Hillcrest Construction Company,
Hill-Mason Incorporated,
Hillside Delicatessen and Liquor Shop,
Hilltop Development Co. Inc.,
Hillyer Corporation,
Hil-Mar Realty Co., Inc.,
Hi-Lo Holding Co., Inc.,
H.L. Glover Lumber Company,
H. L. R. Holding Company,
H. & M. Manufacturing Co., Inc.,
H.Y. Mulford & Co.,
H.X. Wolfinger Inc.,
Hobert Realty Corporation,
Hoboken Ship Repair,
Hockenjos Boat Co.,
Holbrook's, Inc.,
Holiday Television Co., Inc.,
Hollander & Holland, Inc.,
Holly Land Company,
Holmes Drug Corporation,
Holt Inc.,
Home-Brite, Inc.,
Home Designers Corp.,
Home-Land Gardens Corporation,
Homestead Builders, Inc.,
Home Tele Vue, Inc.,
Home Town Builders,
Home Town Motors, Inc.,
Home Town Stores, Inc.,
Hope Dairy Farms, Inc.,
Hopewell Dairies Inc.,
Hord's Industries, Inc.,
Horticultural Service, Inc.,
Hotel Levitt, Inc.,
Hotel White Way Inn, Inc.,
Household Equipment Co.,
Household Holding Co., Inc.,
Household T. V.,
Howard A. Smith, Inc.,
Howard Equipment Co., Inc.,
Howard Realty Associates, Inc,
Howatt's Incorporated,
Howell-Embree Corporation,
Howell Realty Company,
Hub Drug,
Huber Manufacturing Co.,
Hub Motor Service, Inc.,
Hudson Boulevard Realty Co., Inc.,
Hudson Coat Co., Inc.,
The Hudson Downs Racing Association, Inc.,
Hudson Oil Corp. of New Jersey,
Hudson Restaurant of Hoboken Inc.,
Hudson Shoes, Inc.,
Hudson Television Corp.,
Hudson Trucking Co. Inc.,
Hudson TV Service, Inc.,
Hugo Kreter Corporation,
Humane Police Clubs, Inc.,
The Hunterdon Paper Mill Supply Company,
Hunterdon Publishing Company, Inc.,
Hurd Construction Company,
Huron Trading Corporation,
Hurry-Back Diner,
Hurtgen Realty Company,
Hydroïl Corporation,
Hygienic Coal Co.,
Hyway Pastry Shop,

I. C. Trucking Inc.,
Ideal Construction Co.,
Ideal Floral Supply Inc.,
Ideal Trailer Corporation,
"Ideas", Incorporated,
Idis Chocolate Co., Inc.,
Idle Hour Bar & Grill, Inc.,
I. Friedman, Inc.,
Imperial Bar Inc.,
Imperial Metal Furniture Corp,
Imperial Rainwear,
Improved Holding Company,
Industrial Concrete Corporation,
Industrial Construction Sales Corporation,
Industrial Lacquer & Chemical Corporation,
Industrial Office Building Corporation,
Installment Finance Corporation,
Inter-Americas Incorporated,
Inter-City Insurers Inc.,
Inter-County Real Estate & Investment Corporation,
International Chemical & Dye Mfg. Co., Inc.,
International Cutting Corp.,
International Detective Agency,
International Distributing Company, Inc.,
International Dyestuff Corporation, Inc.,
International Equipment and Sales Corporation,
International Publishing Corporation,
International Record Sales Company,
Interstate Engineering Co., Inc.,
Intra-Global Export Corp.,
Investment Association Corporation,
Irene Davidson, Inc.,
Irene Ormsby,
‘Irma Novelty Company,’
Ironbound Parking, Inc.,
Irving Court Inc.,
Irvington Liquor Co.,
Irvington Theater, Inc.,
Isidore Schwartz Inc.,
Isle of Pines Company,
Israel-Middle East Corp.,
I. & S. Shoe Corp.,
Ivy Bar and Grill, Inc.,

Jabe Corporation,
Jackanna Corporation,
Jack Bendett’s Branford Delicatessen,
Jack Kelly,
Jack’n Jill Diaper Service Inc.,
Jack’s Blue Room,
Jacob Salt & Son, Inc.,
Jador Service Co.,
Jaeger Laboratories, Inc.,
Jakobsen Tool Company, Inc.,
J. Albert Preston Contracting Company,
James A. Crowell, Inc.,
James C. Adams & Sons, Inc.,
James Falcone Plumbing & Heating Co.,
James F. Cody, Inc.,
James H. Barry, Inc.,
James H. Miller & Co., Inc.,
James M. Daley, Inc.,
James S. O'Connell, Inc.,
James T. Lennon Co., Inc.,
Jamico Building Service, Inc.,
Janes Jewelry, Inc.,
Janice Shops, Inc.,
Janorp Associates, Inc.,
Jan Packaging Corporation,
Janus, Incorporated,
Jarwick Corporation,
Jassy Corporation,
Java Food Products, Inc.,
Jaxon-Union Corporation,
Jay-Dee Co.,
Jay Investment, Inc.,
Jay's Market, Inc.,
J.C.S., Inc.,
J.D.C. Company, Inc.,
J.D. Coleman Company, Inc.,
J. D. Curtis Corporation,
Jobs Tavern,
Jem Realty Corp.,
Jencik-Callaghan's, Inc.,
Jerome Corporation,
Jerrileen, Inc.,
Jerry's Three-Corner Bar & Grill, Inc.,
Jerry Vozeh Trucking Co., Inc.,
Jersey Ad-ver-tis-er, Inc.,
Jersey Better Built Homes,
Jersey City Amusement Co., Inc.,
Jersey City Professional Football Club,
Jersey Enterprises, Inc.,
Jersey Farms, Inc.,
Jersey Investment Co., Inc.,
Jersey Manufacturing, Inc.,
Jersey Metal Box Corp.,
Jersey Mirror Distributors, Inc.,
Jersey Novelty Co., Inc.,
Jersey Peat Company,
Jersey Properties, Inc.,
Jersey Sales Corp.,
Jersey Sporting Club, Inc.,
Jersey Sports Exhibits, Inc.,
Jersey State Floor Covering Co.,
Jersey Suburban Home Builders Inc.,
Jersey Toy Corporation,
Jesse Harr Company,
The Jewell Box Inc.,
J. F. A. Realty Corp.,
J. Farhat, Inc.,
J. & F. Cabinets, Inc.,
J.F. Demeter Trucking Co.,
J. F. Irish Horan, Inc.,
J & H Hotel Operating Co.,
Jim Dale Clothes of Camden, Inc.,
Jim Dale Clothes Inc.,
Jim Dale Clothes of Lodi, Inc.,
Jim's Auction Inc.,
J.J. Vukas Corporation,
J. Lurkis, Inc.,
Joachim Breeding Farm, Inc.,
Joan Ellen Corp.,
Joanell, Inc.,
Jo-Amy Coat Co. Inc.,
Joart Company,
Joel-Dick Corporation,
Joe-Marie, Inc.,
Joe's Market Co.,
John Fernandez, Jr. Agency, Inc,
John F. Prost, Inc.,
John Horbaly, Inc.,
John J. Burton, Inc.,
John N. Levengood Co., Inc.,
Johnny's & Joe's Bar and Grill, Inc.,
John O. Jahrstorfer, Inc.,
John's Liquor, Inc.,
Jolene Estates, Inc.,
Jo-Lyn Embroidery Co.,
Jo-Lynn, Inc.,
Joly Realty Co.,
Jomar Developing Co.,
Jonalf Realty Corp.,
Jones, Jones & Company, Inc.,
PROCLAMATIONS

Jon-Rae Manufacturing Co., Inc,
The Jorac Inc.,
Jordan Realty Company,
Joseph A. Clarke, Inc.,
Joseph Cohen Corporation,
Joseph Eldridge Co., Inc.,
Joseph F. Veix Company,
Joseph Hyatt Realty Corporation,
Joseph J. Corso, Inc.,
Joseph McKeon & Son, Inc.,
Joseph P. Day Building & Engineering Co., Inc.,
Joseph Sirvent, Inc.,
Joseph Veteri & Son, Inc.,
The Joseph Vita Corporation,
Journal Square Realty Co.,
Joy Corp.,
Joy Undergarment Company, Inc.,
J. & P. Glavino Co. Inc.,
J.R. Edwards Machinery Co., Inc.,
J and R, Inc.,
J. Sanfratello, Inc.,
J & S Service Station, Inc.,
J. Steiner Cleaners, Inc.,
J. S. & W. Trucking Co., Inc.,
Judmart Realty Corp.,
Julber Realty Company,
Juliano Machine Co., Inc.,
Junior Bootery, Inc.,
Junior Prom, Inc.,

Kab Realty Co.,
Kafrau, Inc.,
Kajast Corp.,
The Kale Coal & Fuel Oil, Inc.,
Kan-Kraft Inc.,
Kant-Refil, Limited,
Kuolene Corporation,
Karol Kay, Inc.,
Kase Associates, Inc.,
Kaszuba Construction Co., Inc,
Katber Company,
Katharina Realty Company,
Katz Holding Company,
Kavon Heating and Air Conditioning Co.,
Kaybee Building & Construction Co.,
Kaye Auto Sales, Inc.,
Kayel Holding Company,
Kayell Corporation,
Kay’s, Inc.,
Kay’s Bakery, Inc.,
Kays Realty Corporation,
Kay’s Women’s Wearing Apparel,
K. & B. Builders, Inc.,
K. & B. Sportswear, Inc.,
K.B.S. Trucking Co., Inc.,
Keansburg Lumber Co., Inc.,
Keans Laundry Service Inc.,
Keiner Corporation,
Kelex Products Mfg. Co.,
Kell-Erin Corp.,
The Kelly Agency, Inc.,
Kelly Heating & Plumbing Supply Company,
Kenilworth Lumber & Supply Co. Inc.,
Kent Clothes, Unit 3, Inc.,
Kent Clothes Unit 4 Inc.,
Kent Purchasing Corporation,
“Kentucky Mac’’,
Keveo, Inc.,
Keyport Sewing Machines, Inc.,
Keystone Correspondence School,
Keystone Meat Company,
K. G. Realty Company,
Kiddies’ Friend Stores, Inc.,
Kilmer Cab Company,
Kilroy Motors,
Kim Casuals, Inc.,
King Arthur Food Markets,
King Arthur, Incorporated,
King Arthur Towers, Inc.,
King Brand Packing Co., Inc.,
King Machine Company, Inc.,
King Milk & Cream Company, Inc.,
King’s Appliance Company, Inc.,
Kingsley Columns, Inc.,
Kingsley Shops, Inc.,
King’s Products Inc.,
Kirgal Manufacturing Co., Inc,
Kitchenart, Inc.,
K & K Electric Appliances, Inc,
Klea Holding Company,
Klieinan Poultry Co.,
K M W Frozen Food Products, Inc.,
Knickcrbocker Realty Company,
Knights of Columbus Building Association of the
town of Union, New Jersey,
Knitted Products Inc.,
Knotty Pine Tavern,
Kodel Coat Company, Inc.,
Koffee Karamba Bottling Corp.,
Koffee Kottage,
Koll's,
Korge Realty Co., Inc.,
"Kawalsky's Express Service",
Kremser Luncheonette, Inc.,
K. & R. Land and Building Company,
Kursil Construction Corporation,
K. Wings, Inc.,
K. W. S. Holding Corporation,
Ladd's and Co., Inc.,
Lady Fair Fashions, Inc.,
Lafayette Farms, Inc.,
Lafayette Floor Coverers, Inc.,
Lafayette Realty Corp.,
La France Cleaning Plant,
Lages Company,
Lake Avenue Garage, Inc.,
Lake Hiawatha Pharmacy Inc.,
Lakes and Hills Agency, Inc.,
Lakeside Park Land Company No. 1,
Lakewood Vegetarian Manor, Inc,
Lambert Color & Chemical,
Lambertville Tennis Club, Incorporated,
La Monte Apartments,
Lance Construction Co. Inc.,
Land O' Lakes, Inc.,
Lane's End Poultry Co.,
Last Chance Bar & Liquors,
Launderite, Inc.,
Laurel Liquor Corp.,
Laurette Farms,
Lavenhar-Reynolds & Company,
Lawrence Trucking Corp.,
"L. C. Inc."
Leacock Corporation,
League Apartments, Inc.,
Leander Press, Inc.,
Leather Town Sportswear, Inc.,
Le-Burt, Inc.,
Le Chez Handbag Co.,
Le Clair Mfg. Co., Inc.,
Le Dawn Model Agency, Inc.,
Lee Frank’s Construction Service, Inc.,
Lee Jordan, Inc.,
Leger, Inc.,
Lehigh Appliance Distribution Company,
Le-Mar Wood Products Inc.,
Leonard Brothers Contracting Co., Inc.,
Leonard & Guide, Inc.,
Leonia Realty Corp.,
Leon’s Supply Co.,
Leslie Furniture Co.,
Leslie Knitting Mills, Inc.,
Leslie Offset Printing Co.,
Leuenberger & Co., Inc.,
Levang Building Company,
Levine Plumbing Co., Inc.,
Levin & Gross, Inc.,
Lew Brown Inc.,
Lewis Leslie Investment Corporation,
Lewis Realty Co., Inc.,
L.F.B. Realty Co.,
L.F. Bruno, Co., Inc.,
L & G Restaurant Inc.,
Libbie Holding Company,
Liberty Clothing Company,
Liberty-Freehold Theatre Corporation,
Liberty Homes, Inc.,
Liberty House Apartments, Inc,
Life Stores,
Lightweight Concrete Engineering Corp.,
Lil Anne Dress Shop, Inc.,
Lillian Trading Corporation,
Lillie Mae Corp.,
Lily Baron, Caterer, Inc.,
Lina Agency, Inc.,
The Lincoln,
Lincoln Coat, Towel and Apron Supply Co., Inc.,
Lincoln Estates, Inc.,
Lincoln Properties 11, Inc.,
Lincoln Tool Co., Inc.,
Lincoln Trucking Co., Inc.,
Linden Chemical Co. Inc.,
Linden-Teaneck, Inc.,
Linfante Handicap, Inc.,
The Lion’s Den,
Lion Welding Corp.,
Lipton Realty Co. Inc.,
Litewate Products,
Little Marcey’s Inc.,
Lizzack Pharmacy, Inc.,
L. L. G. Homes,
Lloyd George, Inc.,
Lloyd Motors Inc.,
Lloyd’s Manor,
L. M. Morrow, Inc.,
Lockwood Realty Co., Inc.,
Locust Grille, Inc.,
Lodi Fur Storage Company,
Long-Life Ladder Corporation,
Lon On Co.,
Lord Garment Corp.,
Los Panchos,
Lottal Corporation,
Loufel’s Famous Milk Bar,
Louis A. Kaas, Inc.,
Louis A. Mori, Inc.,
Louis Brody & Son, Inc.,
Louise Diemer Inc.,
Louis Home Builders, Inc.,
Louis Kamm Co.,
Louis Tavern, Inc.,
Loujon Corp.,
Lounge of Passaic, Inc.,
Lovel Management Corporation,
Lowell B. Hipple Co.,
Lowell Furs Corporation,
Lowe's Tavern, Inc.,
Loyola Estates, Inc.,
Luca Realty Company,
Lucel, Inc.,
"Lucerne Lunch and Restaurant, Inc,
Lucky Star Manufacturing, Inc.,
Lucy Alvino, Inc.,
Ludlow Arms, Inc.,
Lullaby Lane, Inc.,
Lumar Realty Company, Inc.,
L. W. D. Lumber Manufacturers, Inc.,
L. & W. Service Station, Inc.,
Lynbar Embroidery Co.,
Lyndhurst Auto Sales, Inc.,
Lynn Coats & Suits, Inc.,
Lynn-Oaks Village, Inc.,
Lyons Textile Printers, Inc.,
Lyte Parts Co.,

Macdougal Lumber Company,
Mace, Inc.,
Mae Henry's Men's Stores, Inc., of Trenton, N. J.,
Mae Henry's Men's Stores of Somerville, Inc.,
MacLevy Health Club of New Jersey, Inc.,
MacMillan Roofing and Construction Co., Inc.,
Mae Sweet Shop of Hasbrouck Heights,
Mac Vean Realty Co., Inc.,
Madison Auto Sales, Inc.,
Madison Bus Line, Inc.,
Madison Dress Co.,
Madison Lunch,
The Maewin Corporation,
Mafran, Inc.,
Magellan Enterprises,
Magic Du Sales, Inc.,
Magnolia Avenue Realty Company,
Magruder Holding Company,
Mahoney & Thomas, Inc.,
Mahwah Realty Co. Inc.,
Mainard Farms,
Mainburg Theatres Inc.,
Mainland Realty Company,
Maicchi Painting Co. Inc.,
Maio & Co.,
Majocchi Corporation,
Major Investment Corporation,
Major Textile Co.,
M. A. Kitay, Inc.,
M.A. Kitay, Inc., Hackensack,
M.A. Kitay, Inc., Paterson,
Makro Products, Inc.,
Malcolm Construction Co., Inc,
Malone's Inc.,
Manasquan Grocery Inc.,
Mancini Realty Corp.,
Manhattan Operating Corp.,
Man-Mik Realty Corp.,
Manno, Inc.,
Mannosman Associates,
Manor Record Co.,
Manor Television & Appliance Co.,
Mansley Shoes, Inc.,
Manufacturers Accessories, Inc.,
Manvel Construction Company,
Manzie Incorporated,
Ma & Pa Self-Service Super Market,
Marbelle Stores, Inc.,
Marb Realty Co., Inc.,
Marchese Coal Co., Inc., of Lodi, New Jersey,
Marcliff Theatre Corp.,
Mareda Confectioners, Inc.,
Maresca Beverage Co., Inc.,
Marin Sun Co.,
Market Auction House, Inc.,
Market Fashion Holding Co., Inc.,
Market Waste Paper Co.,
Mark Radiant Heat Engineers,
Marlboro Tool & Manufacturing Co.,
Marley Construction & Maintenance Co.,
Marmon Fanning Company,
Marpa Realty Co., Inc.,
Marshall Machines, Inc.,
Martan-Jacopec Realty Company,
Martha D. Realty Corp.,
Martha Jane Shop, Inc.,
Martha Washington Apartments, Inc.,
Martinelli’s Furniture and Appliance Co., Inc.,
Martin and Foresto Builders, Inc.,
Martin’s Tavern, Inc.,
Marty’s Automotive Service, Inc.,
Marum & Wolff,
Marvee, Inc.,
Mary Ann Home Made Candies of Passaic, Inc.,
Mary Best Candy Co.,
Master-Crete Products, Inc.,
Master Furriers, Inc.,
Master Machine Works, Inc.,
The Matawan Adhesive & Chemical Corporation,
Matthew-Craig, Inc.,
Matthew’s Wine and Liquor Store,
Matuska, Inc.,
Maurice River Mills, Inc.,
May Farms, Inc.,
Mayflower Boat Corp.,
May-Lincoln, Inc.,
Mayo Construction Company,
May’s Dairy Co.,
May’s Inc.,
Mazza’s Garage, Inc.,
McCarron Homes,
McCave-Brooks Stoker Corporation,
McCloskey Construction Company,
M & O Corporation,
McDunn, Inc.,
McKinney Construction Co.,
Meadowlane Development Co.,
Medical Fabrics Inc.,
Medical Instruments Corporation,
Meiner & Boardman, Inc.,
Melvin Cigar Shoppe,
Melvyn Spinning Corp.,
Memento Souveniers, Inc.,
Menko Homes Inc.,
Mercantile Trading Corporation,
Mercer Beverages, Inc.,
Mercer Enterprises, Inc.,
Mercer Home Builders, Inc.,
PROCLAMATIONS

Mercury Automatic Fire Alarm Co., Inc.,
Merit Plumbing and Heating Co.,
Merk Holding Co.,
Merrill Engineering Company, Inc.,
Merritt Construction Co., Inc.,
Merry Go Round Sales Service of N. J., Inc.,
Metal-Cote Manufacturing Co., Inc.,
Metropolitan Air Cab, Inc.,
Metropolitan Realty and Investment Association, Inc.,
Meyers Realty Corporation,
Myers & Sons,
Mezzo Lithography Co.,
M.F.C. Corporation,
M. G. Construction Co.,
The Michigan Avenue of Paterson Realty Corporation,
The Middle Jersey Realty Company,
Middlesex Engineering Corporation,
Middlesex Investment Corporation,
Middlesex Service Bureau, Inc.,
Midland Gardens of Paramus, Inc.,
Milady Hat Shop, Inc.,
Mildred Textile Corp.,
Miles Florist, Inc.,
Mil-Fabrics Corporation,
Military Inn, Inc.,
Millbank, Inc.,
Millburn Photo Supply, Inc.,
Miller Gardens, Inc.,
Miller Holding Company, Inc.,
Miller Marine Realty Co.,
Miller’s Auction Outlet, Inc.,
Miller’s Home Equipment Corp.,
Miller’s Tots & Teens Shop, Inc.,
Millstone Products Corporation,
Milltown Coal and Lumber Company,
Milltown Construction Co., Inc.,
Milltown Distilling Corporation,
Milville Amusement Corporation,
Minisink Corporation,
Minisink Farms Operations, Inc.,
Mitchell Optical Co.,
Mitchell Plastics Company,
M.J.S. Hotel Operating Company,
M & K Apparel Co. Inc.,
M & M Embroidery Co.,
M & M Food Products Co., Inc.,
M & M Fuel & Oil Co., Inc.,
Moda Baking Company, Inc.,
Model Holding Co.,
Mode Opticians, Inc.,
Modern Accounting Courses, Inc.,
Modern Building & Realty Corp.,
Modern Plastics, Inc.,
Modern System, Inc.,
Modern Television Servicing Corporation,
Modlon, Inc.,
Mollie Gay, Inc.,
Mom's Spaghetti House, Inc.,
Monarch Appliances, Inc.,
Monarch Cleaners, Inc.,
Monmouth Art Guild,
Monmouth Business Service, Inc.,
Monmouth and Concord Realty Corporation,
Monmouth Distributors Inc.,
Monmouth Estates, Inc.,
Monmouth Interior Decorating Co.,
Monmouth View Company,
Monroe Gardens of Springfield, N. J.,
Montclair Photo Supply, Inc.,
Montemurro Construction Corp.,
Monticello Floor Covering, Inc.,
Moore Builders,
Moran’s Cafe, Inc.,
Morgin, Inc.,
Morhart Construction Corp.,
Morlow Homes, Inc.,
Morrell’s,
Morris County Distributors, Inc.,
Morris County Signs, Inc.,
Morris & Gil, Inc.,
“Morris Lasarowitz Inc.,”
Morristown Land Developers, Inc.,
Morsey Corporation,
Motala Company, Inc.,
Mother Hubbard Restaurants, Inc.,
Motor Races, Inc.,
Motor Supplies, Inc.,
Motor Trucking Co. of New Jersey, Inc.,
Mountain Park Homes, Inc.,
Mountain Run Corporation,
Mountain Sites, Inc.,
Mt. Freedom Estates, Inc.,
Mt. Prospect Bar & Grill, Inc.,
Moxie Bottling Company of Asbury Park, Inc.,
M & P Realty Co.,
M. R. L. Corporation,
M & S Bake Shop, Inc.,
M. Simpkins & Company,
M. Stone Company, Inc.,
Multi-Products Tool Company,
Muney E. Funk & Sons, Inc.,
Municipal Investment Company,
Muppy's Farms, Inc.,
Murray Meat Products, Inc.,
Murray Realty Corporation,
Musiphone System, Inc.,
Mutual Tanning Corp., Inc.,
Mutual Television Service Company, Inc.,
Myer Saul, Inc.,
My Land Corporation,
Myrtle Gardens, Inc.,
Nak Realty Corp.,
Nancy-Ann Embroidery Co.,
Nancy Lee Coat Co., Inc.,
Nanrich Holding Co.,
Nathan Whiskey Company,
National Appliance Co.,
National Auto Sales, Inc.,
National Chemical Sales Corp.,
National Construction Co., Inc.,
National Electronics Corp.,
National Equipment & Supply Co., Inc.,
National Fire Escape Co., Inc.,
National Safety Devices, Inc.,
National Servitors Inc.,
National Specialty Company,
National Super Market, Inc.,
National Ticket Service Co.,
National Tobacco Company,
National Wood Heel Corp.,
Natoli Food Market,
Natross Stores, Inc.,
Natrow Corp.,
Nat Shaw Inc.,
Naveet Corp.,
N. B. Nail Corporation,
N-D Investment & Realty Co.,
Nedbul, Inc.,
Nehm Realty Corporation,
Neighborhood Theatre Play-House,
Nel Corp.,
Nelge Electric, Limited,
Nellow Amusement Corp.,
Neptune Beverage Distributors,
Neptune Land Co.,
Neptune Laundry Supply Co.,
The Netherwood Company, Inc.,
Newark Appliance Corporation, Inc.,
Newark Concrete Block, Inc.,
Newark Dressed Poultry Corporation,
Newark N.B. Enamel Distributors, Inc.,
Newark Oldsmobile Company,
Newark Plastics Printers, Inc.,
Newark Silver Saddle, Inc.,
Newark Soda Fountain Corp.,
New Brunswick Merchandise & Produce Market, Inc.,
Newborn Realty Co.,
New Buildings, Inc.,
New Ideal Builders Corporation,
N. J. Cooperative Dress Manufacturers, Inc.,
New Jersey Drop Cloth and Overall Co., Inc.,
New Jersey Electric Protection Company,
New Jersey Industrial Sewing Machine Co., Inc.,
New Jersey Ladder Co., Inc.,
New Jersey Marine Service & Supply, Inc.,
New Jersey Redevelopment Company, Inc.,
New Jersey Refrigeration Company,
PROCLAMATIONS

New Jersey Saw Service, Inc.,
N. J. Shore Land Development Co.,
New Jersey State Development Corp.,
New Jersey Tow Banner & Cargo Co.,
New Jersey Trading Corporation,
New Jersey Vending Co., Inc.,
New Latin Quarter, Inc.,
New Madison Holding Company, Inc.,
New Montefiore Cemetery Co. Inc.,
New Office, Inc.,
New Palais Joy Restaurant Inc.,
New Process Mills of New Jersey, Inc.,
New System Laundry,
Newton Fashions, Inc.,
New York Bar Inc.,
New York Pastry Co., Inc.,
Nick and Kathy’s Inc.,
Nies and Spector, Inc.,
9-15 Chapman Place Realty Corp.,
928 Bloomfield Ave., Inc.,
Nogara Inlay and Jig-Sawing Co.,
Nome Engineering, Inc.,
Noonan, Inc.,
Normandie Embroidery Works, Inc.,
Norman Road, Inc.,
Normike Realty Corp.,
Norris Brush Works, Inc.,
North American Chemical Corporation,
North Court Inc.,
Northeast Technical School,
Northeast Technical School of Paterson,
Northern Air Conditioning Corporation,
Northern New Jersey Collection Agency,
Northern N. J. Garden Estates, Inc.,
North Hudson Willys Inc.,
North Jersey Theatres Co.,
North River Mortgage Company,
North Virginia Free Press, Incorporated,
North Willow Holding Corporation,
Norwalk Investments, Inc.,
Norwill Company,
Norwood Small Farms Inc.,
Nosretap Sales Co.,

New Jersey State Library
Noto-Toto-Inc.,
Noto, Inc.,
Novelty Flock Printing Co., Inc.,
N. & S., Inc.,
Nu-Florida Shrimp Cocktail,
#16-18 Kent Street Corporation,
#31 Highland Corporation,
Nu-Silver Inc.,
Nutley Auto Service & Body Works,
Nutley Modern Motors, Inc.,
Nutley Television Service Co., Inc.,
The Nutro Corporation,

Oakdene Holding Company, Inc.,
Oakhurst Manor Estates Inc.,
Oakwood Knolls, Inc.,
O’Brien Seed Company,
The O’Connor Agency,
Official Fair Catalog Publishing Company, Inc.,
Ohio Provision Distributors, Inc.,
Oil Holding Co., Inc.,
Oil Service Company, Inc.,
Ojaybee Corp.,
Olde Colonie Estates, Inc.,
Olden Building Corporation,
Old English Fish and Chips,
Olga’s, Inc.,
Olympic Radio & Television Corp. of New Jersey,
Omega Industrial Corporation,
One Fifty Five Union Ave. Corp.,
One Five Six Corp.,
185 S. Broad Realty Co.,
114-4th Ave. Corp.,
195 Valley Road Inc.,
100-102 Sherman Place Corp.,
113 Plane Street Corporation,
138 Magnolia Avenue Corp.,
135 Mulberry Street Corp.,
134 North Avenue Holding Co.,
133 Montclair Avenue, Inc.,
133 Mt. Pleasant Ave., Inc.,
125 Barclay St. Corp.,
124 Lyons Avenue, Inc.,
PROCLAMATIONS

One-Rose Corporation,  
1008 Tonnele Avenue Corp.,  
1614 Palisade Avenue Corp.,  
The Operetta Guild, Inc.,  
Oradell Homes Company, Inc.,  
Oradell Taxi Company,  
Orange Engineering Company,  
Orange Truck Sales and Service, Inc.,  
The Original Mrs. Faucetts' Laundry, Inc.,  
Oritani Liqours, Inc.,  
Ornamental Art Metal Works,  
Oscar Kerman, Inc.,  
Oven-Quick Food Products, Inc.,  
Ozone Equipment Company, Inc.,  

Pacific Investors, Inc.,  
Pacific Wire Corp.,  
Packard Textile Corporation,  
Paintmor, Inc.,  
Paisley Homes,  
Pajak, Inc.,  
Palace Restaurant, Inc.,  
Palermo Products Corp.,  
Palisade Garden Homes,  
Palmer Mfg. Co., Inc.,  
Palm Realty Company,  
Pan-American Shell Corporation,  
Pandolfi Advertising Art Studio School, Inc.,  
Pandura Mfg. Co.,  
Panman Inc.,  
Panthers Football, Inc.,  
Pap Investment Corp.,  
Papyrus Manufacturing Corp.,  
Parabo, Inc.,  
Paraco, Inc.,  
Paradiso Company,  
Paradiso Lepore Co.,  
Paramount Finishing Co., Inc.,  
Paramount Heat and Fuel Co.,  
Paramount Laundry Inc.,  
Paramus Realty Co.,  
Park Auto Service, Inc.,  
Parker Fashion Footwear,
Parker, Inc.,
Park Lane Estates, Inc.,
Park Ridge Woven Label Corporation,
Parkside Haulage, Inc.,
Parkside Inc.,
Park Side Restaurant and Delicatessen,
Parmon Products Company, Inc.,
Parogan Realty Corporation,
Parr Packing Co.,
Pasack Drugs Inc.,
Passaic Skating Arena Inc.,
Paterson Dyeing and Finishing Co.,
Paterson Enterprise Inc.,
Paterson Panthers Football Club, Inc.,
Paterson Press,
Paterson Waste Materials, Inc.,
Patricia Ann Originals,
Patrick Processing Co., Inc.,
Patty Cake, Inc.,
Pau1a Insel, Inc.,
Paul E. Fellows, Inc.,
Paul Keller's Mohawk Bar & Grill, Inc.,
Pau1on Realty Company,
Paul's Service, Inc.,
Pavelec Industrial Wreckers Corp.,
Pavonia Realty Corp.,
Pax Enterprise, Inc.,
Paymaster Company,
Peapack Forge, Inc.,
The Pearson Corporation,
Peerless Investment Company,
Peerless Liquor Distributors, Inc.,
Pegasus Chemical Co.,
Pennbrook, Inc.,
Penn Clothiers, Inc.,
Penn Corporation,
Penn-Jersey Builders & Contractors, Inc.,
Penn Realty Co.,
Penns Grove Products Co., Inc.,
Penny Investment Co. Inc.,
People's Outfitting Co.,
Pepsi-Cola Bottling Co. of Camden,
Perfect Cinder Block, Inc.,
PROCLAMATIONS

Perfection Yarn Co.,
Perma-Crate, Inc.,
Perma-Kleen Acceptances, Inc.,
Perma-Kleen, Inc.,
Permanent Building Products Corporation,
Perma-Pix Products, Inc.,
Perma Realty Corp.,
Perry's Clothing Co., Inc.,
Peter K. Hexter Lamp Company, Inc.,
Peter Poulos Realty Corporation,
Peter Wolkowitz, Inc.,
Pete's Modern Poultry Market, Inc.,
Petlyn, Inc.,
Philen Manufacturing Corporation,
Philip Levin Lumber and Construction Co., Inc.,
Phillips Cleaners & Dyers, Inc.,
The Phillips Stable,
Phil-Mor Service Station, Inc.,
Philsam Realty Co.,
Photo-Tex Studios, Inc.,
The Pidcock Land and Improvement Company,
Pierson Concrete Products Company,
Pierson Engineering Laboratories, Inc.,
Pigeon Hill, Inc.,
Pigmar Inc.,
Pilot Reels, Incorporated,
The Pines Auto Court, Inc.,
Pioneer Publications, Inc.,
Pioneer Radiant Heating Inc.,
Pirog's Dairy,
Pittsburgh Steel Drum, Inc.,
P & J Construction Co.,
Plandur Corporation,
Plant Surplus Co.,
Plason Estates,
Plastex Machine Corporation,
Plastics Engineering Co. of N. J.,
Plast-O-Binder, Inc.,
The Players Club of New Jersey,
Plaza Delicatessen and Restaurant,
Pleasant Coat & Suit Co., Inc.,
Pleasant Garment Co., Inc.,
Pleasant Hills Corp.,
Pleasant Hills Development Corp.,
Pleasantview Homes, Inc.,
Plennert Construction Co.,
P. M. Warehousing Corporation,
Pol-Cron Custom Homes, Inc.,
Policyholders Security Co.,
Polly Fashions, Inc.,
Popular Fiction Library,
Popular Home Improvement Co., Inc.,
Portland Market, Inc.,
Potter Pulverizing Co.,
Pott's Merchandisers, Inc.,
Power Products, Inc.,
Prague Smoked Products, Inc.,
Prefabricated Buildings Co., Inc.,
Preferred Development Corporation,
Prentice Realty Company of Bayonne,
Prescription Shoe Service, Inc.,
Prestige Corporation,
Preston Trucking Company,
Prince Lace & Embroidery Works,
Princess Cottage, Inc.,
Princeton Electronics Corporation,
Process Mirrors Inc.,
Practor's Clothes, Inc.,
Progressive Diamond Setting Institute,
Progressive Homes, Inc.,
Pro-met Corporation,
Property Reconditioning, Inc.,
Prospect Hill Corporation,
Prospect Plumbing & Heating Corporation,
Providence Homes Inc.,
Prudential Finance Co.,
Prudential Manufacturing Company, Inc.,
Prudential Television Service N. J., Inc.,
P & S Auto Sales Co., Inc.,
Public Service Home Furnishings Co.,
Puncture Proofing, Inc.,
Pyramid Properties, Inc.,

Quench-O Inc.,
Rabin & Krueger of East Orange, Inc.,
R. A. Byrnes, Inc.,
Radco Millworking Co., Inc.,
Radiant Electric, Inc.,
Radrock Development Corp.,
Raffler-Gavett, Inc.,
Rafik Realty Corporation,
Rahne Corporation,
Rahway Park Homes, Inc.,
Rainbow Color and Chemical Co. Inc.,
Rainbow Mattress & Upholstery Co. of New Jersey, Inc.,
Ralph Cabot Estates, Inc.,
Ramsey Department Store,
Randall Tobacco & Candy Co. Inc.,
Rantex Company,
Rapid Roller Company,
Rapid Tank Cleaning Co., Inc.,
Raritan Butchers, Incorporated,
Raritan Gardens,
Raritan Gardens, Section 11,
Raritan Sales, Inc.,
Ray-Allan Agency, Inc.,
Rayco-Camden, Inc.,
Rayco-Reading Co.,
Rayette Lingeries Inc.,
Raynor Door Sales Co.,
Ray Nore Construction Co., Inc,
Ray’s Cancellations,
Ray’s Cancellation Shoe Stores Inc.,
Ray’s Tavern, Inc.,
R. & B. Weaving Company,
R and D Trucking Company, Inc.,
Ready-Wear Sportswear Corporation,
Realty Investors, Inc.,
Real Value, Inc.,
Record Shops, Inc.,
Rector Plating Company,
Red Cross Chemical Co., Inc.,
Red-e-Air Mfg. Corp.,
Red Rock Bottling Company, Inc,
Reed & Company, Inc.,
Reeps Development Co.,
Reflecto-Lite, Inc.,
Regal Diner, Inc.,
Regal Furniture Company,
Regal Stevedoring Corporation,
Regent Processing Inc.,
Regina Specialty Co.,
Reimers Corporation,
Reiner's Kiddie Shop, Inc,
Reinhardt Electric Co., Inc.,
Reliable Contracting Company, Inc.,
Reliable Meat Market, Inc.,
Reliable Trucking & Supply Co.,
Relstra Realty Company,
Rembrandt Products Mfg. Co., Inc.,
Remi Construction Co.,
Renfo Realty Co., Inc.,
Renlloyd Realty Corp.,
Renting Associates, Inc.,
Residential Homes, Inc.,
Reoamp, Inc.,
Revere Thurston & Co. Corporation,
Re-Vitalizing Co., Inc.,
Rex Construction Corp.,
Rex Corp.,
Rex Embroidery, Inc.
Reyam Realty Co.,
R. Gatto Construction Co.,
R. G. L. Holding Company, Inc.,
Rialta Holding Co.,
Ricalda Realty Company,
Richard Realty Corporation,
Richards & Carrier Garden Supplies, Inc.,
Richard's Drive-In, Inc.,
Richards Manufacturing Company, Inc.,
Richlaine, Inc.,
Ridge Estates Development Company, Inc.
Ridgefield Delicatessen,
Ridge View Estates,
Ridgewood Gardens, Inc.,
Ridgewood Knolls, Inc.,
Ridgewood Pharmacy, Inc.,
Ridgewood-Winans Company,
Rima Television, Inc.,
Rio Grande Investments Company,
Rist Investments, Inc.,
The Rita Shoppes,
Rite Plastic Corp.,
River Pulp Co.,
Riverside Embossing, Inc.,
Riverside Mills, Inc.,
Riverside Packing Co. Inc.,
Riverside Terrace Apartments, Inc.,
Riviera Corporation,
R.K. Holding Company,
Roben Sales Corporation,
Robert Builders, Inc.,
Robert Field, Inc.,
Robert J. Deevey, Inc.,
Robert Supply Co. Inc.,
Robinson Homes, Inc.,
Robins & Robbins, Inc.,
Rochard Amusement Corporation,
Rockrose Corporation,
Rocky's Food Shop, Inc.,
Roco-Tex Chemicals, Inc.,
Rocne Equipment Co.,
Rodanthe Beach Company,
Rodel Construction Co., Inc.,
Rodex Building Corp.,
Roemer, Bell and Roemer, Incorporated,
Roger & Browning Corporation,
Rogers Construction Company,
Roller Chain Corporation of America,
The Roller Relay Derby, Inc.,
Roller Speed Derby,
Roll-O-Matic Roll Machine Company,
Roosevelt Holding Co.,
Roosevelt Taxi, Inc.,
Rosecl Co. Inc.,
Rose-Ann Coat and Suit Co. Inc.,
Rose City Taxi, Inc.,
Rose-Etta Shop for Children,
Rosenfield Fur Shop, Inc.,
Ross Bros. Homes, Inc.,
Rotary-Safety Signal Co., Inc,
Roth and Leiske, Inc.,
Rothorn,
Rowall Shops Inc.,
Rowe Realty Co. Inc.,
Royal Auto Sales,
Royal Ceramic Art, Inc.,
Royal Frosted Foods, Inc.,
Royal Records, Inc.,
Royal Smelting and Refining Corp.,
R. Q. Roberts Electric Co., Inc.,
R & R Dry Cleaners Inc.,
Ruberose, Inc.,
Rumson Club,
Ruth Manufacturing Co., Inc.,
Ruth Realty Co. Inc.,
Ruxton Metal Products Corp.,
Sabal Corporation,
Sachs & Cliff, Inc.,
Saddle River Park Estates,
Safran Company,
Saibot, Incorporated,
St. Francis Hotel Co.,
Saks Furs, Inc.,
Salem Yellen, Inc.,
Salfin Corporation,
Salvatore Puglisi, Inc.,
Samco Realty Company,
Samhen Realty Company, Inc.,
Samkup, Inc.,
Sample Furniture Company, Inc.,
Samson Properties, Inc.,
Samuel Braen's Sons Hackensack Division,
Sanctuary Inc.,
Sande's,
Sanford Cleaners, Inc.,
Sanitary Home Service, Inc.,
San-Lee Realty Company, Inc.,
San-Rus Underwear Co., Inc.,
Santo, Inc.,
Saulnier Built Homes, Inc.,
Sawaco Company,
Sayreville Bar & Grill Corporation,
S B R Amusement Co., Inc.,
The Schaffer Gift House, Inc.,
Schaper Disposal Inc.,
Schapiro’s Pharmacy, Inc.,
Schnepp Realty Corporation, Inc.,
Schurman Arthur Builders, Inc,
Schurman Engineering & Transportation Co.,
Schwarzbach Realty, Inc.,
Scientific Research Corporation,
Scott’s Same Day Cleaners,
S. D. Wolff, Inc.,
Seaboard-Canadian Asbestos Corp.,
Seaboard Sales & Engineering Co.,
Sea Horse Boardwalk Corporation,
Sea Isle Ocean Fisheries, Inc,
Sea Isle Realty Company, Inc,
Seaview Farms, Inc,
Sebago Holding Company,
Security Construction Co., Inc,
Security Thrift Supplies Corp.,
Segel’s Home Food Service,
Self Service Shoe Mart,
Senate Embroidery Works, Inc.,
Seneca Properties, Inc.,
Serenade Laboratories, Inc.,
Serene Dress Company,
Sergi Coat & Suit Co.,
Servall Printing Corporation,
Service Fixture Co.,
Serv-rite Distributors,
Seven Belleville Ave. Realty Corp,
7th Ave. Sportswear, Inc.,
Seventy Nine Realty Co., Inc.,
72-80 Jefferson Street Corporation,
Sew-A-Pac, Inc.,
Sewcraft Pants Co., Inc.,
S. & G. Company,
Shackamaxon Country Club Estates, Inc.,
Shadon Manufacturing Co. Inc.,
Shaler Pharmacy, Inc.,
Shangri-La Cocktail Bar, Inc.,
Shapiro’s, Inc.,
Sharan Shops Inc.,
S. & H. Bronze Bearing Co.,
Sheehan’s Beach Palace, Inc.,
Sheffield China Co., Ltd.,
Shelrose Corporation,
Shepard Sweet Shop Inc.,
Shephard Apts., Inc.,
The Sherry Shops,
Sherwood Construction Company Incorporated,
Shiela Hosiery Mills, Inc.,
Ships Lantern,
Shore Bar & Restaurant Supply Co.,
Shoreham Metalworking Co. Inc.,
Shoreland Equipment Company,
Shore Trading Co., Inc.,
Short Hills Manor, Inc.,
Shufflevision, Inc.,
Sideberg Corporation, Inc.,
Sidlo Co.,
Sid’s Clothes Inc.,
Siebrand Realty Corp.,
Silico Estates, Inc.,
Silcsar Corp.,
Silvers Department Store,
Simovart, Millsapugh & Baklarz, Inc.,
Simple Simon Restaurants, Inc,
Six Hundred Forty-two Corporation,
633 Westwood Ave. Corp.,
612 Garden Street, Inc.,
625 Communipaw Avenue Corp.,
6412 Park Avenue Realty Corp.,
Sklar, Inc.,
Skolart, Inc.,
Sleepy Hollow Development Company,
S. L. P. Realty Co.,
S & L Restaurant, Inc.,
Small-Neff, Inc.,
Smith Realty Co.,
Snell TV,
Sobol Brothers Management Corp.,
Soft Drink Bottlers’ Exchange, Inc.,
Solan Co., Inc.,
Solan, Inc.,
Solomon Underwear Company, Inc.,
Somerset Builders, Inc.,
Proclamations

Somerset Delicatessen,
Somerville Homes, Inc.,
Somerville Ideal Laundry & Dry Cleaners, Inc.,
The Somerville Star Publishing Co., Inc.,
Sonrod Corp.,
Soulis Realty Co.,
South Adams Realty Corp.,
South Jersey Body Shop, Inc.,
South Jersey Homes, Inc.,
South Jersey Roofing Company,
Sovereign Homes, Inc.,
Special Holding Company, Inc.,
Special Products Corporation,
Spectator, Inc.,
Speedwax Sales Company,
Speedway Enterprises, Inc.,
Spie & Span Cleaners & Dyers,
Spielholz & Co.,
Spindler Shoppe, Inc.,
Sporting Events, Inc.,
Spot Electric Corp.,
Spray-On Inc.,
Springfield Sewing Machine Center, Inc.,
Springfield Super Service Center,
Springmont Realty Co., Inc.,
S P Trucking Co.,
Spunlon Inc.,
S and S Books, Inc.,
S & S Cut Rate Grocery Inc.,
S. S. Ross, Inc.,
Stabak Automotive and Home Supplies, Inc.,
Stadium Diner, Inc.,
Stage Coach Inn,
Stalwart Homes, Inc.,
Standard Fur Corporation,
Standard Handbags, Inc.,
Standard Lumber Co., Inc. of Morris County,
Standard Office Products Inc.,
Standard Peat Company,
Standard Screen & Weather Strip,
Standard Television Corporation,
Stanley Auto Company,
Stanley C. Cox, Inc.,
Stanley Liquors Corporation,
Star Lady Fashions, Inc.,
Star Liquors, Inc.,
Star Theater, of Milltown, Inc.,
State Furriers,
Steckman Brothers Television Company, Inc.,
Steineo Dyeing & Finishing Co.,
Stein & Markowitz, Inc.,
Stella Holding Company,
Stengel Towers, Inc.,
Stephen Atlee, Inc.,
Stephen John O'Connor Corporation,
Sterling Oil Company,
Sterling Productions, Inc.,
Sterling Spray-Finishing Co.,
Steven Alan Hotel Corporation,
Stewart and White Company,
Stinson Company, Inc.,
Steckman Bros. Well & Pump Co., Inc.,
Stoler's, Inc.,
Stone Lumber Co., Inc.,
Strand Corporation,
Strand Photoplay Company,
Strang Electric Co.,
Strand Restaurant, Inc.,
Strike, Inc.,
Stroobant, Incorporated,
Studio Bar, Inc.,
Studio of the Orient,
Stuyvesant Homes, Inc.,
Stuyvesant-Vauxhall Corp.,
Style Art Floors, Inc.,
Style Center of Paterson, Inc.,
Suburban Business Service,
Suburban Cleaners & Dyers, Inc. No. 2,
Suburban Green Supply, Inc.,
Subway Circuit Passaic Inc.,
Suclar Holding Corp.,
Sullivan Nameplate Corporation,
Sullivans, Inc.,
Summit Grocery Company, Inc.,
Suncoast Stores, Inc.,
Sun Investment Co., Inc.,
Sunkrest, Inc.,
Sun Optical Manufacturing Company,
Sun Products Corporation,
Sunray Donut Shoppe, Inc.,
Sunrise Farms, Inc.,
Sunset Lake Mountain Development Inc.,
Super Contractors, Inc.,
Superior Builders, Inc.,
Superior Bulb Coaters Corp.,
Superior Dish Truck Corporation,
Superior Embroidered Textiles Inc.,
Superior Metal Products, Inc.,
Superior Office Equipment Corp.,
Superior Realty & Investment Co.,
Superior Textile Corporation,
Super Royalty Mfg. Corp.,
Super Speed Car Minit Laundry, Inc.,
Super Textile Co. Inc.,
Super Thrift, Inc.,
"Supreme Auto Service, Inc.,"
Supreme Lubricating Service,
Supreme Metal Fabricators, Inc.,
Supreme Paper Co., Inc.,
Sure-Grip Mfg. Co., Inc.,
Sure Way Safety Control, Inc.,
Surf Ramp Garage Inc.,
Surrey Realty Corporation,
Surro Corporation,
Susfin Corporation,
Susgros Realty Co.,
Sussex Mills, Inc.,
Swift Garment Co., Inc.,
Swiss Watchmakers, Inc.,
S and W Realty Corporation,
Sycamore Home Builders, Inc.,
Sydalg Corporation,
Sydney L. Wolk, Inc.,
Sylvania Laminated Products, Inc.,

Tacony-Palmyra Bridge Company,
Tansted Tool & Die Corp.,
Tasson-Merit Co. Inc.,
Tasti-Taters, Inc.,
Taub Gulf Service Station, Inc.,
Taylor Chemical Co., Inc.,
T. C. Otto, Inc.,
Teaneck Plaza Housing Corporation,
The Teaneck 30-Minute Self Service Laundry,
Technical Chemical Works,
Teddy Powell's Holiday Inc.,
Tele-Sound, Inc.,
Teletran Corp.,
Televideo Service Corporation,
Television Acceptance Corporation,
Teller Aid Co., Inc.,
Telematic Products, Inc.,
Temple, Inc.,
Tenacrest Gardens, Inc.,
Tenafly Knickerbocker Construction Co., Inc.,
Ten Eyck Sales Co., Inc.,
Tenoroc Realty Corp.,
Terminal Enterprises, Inc.,
Terrace Confections, Inc.,
Terry Tissue Corporation,
Teterboro School of Aero-Nautics, Inc.,
Tev's,
Tex Cleaners, Inc.,
Thermionic Engineering Corporation,
31 Brookdale Avenue, Inc.,
Thirty-Three Broad Corporation,
Thomas Corporation,
Thor's Pharmacy,
Three Builders, Inc.,
Three Daughters Products Co., Inc.,
334 Avon Avenue Inc.,
Tidewater Lumber Corp.,
Time Tele-Service, Inc.,
Tischler-Cadel Roofing Corp.,
Titone Construction Co.,
T. & M. Company, Inc.,
Tod Sales Inc.,
The Toledo Corporation,
Tolen Company, Inc.,
Toni-Rose, Inc.,
Tony's Taxi, Inc.,
Totowa Motels, Inc.,
PROCLAMATIONS

Tower's Bar Incorporated,
Town & Country Realty Co., Incorporated,
Towne Radio Inc.,
Town N' Country Bootery, Inc.,
Town Sewing Center, Inc.,
Town Shops,
Town and Suburban Homes, Inc.,
Trade Fair Corporation,
Trade Service, Inc.,
The Trading Mart Motors, Inc.,
Trading Post, Inc.,
Trans-Electric Corporation,
Trans-Petroleum Corporation,
Transportation Sales, Inc.,
Treadwell Inc.,
Treat Preserving Company,
Tremont-Centre Corporation,
Trenton Flemington Fur Company,
Trenton Sportwear Inc.,
Treyonni Tailleurs, Inc.,
Tri-City Aviation Service, Inc.,
Tri-City Building and Development Co.,
Tri County Distributors,
Triple Lake Dude Ranch, Inc.,
Tri-State Corporation,
Tropical Room, Inc.,
Troy Coke, Coal Oil Corp.,
Tru-Beef Meat Products Company,
Tubes, Inc.,
Tuch-Rite Plan, Inc.,
Tudor Court, Inc.,
Tudor Homes, Inc.,
Turf Saddlery, Inc.,
Turf & Goodstein Outfitters,
Turnpike Realty Co.,
Tuxedo Investments, Inc.,
T-V Associates, Inc.,
TV Sales & Service, Inc.,
20th Century Company,
Twentieth-Century Television Service, Inc.,
25-27 Sherman Corp.,
Twenty Four Grace Street, Inc.,
The Twin,
Twin City Athletic Club,
Twin Lakes Holding Company,
200 Broome Street, Inc.,
254 Bergen Ave. Corp.,
267 Pavonia Corporation,
275 Harrison Ave., Corp.,
268 South Center Street Corp.,
264 Cortlandt Street, Corp.,
261 Camden Street Corp.,
230 Liberty Avenue Corp.,
229 Washington Street Corp.,
Two Hundred Two Broad Street, Corp.,
2317 Bergenline Ave. Corp.,

Uncle Henry's Auction,
Union Construction Corp.,
Union Dispatch Inc.,
Union Electronics Inc.,
Union Essex Service Co., Inc.,
Union Eyesight Service Inc.,
Union Investment Co.,
Union Laboratories, Inc.,
Union Plastics Corp.,
Union Real Estate Co., Inc.,
Union-Rutherford Corp.,
United China Engineering and Development Corporation,
United Contractors, Inc.,
The United Distributors Corp.,
United Electric Sales Co.,
United Grills Systems Inc.,
United Music & Appliances, Co,
United Properties, Inc.,
U.S. Cold Storage, Inc.,
U.S. Electrical & Motor Service, Inc.,
U. S. Fuel Producers Co.,
U.S. Ice Co., Inc.,
U.S. Realty Development Corp.,
United States Shuffleboard Congress, Inc.,
Universal Associates Inc.,
Universal Graphic Arts, Inc.,
Universal Household Equipment Corporation of
New Jersey,
Universal Mailing Service, Inc.,
Universal Paint Co., Inc.,
Universal Television Corporation,
Universal Window Corporation,
Up-State Construction Corp.,
Utility Equipment Co. Inc.,
Utility Service Supply Co.,

Vale Construction Co. Inc.,
Valerie Realty Corp.,
Valley Improvement Company,
Van Arsdale & Co., Inc.,
Van Campen Estates Inc.,
Vandam Realty Company,
Van Garment Company, Inc.,
Vanguard Luggage Mfg. Co.,
Van Haan Textile Supply Co. Inc.,
Vanhark Holding Co., Inc.,
Vanity Appliance Co.,
Vanity Vacuum Cleaner Co., Inc.,
Van Orden-Molzon Co., Inc.,
Van’s Shoe Shop,
Van Vechten Court, Inc.,
Van Vleck Mfg. Co.,
The Van Walt Co., Inc.,
Van & Wilson’s Tip Top Club,
The Varick Corporation,
V. C. & R. Company, Inc.,
Vendome Manufacturing Corp.,
The Vendome Company,
Veritas Manufacturing Co. Inc.,
Vesco Manufacturing Co., Inc.,
Veterans’ Homes Erectors Corp.,
Veterans’ Paper Stock Co. Inc.,
The Veterans’ Taxi Co., Inc.,
The Veterinary Associates, Inc.,
Vicmar Realty Co.,
Victor Holding Company,
Victoria Bar, Inc.,
Victoria Corporation,
Victory Cabs, Inc.,
The Video-Electric Company, Inc.,
Viking Engineering Corporation,
Village Lounge, Inc.,
Village Radio & Appliances,
Vima Investment Co.,
Vimini Apartments, Inc.,
Vinceent Codella, Inc.,
Vinceent, Inc., #1,
Vindobona Corporation,
Vineland Egg Producers, Inc.,
Vinnick Realty Corporation,
Vinraymar Corp.,
Vivian, Inc.,
V. J. Burnelli Airplanes Inc.,
Vogue Laces Inc.,
Vulcan Refining Works, Inc.,

W A A M Incorporated,
Wabash Packing Corp.,
Wagon Wheel Corporation,
Walberton Mfg. Co., Inc.,
Walfred Holding Company, Inc.,
Wallner Woodworking Co., Inc.,
Wallram Corporation,
Wally Company,
Walsh Plumbing Company, Inc.,
Walter Koster Realty Co.,
Walter Mulford Coal Company, Inc.,
Walter R. Olson, Inc.,
Walter’s Food Shop,
Wander Realty Company,
Warrent Transport, Inc.,
Warner Contractors, Inc.,
The Warner Organization, Inc.,
Warren Hill Development Company,
Warren View Gardens,
Wash, Inc.,
Washington Arms, Inc.,
Washington, Inc.,
Washington Park, Inc.,
Wasil Korabiak, Inc.,
Watchung Construction Company,
Watchung Gardens Nurseries,
Wayeake Creek Holding Company, Inc.,
Wayne Sales, Inc.,
PROCLAMATIONS

Weave-Knit Mills, Inc.,
Weber Packing Company, Inc.,
Weber and Reiss, Inc.,
Weequahic Motors, Inc.,
Weiller Processes, Inc.,
Weimer-Sebold Realty Company., Inc.,
Weiss Holding Co., Inc.,
Welcome Tavern,
Weld Edge Plastics, Inc.,
Welden Tire Company,
Wes's Cleaners,
Westbrooke Manufacturing Co.,
West Caldwell Trucking and Express Co., Inc.,
Westcor Homes, Inc.,
Westerleigh Hills, Inc.,
Western Mercantile & Exchange Corporation,
West Jersey Riding Academy, Inc.,
Westminster Place, Inc.,
West Orange Land and Improvement Co., Inc.,
Westside Food Center,
West Union Transport Company, Inc.,
Westwood Glens, Inc.,
W. F. Mielcke & Co.,
Wharton Apts., Inc.,
Wharton Court, Inc.,
W & H Builders Supply Co. Inc,
The Wheeler Company, Inc.,
Wheeler Motors,
Whippany Sand & Gravel Co.,
White Oak Gardens, Inc.,
Whyte Laboratories, Inc.,
Wilburtha Land Company,
Wildwood Crest Breakers, Inc.,
Wildwood Painting Contracting Co., Inc.,
Wilkay Engineering Corporation,
Willer Research Associates, Inc.,
Wm. A. McLaughlin Lumber Co., Inc.,
William Flemer, Inc.,
William H. Witt Agency,
Williams Fuel Company,
Williams Millwork Co.,
Willis Air Freight Handling Corporation,
Willows Hotel Operating Co.,
Wilner’s Delicatessen,
Wilo Company,
Wilson P. Creamer,
Winans Gardens Inc.,
Windo-Lier Company, Inc.,
Winfield Radio & Television Service, Inc.,
Wing Sun Co., Inc.,
Witman-Bell Pharmacy, Inc.,
Wittkop Village,
W. & J. Tile Contracting Co. Inc.,
W. & L. Sales & Supply Co.,
Wolf Drug Company,
Wolf’s Wines & Liquors, Inc.,
Woodbrent Corporation Inc.,
The Wood-Brook Corporation,
Woodcliff Arms, Inc.,
Woodcraft-Shufflevision, Inc.,
Wooden Wheel Inn,
Woodhaven Ferndale Holding Company, Inc.,
Woodland Park, Inc.,
Wood-Lawler Appliances Inc.,
Woodlawn Pool, Inc.,
Woodmere Terrace Homes, Inc.,
Woodridge Builders, Inc.,
Woodrow Construction Co., Inc.,
Work Uniform Sales Co.,
World Literary Service,
Wortendyke Land Co.,
Worthmore Cotton Shops,
The Wright Concrete Floor Company, Inc.,
Wright Electronic Corporation,
W. R. Realty Corp.,
W. S. Peuchen, Inc.,
W. S. Rainford Products, Inc.,
W.W. Home Builders, Inc.,
W.W. Knapp, Inc.,

The X-Ray Laboratory and Clinic of Hudson County, Inc.,

Yaw Paw Construction Co.,
Yeston’s Mens Shop, Inc.,
Your Corsage,
PROCLAMATIONS

Zack Realty Co.,
Zarco Corporation,
Zarky Manufacturing Co.,
Z. & L. Building Corporation,
Zollmar Holding Company,

are repealed, and that all powers conferred by law upon such corporations and each of them, shall hereafter be inoperative and void.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this tenth day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, On February 16th next, many good Americans of Lithuanian descent will commemorate the 36th Anniversary of the Declaration of Independence by the people of Lithuania; and

WHEREAS, Between 1918 and 1940, when the Republic of Lithuania was submerged by the evil forces of Communist Soviet Russia, the people of
that little country carefully nurtured their devotion to the principles of freedom so familiar to our people in these United States of America; and

WHEREAS, The indomitable spirit of the people and their great love of freedom still live despite terrible oppression, and the forced exile of hundreds of thousands of their intellectuals, the teachers, the lawyers, the priests and ministers;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, being mindful of the great respect and sympathy of our citizens for the people of Lithuania, do hereby proclaim

FEBRUARY 16, 1954,

as

REPUBLIC OF LITHUANIA DAY

in New Jersey, and I do hereby request our people to take cognizance thereof by ceremonies and exercises appropriate to the occasion.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The future progress and prosperity of Agriculture in New Jersey is dependent to a great degree upon the skills and efforts of those citizens who operate the many farms of the State; and

WHEREAS, The Future Farmers of America is an organization of boys who are studying vocational agriculture in public secondary schools in preparation for careers in farming; and

WHEREAS, The major purposes of the Future Farmers of America are to develop leadership, encourage co-operation, promote good citizenship, teach sound methods of farming and inspire patriotism among its members; and

WHEREAS, New Jersey now has 37 active chapters, with more than 1,400 presently active members and approximately 10,000 former members; and

WHEREAS, These members of the Future Farmers of America perform valuable community services and provide important leadership in developing our agricultural economy and in building a better State;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the

WEEK BEGINNING FEBRUARY 20, 1954,
as
NEW JERSEY FUTURE FARMER WEEK,
and I urge all citizens to take notice of the many contributions of the Future Farmers to our State
and to encourage in every possible way the further growth of this splendid organization which is doing so much for the future of farming.

Given under my hand and the Great Seal of the State of New Jersey, this eleventh day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The resurgence of racketeering elements in recent years has focused public attention on the need for improved law enforcement; and

WHEREAS, The people of New Jersey have demonstrated their sensitivity to the problem of breaking up alliances between the underworld and public officials who condone violation of the law; and

WHEREAS, Observance of Crime Prevention Week was initiated by the National Exchange Club, an outstanding national service organization, as a means of stimulating public interest in the unceasing war against crime;
Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

THE PERIOD OF FEBRUARY 14-21, 1954,

as

CRIME PREVENTION WEEK

within this State, and I call on civic and fraternal organizations as well as individuals to join with the forty-five Exchange Clubs in New Jersey in programs in their communities appropriate to the occasion. But I remind all our citizens that the setting aside of this week in special observance of crime prevention should in no wise deter us in our efforts to prevent crime throughout the other fifty-one weeks of the year.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this eleventh day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The free peoples of this nation and the world are faced with their greatest trials for the survival of their free way of life; and

WHEREAS, It is necessary to place in the hands of the citizens of this nation their due responsibilities for the upholding and maintaining of the American free way of life and the general welfare of this nation; and

WHEREAS, The office of the President of the United States of America is the highest and most important station which a citizen may attain, and it is the living and working symbol of the American Flag and the Constitution of the United States of America; and

WHEREAS, Religion is our most vital asset, and our nation was founded on the authority of our Creator as the very foundation of our “life, liberty, and the pursuit of happiness…”; and

WHEREAS, It is refreshing to remember and reaffirm our faith in God and our system of delegated authority under Him;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

MARCH 4, 1954,

as

PRESIDENTS’ DAY

in New Jersey in honor of the office of the President of these United States of America, and that prayers be urged in all places of worship, in homes, and at all public gatherings on that day for Divine
PHOCLAMATIO.

[Page]

guidance of our Chief Executive and the continuance of the freedoms guaranteed under the American Flag by the Constitution of the United States of America; that all schools be urged to engage in projects relative to Presidents of the United States; and that all interested organizations prepare suitable programs for the occasion.

Given under my hand and the Great Seal of the State of New Jersey, this eleventh day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The night of February 15th commemorates the 56th Anniversary of the sinking of the U. S. S. Battleship Maine in Havana Harbor, Cuba; and

WHEREAS, 266 American sailors gave their lives to their country on that occasion; and

WHEREAS, The memory of these heroic men lives on as a tribute to the ideals of the American spirit,
Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

FEBRUARY 14, 1954,

as

MAINE MEMORIAL SUNDAY

in New Jersey, and I call upon all of our citizens to observe religious and civic ceremonies appropriate to the occasion.

Given under my hand and the Great Seal of the State of New Jersey, this twelfth day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, The week including Washington's Birthday, February 21-28, will be nationally observed as Brotherhood Week, under the sponsorship of The National Conference of Christians and Jews; and
WHEREAS, The father of our country was among the first to recognize that the goal of a "more perfect union" could be achieved only if our Nation would "give to bigotry no sanction, to persecution no assistance," and our government was accordingly founded on the principles of freedom of thought and worship regardless of race, creed or color; and

WHEREAS, The American people are today allied with the rest of the free world in a struggle to preserve the rights and principles of individual freedom and human dignity against the forces of enslavement and bigotry;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

THE PERIOD OF FEBRUARY 21st-28th, 1954, as

BROTHERHOOD WEEK

within this State. I urge our people of every faith and nationality to give thought during these days to those lasting principles which make it possible for freemen to work and live together in peace. I call upon all the people of our State to recognize that as a State, as well as a Nation, we gain strength and character from our diversity of religious and national heritage. Let us rededicate ourselves during Brotherhood Week, and throughout the year, to the principles of the Brotherhood of Man under the Fatherhood of God, so that our youth may carry with them the conviction that the liberties and human dignity for which they are struggling so valiantly abroad are assured at home.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this nineteenth day of February, in the year of Our Lord one thousand nine hundred
and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, World Day of Prayer will be observed this year by more than one hundred countries during which people of many tribes and nations will lift their hearts in a mighty chorus of prayer; and

WHEREAS, The United Church Women of New Jersey will join with church women throughout the nation and in thousands of communities in all parts of the world to form this chain of prayer; and

WHEREAS, The troubled peoples of the world need Divine Guidance and inspiration as provided through prayerful communion; and

WHEREAS, Prayer is the one sure support for the incomparable and unfailing religious faith of our fathers,
Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim FRIDAY, MARCH 5, 1954, as WORLD DAY OF PRAYER in New Jersey and call upon the people of our State to observe this day in attending their particular World Day of Prayer service, and if the responsibilities of some should make this impossible, I urge them to pause in their work for one minute of prayer at high noon to ask God to give us the wisdom and courage to meet the problems of our times.

Given under my hand and the Great Seal of the State of New Jersey, this nineteenth day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, The American National Red Cross in its coming Campaign for Members and Funds is seeking public support for its humanitarian services at home and abroad; and

Whereas, The nearly 3½ million men now in the armed forces, and veterans and their families, urgently require the services of the Red Cross; and

Whereas, Life-giving blood needed for sick or injured civilians and for defense is made available through the Red Cross; and

Whereas, Added thousands of Americans must be trained in Red Cross first aid, home nursing and as nurse's aides to meet family and national emergencies; and

Whereas, The Red Cross, through its courses in water safety, saves many lives every year; and

Whereas, The Red Cross and its 1,650,000 volunteers give assistance to those who need help;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim the MONTH OF MARCH, 1954, as RED CROSS MONTH, and I urge all New Jersey residents to "Answer The Call, Join and Serve" through generous contributions made through local Red Cross chapters.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Marine Corps League of this Nation has decreed February 23rd, as Iwo Jima Day throughout the United States; and

WHEREAS, The Marine Corps, the oldest fighting branch of the Services, founded on November 10, 1775, has never failed our Country; and

WHEREAS, History shows us that the first Congressional Honor man from the State of New Jersey in World War II was the late and revered Sgt. John Basilone of Somerset County, who later gave his life at Iwo Jima, where the flag was raised; and

WHEREAS, All during the wars that have involved the citizenry of the State of New Jersey, hundreds of Marines have answered willingly the call of their Country; and
WHEREAS, Hundreds have achieved many military exploits and accomplishments, all in the interests of making our Country a better place to live in and for the peace and security of this world;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

FEBRUARY 23, 1954,

as

IWO JIMA DAY,

and I respectfully call upon and urge the citizenry of New Jersey to display our Flag during the customary hours as a mark of respect and gratitude for the devotion already shown by not only this great Organization, the Marine Corps of the United States, but all branches of the Services, in the best interests of Americanism. Let us re-dedicate our faith to our noble traditions.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-third day of February, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

Edward J. Patten,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, National security continues to be a primary concern to all citizens; and

WHEREAS, Increased enrollments in our schools tax existing physical facilities, impose greater burdens on teaching personnel, and require more reading and personal effort of pupils; and

WHEREAS, The toll of highway traffic accidents and fatalities continues to rise; and

WHEREAS, Efficient vision is an important factor in the emotional and educational development of children; in driver-efficiency and highway traffic safety; in safety and efficiency in defense and normal civilian industry and activities, in personal health, welfare and safety and in enjoyment of life for all citizens; and

WHEREAS, Visual problems, generally unaccompanied by pain, often are disregarded until serious impairment of the eye occurs; and

WHEREAS, The importance of good vision to personal health, welfare and safety and to the National Welfare should be recalled and emphasized to all citizens of this State; and

WHEREAS, The New Jersey Optometric Association is carrying out a co-ordinated program of research, service and public education in the prevention and correction of visual disabilities in its unending effort to protect, conserve and improve the vision of citizens of New Jersey; and
WHEREAS, The New Jersey Optometric Association, in co-operation with the American Optometric Association, is conducting an intensive program of public education during the week of March 7 to 13, through newspapers, radio, television, magazines and talks to groups of citizens;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the week of

MARCH 7 to MARCH 13, 1954,

as

SAVE YOUR VISION WEEK,

and I urge the citizens of the State of New Jersey to give attention to visual care for their own welfare and that of their country.

Given under my hand and the Great Seal of the State of New Jersey, this first day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The National Committee for Labor Israel celebrates this year the 30th anniversary of its Israel Histadrut Campaign to help Israel’s federation of labor carry out its manifold humanitarian tasks; and

WHEREAS, During these three decades the Histadrut in Israel built an impressive network of schools, welfare agencies, hospitals and similar institutions which have made great contributions to the advancement of the State of Israel; and

WHEREAS, The work of the New Jersey State Committee of the Israel Histadrut Campaign deserves our enthusiastic support;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

MARCH 20th–27th, 1954,

as

HISTADRUT WEEK

in New Jersey. I warmly recommend the humanitarian work that you of the National Committee for Labor Israel are doing, to all citizens of the State of New Jersey, and I assure you that you have the best wishes of all of us for the Israel Histadrut Campaign’s complete success on its thirtieth anniversary.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this first day of March, in the year of Our
PROCLAMATION

State of New Jersey, Executive Department.

Whereas, The Organization of Catholic War Veterans of the United States of America is launching its Third Annual Cross of Peace Crusade; and

Whereas, The design of the Celtic Cross superimposed on a Shamrock has been selected by the Catholic War Veterans of the United States of America as the emblem of the Cross of Peace; and

Whereas, The Celtic Cross is the recognized official insignia of the Catholic War Veterans of the United States of America; and

Whereas, The Shamrock is a symbol of the Holy Trinity as illustrated by St. Patrick—which symbol in turn denotes Unity; and

Whereas, In these turbulent times, Peace, which everyone seeks, can only be obtained through unity of understanding and of the will for lasting peace;
Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the period from

MARCH 6th to MARCH 17th, 1954,

as

CROSS OF PEACE CRUSADE

observance period in New Jersey and respectfully urge the people of New Jersey to unite in thought, understanding, and action for co-operation, each in his own way, through prayer so that Peace may again be restored to a troubled and stricken world.

Given under my hand and the Great Seal of the State of New Jersey, this third day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The New Jersey Optometric Association is rendering a valuable public service to the State in its efforts to protect, conserve and improve the vision of the citizens of New Jersey, through a co-ordinated program of service and education concerning the care of the eyes and the correction of visual defects; and
WHEREAS, Good eyesight plays a major role in the development of the individual and is a vital personal and national resource; and

WHEREAS, Faulty vision is not only detrimental to the person who suffers from it but also may endanger those around him, and has been the cause of many unfortunate mishaps in our homes, in industrial establishments and on the highways; and

WHEREAS, The New Jersey Legislature, by a Joint Resolution approved on February 19, 1954, has designated the period from

MARCH 7th-13th, 1954,

as

SAVE YOUR VISION WEEK

in New Jersey, and I urge all citizens of our State to participate in this educational program for good vision as an aid to general health and well-being. I further call upon the newspapers, magazines, radio stations and citizen groups in our State to co-operate with the American and New Jersey Optometric Associations in their educational programs during this week.

Given under my hand and the Great
[seal.] Seal of the State of New Jersey, this sixth day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

/s/ G. CLIFFORD THOMAS,
Acting Governor.

By the Acting Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, ORT (Organization for Rehabilitation through Training) in 1954 continues on an ever greater scale its 75-year tradition in the vocational education of Jewish people in twenty countries on five continents; and

WHEREAS, ORT’s global system of tuition-free schools in which there are now some 18,000 students rehabilitates the underprivileged and provides stability and dignity for thousands of displaced persons; and

WHEREAS, Its service to the individual is equaled by its service to the community by providing a competent force of highly skilled workers and craftsmen for democratic nations; and

WHEREAS, ORT’s vocational training work coincides this year with the U. S. Government’s Presidential Escapee Program for the rehabilitation of Iron Curtain refugees; and

WHEREAS, Women’s American ORT has contributed significantly to the execution and development of this program of rehabilitation,

NOW, THEREFORE, I, G. CLIFFORD THOMAS, Acting Governor of the State of New Jersey, do hereby proclaim

MARCH 10, 1954,
as
ORT DAY

in the State of New Jersey, in recognition of the noble and constructive work performed by Women’s American ORT in the economic rehabilita-
tion of uprooted and underprivileged Jewish people throughout the world.

Given under my hand and the Great Seal of the State of New Jersey, this tenth day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

/s/ G. CLIFFORD THOMAS, Acting Governor.

By the Acting Governor:

EDWARD J. PATTEN, Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, March 15th will be observed as Hungarian Freedom Day by friends of Hungary; and

WHEREAS, The yearning for freedom has been a characteristic of the Hungarian people for many years; and

WHEREAS, This yearning strikes a responsive chord in the hearts of all freedom-loving Americans; and

WHEREAS, The United States has benefited by the addition to our national stock of hundreds of thousands of industrious, talented, and loyal citizens of Hungarian origin; and
WHEREAS, In New Jersey a sizeable segment of our population is composed of liberty-loving Americans of Hungarian descent who came to this country to escape the yoke of foreign despotisms;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

MARCH 15, 1954,

as

HUNGARIAN FREEDOM DAY,

and I urge all thoughtful residents of New Jersey to remember with sympathy and understanding the lot of a proud people who are now oppressed by a tyranny which would destroy the rights of free men. I would have those Hungarians know that millions of liberty-loving Americans look forward to the day when Hungary and other oppressed countries will be liberated from the forces of tyranny and brutality which now hold them in subjection.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twelfth day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER, Governor.

By the Governor:

Edward J. Patten,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The American Legion, dedicated to service "for God and Country," is a powerful defender of the American way of life through the energetic support it gives to movements to preserve our institutions and liberties; and

WHEREAS, The American Legion, with millions of members who have served in three wars, is the largest veterans' organization in the world and has rendered notable, patriotic services to the community, State, and nation, in times of both peace and war; and

WHEREAS, The American Legion has given strong support to national defense, the promotion of Americanism, rehabilitation, child welfare, law and order, good citizenship and the strengthening of religious and spiritual influences in our lives; and

WHEREAS, The American Legion will celebrate the 35th anniversary of its founding, from March 15th to 17th, 1954;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF MARCH 14th to 20th, 1954,
as

AMERICAN LEGION BIRTHDAY WEEK,

and I urge the people of New Jersey to give appropriate recognition to the work of the American Legion, and I further urge places of business, schools, and other organizations to display the
American Legion emblem in recognition of the services of the Legion.

Given under my hand and the Great Seal of the State of New Jersey, this thirteenth day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, April has been designated as Cancer Control Month in recent years; and

WHEREAS, The control of cancer is one of the great challenges of our time; and

WHEREAS, The Legislature of New Jersey by Joint Resolution has designated the month of April as Cancer Control Month; and

WHEREAS, Present knowledge of cancer will save many lives if that knowledge is brought to individuals in such a way as to motivate them to secure appropriate treatment promptly; and
WHEREAS, Private agencies, public agencies, and practitioners of the healing arts all participate and make a contribution toward the goal of more effective control; and

WHEREAS, The designation of April as Cancer Control Month helps to focus attention on ways in which people can help to control cancer; and

WHEREAS, Fund-raising efforts during April provide an opportunity for citizens to help underwrite the cost of research efforts and studies which will continue to provide keys to even more effective control;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

THE MONTH OF APRIL, 1954,

as

CANCER CONTROL MONTH,

and I urge the people of New Jersey to support as generously and vigorously as they can efforts to achieve more effective control of cancer, an ailment which blights the lives of both children and adults.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-sixth day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, The New Jersey Society of Professional Engineers is observing the week of May 2, 1954, as Engineers’ Week in New Jersey; and

Whereas, Engineers of various specialties have contributed to the material blessings enjoyed by people throughout the world; and

Whereas, Engineers have also contributed to the defense of a way of life that we treasure by their contribution to our technological proficiency and to our productive capacity; and

Whereas, In government we look to specially qualified groups for advice on technical matters affecting the welfare of all our people; and

Whereas, Through their conventions, technical journals, and other media engineers keep abreast of current developments in their field in order that they may operate with maximum efficiency;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF MAY 2nd, 1954,

as

ENGINEERS’ WEEK IN NEW JERSEY,

and I urge all our citizens to give thought to the contributions that engineers make to the society in which we live: the magnificence and utility of our man-made structures, our means of transportation, the strengthening of our productive capacity with its consequent improvement in our standard of liv-
ing, and the mechanical marvels which make life more comfortable and more enjoyable.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this thirty-first day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Children of all faiths, wherever they may live, deserve the chance for a good life filled with understanding, love and happiness, and the opportunity to grow up as free, constructive citizens of their communities; and

WHEREAS, The opportunity to live in Israel should be given to hundreds of thousands of Jewish children who live in areas in which freedom is suppressed; and

WHEREAS, 62,000 children have been rehabilitated in Israel under the auspices of the Youth Aliyah (Immigration) movement which this year is celebrating twenty years of child rescue, rehabilitative, and educational efforts; and
WHEREAS, Within New Jersey the 22,000 members of Hadassah, the Women's Zionist Organization of America, the official American representative of the Youth Aliyah movement, are dedicated to help additional thousands of underprivileged Jewish children start a new life in Israel; and

WHEREAS, Americans of all faiths can sympathize with the plight of suppressed and underprivileged children everywhere;

NOW, THEREFORE, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

APRIL 4, 1954,

as

WORLD JEWISH CHILD'S DAY

in New Jersey, and I urge all persons of good will to give appropriate recognition to this humanitarian effort.

Given under my hand and the Great Seal of the State of New Jersey, this thirty-first day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

Edward J. Patten,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Springtime is one of the best seasons of the year for the enjoyment of hobbies and recreational pursuits; and

WHEREAS, The purpose of the occasion is to promote a wider appreciation of the value of hobbies in relieving the tensions of modern civilization, and their usefulness in reducing juvenile delinquency; and

WHEREAS, This special day and its worthy purpose deserve general public consideration;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

APRIL 1, 1954,
as
HOBBY DAY

in New Jersey and request the appropriate observance of the occasion.

Given under my hand and the Great Seal of the State of New Jersey, this thirty-first day of March, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The American Mothers' Committee of the Golden Rule Foundation annually sponsors a program honoring a State Mother in the several States; and

WHEREAS, The objective of the American Mothers' Committee is to develop and strengthen the moral and spiritual fiber of the American home; and

WHEREAS, Mrs. Thomas A. Wiss of Morristown has been selected by the New Jersey Committee as the State Mother for 1954; and

WHEREAS, Mrs. Wiss is a living example of the important role of the Mother in making the American home the indestructible foundation upon which our nation is built;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the

WEEK OF APRIL 4-11, 1954,

as

AMERICAN MOTHERS' WEEK

in New Jersey, and I call upon all of our citizens to pay special homage to mothers as the bulwark of our family life.

Given under my hand and the Great [Seal] Seal of the State of New Jersey, this third day of April, in the year of Our Lord one thousand nine hundred and
fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Executive Body of the Department of New Jersey of the Legion of Guardsmen, Inc., in upholding and carrying out the basic spirit and tradition of the American love of freedom for home and country as exemplified by our early Minutemen, in being ready and willing to defend our country from enemy attacks and in curtailing the infiltration of foreign ideologies into our country, in session held last January, 1954, have expressed their intention to supplement these fine traditions as we have in the past in aiding the crippled or afflicted children in the State of New Jersey; and

WHEREAS, Be it known that the American Beauty Rose, symbol of the Beauty and Love of our Country, was adopted at 1950 National Convention assembled, as the official symbolic flower of the Legion of Guardsmen, Inc.; and

WHEREAS, The Legion of Guardsmen have established a Rehabilitation Fund for the purpose of aiding the crippled and wanton children through the sale of the American Beauty Roses or fac-
similes thereof to the public, to be allocated to one of the New Jersey Institutions housing said children;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey do hereby proclaim

APRIL 17, 1954,

as

AMERICAN BEAUTY ROSE DAY.

Given under my hand and the Great Seal of the State of New Jersey, this eighth day of April, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Under the auspices of the Veterans of Foreign Wars of the United States the week of April 25-May 1 will be observed as Loyalty Week; and

WHEREAS, We have seen democratic countries delivered into the hands of dictatorial and predatory powers by minority groups which substituted loyalty to communism for loyalty to the ideals of liberty; and
WHEREAS, We have seen some of these same self-seeking traitors executed or imprisoned, as a reward for betraying their country, by the masters whom they sought to serve; and

WHEREAS, We have witnessed in our own country a relatively small number of individuals whose disloyalty has jeopardized our security; and

WHEREAS, The future of the United States and of the entire free world depends upon a widespread appreciation of the blessings of democratic government which is the basis of loyalty to it;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF APRIL 25-MAY 1, 1954,

as

LOYALTY WEEK,

and I urge all our people to be conscious of the blessings conferred under democratic self-government and to be unwaveringly loyal to a system of government that has brought more benefits than any other yet devised.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifteenth day of April, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Twenty centuries of Christianity have comforted and ennobled the spirit of men through periods of strife and uncertainty; and

WHEREAS, We stand at another moment in history when the Christian Church finds it necessary to reassert, more than ever, the fundamental truths for which Christ died on Calvary; and

WHEREAS, Those truths have survived through darkness and despair as a sure beacon of hope in a troubled world; and

WHEREAS, For Christians everywhere, Good Friday of Holy Week commemorates man’s darkest hour as experienced some 2,000 years ago on the Hill of Golgotha;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

GOOD FRIDAY, APRIL 16, 1954,

as

A DAY OF FASTING AND PRAYER

in New Jersey, and I urge Christians throughout the State to observe this day as a symbol of the spirit’s resurgence, linked to the Divine spark that serves us in our efforts to achieve a better world.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifteenth day of April, in the year of Our Lord one thousand nine hundred
and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER, Governor.

By the Governor:

EDWARD J. PATTEN, Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT.

WHEREAS, Free people all over the world are deeply conscious of the need for better understanding and good will among nations; and

WHEREAS, This need cannot be better expressed than through a restatement of the basic principles of the brotherhood of man; and

WHEREAS, Our State stands united in the pursuit of that ideal of freedom, of which America is a living symbol;

Now, Therefore, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF APRIL 19-25, 1954,

as

WORLD FELLOWSHIP WEEK

in New Jersey, and I call upon all citizens of the State to observe that week by redoubling their ef-
forts toward the attainment of that goal of human kinship throughout the world.

Given under my hand and the Great Seal of the State of New Jersey, this sixteenth day of April, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,

Governor.

By the Governor:

EDWARD J. PATTEN,

Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT.

WHEREAS, The Armed Forces of the United States serve this Nation with unselfish devotion not only in time of war, but also in time of peace; and

WHEREAS, All components of the Armed Forces of the Nation, including the National Guard and the Reserve are trained to protect the liberty we enjoy; and

WHEREAS, It is fitting that we devote one day each year to pay tribute to the patriotic men and women serving in the Armed Forces of the United States and in the reserve components thereof;
Now, Therefore, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim Saturday,

MAY 15, 1954,

as

ARMED FORCES DAY

in New Jersey, and I call upon the State Military and Naval Forces, members of all reserve components, veterans organizations and all citizens of New Jersey to participate actively in appropriate observance of Armed Forces Day in their communities; and I request my fellow citizens to display the flag of the United States at their homes and places of business on that day in honor of the valiant members of our armed forces serving at home and overseas wherever our flag now flies.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-third day of April, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, This nation faces the necessity of maintaining for many years the strongest possible defense; and

WHEREAS, America's defense effort is continuing to interrupt the lives of millions of our young men and women in military service, including 92,507 from New Jersey; and

WHEREAS, Millions of our families have been uprooted and whole communities disrupted by defense industry; and

WHEREAS, In addition to the government's defense program it is the personal responsibility of all Americans voluntarily to help meet the human needs created by the nature of the defense program;

NOW, THEREFORE, I, ROBERT B. MEYNER, GOVERNOR OF THE STATE OF NEW JERSEY, DO HEREBY PROCLAIM

THE WEEK OF MAY 9-16, 1954,
as

UNITED DEFENSE FUND WEEK

a period set aside for the people of New Jersey to become more familiar with services provided by USO and the other member agencies of the United Defense Fund and to recognize the need for whole-hearted support of these vital services.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this
first day of May, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,  
Governor.

By the Governor:  
EDWARD J. PATTEN,  
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, One of America’s greatest assets is found in the unselfish contributions made by its women in the interest of our national welfare; and

WHEREAS, The mothers of the United States play a prominent role in the perpetuation of those high ideals of morality and patriotic sacrifice, without which this nation could not endure; and

WHEREAS, Miss Anna Jarvis first symbolized these ideals of the American mother through Presidential proclamation 40 years ago;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

MAY 9th, 1954,  
as

MOTHER’S DAY

in New Jersey, and I urge all my fellow citizens to set aside this day in reverent remembrance of mothers everywhere.
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Given under my hand and the Great Seal of the State of New Jersey, this seventh day of May, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The principles of true Americanism which safeguard our liberties cannot endure if we, the people, fail to safeguard them ourselves in word and deed; and

WHEREAS, A restatement of these principles is more than ever necessary today in the light of continuing threats against our way of life from sources inside and outside our borders; and

WHEREAS, It is fitting that one day each year be set aside as a reminder of the privileges millions of Americans, native and foreign-born and especially our youth, enjoy as a free people under one flag;
Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey do hereby proclaim

SUNDAY, MAY 16, 1954,

as

I AM AN AMERICAN DAY

in New Jersey, and I urge all patriotic societies, civic groups and other organizations to participate wherever possible in appropriate ceremonies, and I request my fellow citizens to display the flag of the United States at their homes and places of business on that day as evidence of their faith in America.

Given under my hand and the Great
[seal] Seal of the State of New Jersey, this fifteenth day of May in the year of Our Lord one thousand nine hundred and fifty-four, and in the independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, A major goal of our State and Nation is the maintenance of a sound domestic economy in time of peace so as to provide full employment, opportunities for initiative and investment and an adequate supply of goods for our citizens; and
WHEREAS, An equally important goal is the fortifying of our defenses so that our people can live in confident assurance of protection from enemies abroad; and

WHEREAS, Because these contributions by the chemical industry have helped our citizens to attain a higher standard of living and enjoy greater security than any other people on earth; and

WHEREAS, Chemistry is the largest industry in New Jersey in wages and production, paying over one-half billion dollars to the 85,000 men and women in the State's chemical plants; and

WHEREAS, New Jersey leads the nation in chemistry through its industries and universities;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF MAY 17-22, 1954,

as

CHEMICAL PROGRESS WEEK

in New Jersey, and urge all civic and fraternal groups, all education and scientific bodies, all news disseminating media, all chambers of commerce and all other groups to encourage and promote the celebration of Chemical Progress Week, using as the theme of their activities A Better America Through Chemical Progress, and to do everything within their power to bring home to each citizen the importance of the chemical industry in their daily living.

Given under my hand and the Great [SEAL] Seal of the State of New Jersey, this fifteenth day of May, in the year of Our Lord one thousand nine hundred and
PROCLAMATIONS

fifty-four, and in the Independence of
the United States, the one hundred and
seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, There is a tremendous need for main­
taining the USO as a "home away from home" to
serve our men and women in uniform and their
families in this country and overseas; and

WHEREAS, There is also an urgent need for main­
taining and increasing the National Golf Fund,
Inc., for its contributions to worthy causes in golf;
and

WHEREAS, The game of golf is one of the most
popular sports for millions of Americans, both here
and abroad; and

WHEREAS, Through National Golf Day a great
contribution can be made to the financial needs of
both the USO and the National Golf Fund, Inc.,
through the unselfish efforts of Life Magazine and
the Professional Golfer’s Association of America;
and

WHEREAS, All proceeds of National Golf Day will
be donated in entirety in equal shares to the USO
and the National Golf Fund, Inc.; and
WHEREAS, All golfers participating in National Golf Day on America’s 4,970 public and private fairways will be competing against Ben Hogan, the United States Open Champion and Professional Golfers’ Association’s “Golfer of the Year”;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

SATURDAY, JUNE 5, 1954,

as

NATIONAL GOLF DAY IN NEW JERSEY.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-eighth day of May, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The free flow of information is vital to the preservation of our democratic processes; and

WHEREAS, Pictures share responsibility with the written and spoken word in the transmission of information to our people; and
WHEREAS, The National Press Photographers Association, including in its membership the nation's leading news cameraman of the magazines, wire service, television, news reels, syndicates and daily newspapers throughout the United States, has since its inception pursued a positive program of action to help press photographers everywhere achieve greater technical competence, and to open public doors sometimes improperly closed to news cameras; and

WHEREAS, The National Press Photographers Association will assemble in national convention at Atlantic City from June 9 to 12, 1954, to work on various plans designed to contribute still greater service in the public interest during the coming year;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the

WEEK OF JUNE 7, 1954,

as PRESS PHOTOGRAPHERS' WEEK

and thus invite public acclaim and acknowledgment of the respected personal status of the press photographer in his own community and the valuable contributions to our way of life by individual members of this important profession.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this third day of June, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTON,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The week of the 21st to the 27th of June, in the year of Our Lord, nineteen hundred and fifty-four, shall be known to all men as De Molay Week; and

WHEREAS, In order to promote the precepts of Filial Love, Reverence, Courtesy, Comradeship, Fidelity, Cleanliness and Patriotism all citizens are requested to recognize this week;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey do hereby proclaim the

WEEK OF JUNE 21-27, 1954,
as

DE MOLAY WEEK.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifteenth day of June, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTERN,
Secretary of State.
WHEREAS, We are honoring our fathers this coming Father's Day, Sunday, June 20th; and

WHEREAS, The theme for this American Holiday is "Good Citizenship Begins at Home"; and

WHEREAS, It is the fathers of our land who primarily have built this great democracy through their teachings and sturdy devotion to liberty and love of freedom; and

WHEREAS, We look to the father in the home as the moulder of tomorrow's citizens, the builder of good family life and the foundation of our future and teacher of our young in the importance of good ethics, fair play, peace and brotherhood throughout the world;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

SUNDAY, JUNE 20th, 1954,

as

FATHER'S DAY,

and I call upon all the citizens of this State to observe it in worship and otherwise commemorating the father in the home so that every day in the year may have the blessings that flow from good fatherhood, good citizenship, and a strong family life.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this
eighteenth day of June, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The origin of the cultivated blueberry is attributed to the vision and genius of one of New Jersey's most outstanding women, Miss Eliza­beth C. White; and

WHEREAS, The cultivated blueberry now is recog­nized as an important fruit crop not only in New Jersey but in the nation; and

WHEREAS, The introduction and development of this new agricultural enterprise in Southern New Jersey has made a substantial contribution to the economic welfare of that area; and

WHEREAS, The bounty of nature, combined with the proficiency and skill of the growers, promises an abundant harvest of delicious New Jersey blue­berries;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby extend
greetings to those participating in the Blueberry Jamboree in Hammonton, and I do hereby declare

JUNE 19, 1954,

as

NEW JERSEY BLUEBERRY DAY

and so urge all citizens and guests to co-operate in its observance thus commending those to whom we are indebted for this outstanding achievement.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this nineteenth day of June, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-eighth.

ROBERT B. MEYNER, Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The United States Air Force has called upon the State of New Jersey, together with all the forty-eight States, to organize and activate the Ground Observer Corps; and
WHEREAS, The State of New Jersey has been and continues to be a leading State in Civil Defense preparedness and has pioneered in the development of an effective civil defense-disaster control program; and

WHEREAS, It is fitting that we devote one day to pay tribute to those patriotic men and women now members of the Ground Observer Corps on this, the anniversary day of the birth of the Corps;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

WEDNESDAY, JULY 14, 1954,

as

GROUND OBSERVER CORPS DAY

in New Jersey, and I call upon all citizens to join the Ground Observer Corps through our civil defense forces and help provide the air surveillance we so urgently need.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fourteenth day of July, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTERN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The production of vegetables ranks as one of the most important branches of New Jersey agriculture and contributes substantially to the health and welfare of both the State and the nation; and

WHEREAS, New Jersey has won wide renown as the Garden State because of the high quality and the large volume of vegetables produced annually on our farms; and

WHEREAS, New Jersey's reputation as the Garden State is based not only on the output of the large and extensive farm enterprises but also on the wide variety represented by the 48 different kinds of vegetables grown on over 8,000 individual farms within the State; and

WHEREAS, Throughout the year New Jersey remains an important source of vegetables which are essential to the population of the neighboring Metropolitan areas and which include special vegetables prized by those who enjoy foreign dishes; and

WHEREAS, A large volume of New Jersey grown vegetables is utilized for processing into canned and frozen foods, thus providing consumers with a year-round supply of healthful vegetables, and at the same time, maintaining an important industry within the State; and

WHEREAS, Throughout the nation the Vegetable Growers Association of America, in recognition of the bountiful crops of vegetables harvested during 1954 and because of their importance to the health and well-being of our people, is sponsoring a National Vegetable Week;
PROCLAMATIONS

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

JULY 29—AUGUST 7, 1954,

as

NATIONAL VEGETABLE WEEK

in New Jersey and call the occasion to the attention of all citizens and urge its observance.

Given under my hand and the Great
[seal] Seal of the State of New Jersey, this twenty-eighth day of July, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Good eyesight is one of the most wonderful gifts a benevolent Providence has bestowed upon mankind; and

WHEREAS, Our eyes enable us to see and know and understand each other and the world in which we live; and
WHEREAS, At least one-half of blindness, foe of human vision, can be prevented and thus need not occur; and

WHEREAS, As sensible citizens, we owe it to ourselves and those we love to guard our eyesight as we would guard a precious treasure;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, in co-operation with the National Society for the Prevention of Blindness and the New Jersey State Commission for the Blind, do hereby proclaim

THE MONTH OF SEPTEMBER, 1954,

as

"SIGHT-SAVING MONTH,"

and I call upon my fellow citizens of this State to learn and follow the habits of good eye care, to prevent future blindness for themselves and for their children, and to make it possible for all to enjoy the full benefits of their most wonderful eyes.

Given under my hand and the Great [Seal] Seal of the State of New Jersey, this thirty-first day of August, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

September 12 marks the 300th anniversary of Jewish settlement in America. On that date in 1654, 23 Jews who had left Portuguese-conquered Brazil sought refuge and freedom in New Amsterdam.

The American Jewish Tercentenary is profoundly significant to citizens of the Jewish faith. But in a larger sense this observance belongs to every American who cherishes freedom and the democratic way of life.

The Tercentenary again reminds us that our Nation has become great and strong because we have held fast to the moral truths first pronounced by the ancient prophets of Israel. Freedom under God has been the vital force of our Judaeo-Christian civilization. Through the mercies of a Divine Providence, it has been granted us, the people of the United States, to dwell in our blessed country, enjoying liberty and participating with one another in creative achievement for mankind.

The theme of the American Jewish Tercentenary is universal: "Man’s Opportunities and Responsibilities Under Freedom." An inspiring series of national and local celebrations will record the glorious history of Jewish contributions to American life in terms of religion, education, social work, government, the arts and sciences, and economics. But more importantly, the Tercentenary theme stresses our responsibility to determine on the basis of our historic past what our future is to be. It challenges all Americans to look within ourselves, to draw from our history the inspiration we need to preserve the ideals that have sustained us as individuals, as a community, and as a Nation.
The period of the Tercentenary celebration therefore presents for us a special opportunity to consider our role as American citizens and to strengthen our understanding of the principles of democratic freedom and of the traditions of harmony which have so long dwelt in our midst. The occasion calls for our rededication to the service of God, and to a reaffirmation of faith in the purpose and ideals for which this Nation stands.

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim the period from

SEPTEMBER 12, 1954 to MAY 29, 1955,

as

AMERICAN JEWISH TERCENTENARY YEAR

in New Jersey, and call upon all citizens of our State to join in marking the Tercentenary with public ceremonies, and to take part in all other appropriate ways in the observance of this important anniversary. May there go forth from this common observance a message of hope to all mankind that freedom, faith and right living will endure, and that the principles of liberty and human brotherhood, basic to our great religious traditions and integral to America, will yet become in our time the common heritage of all men.

Given under my hand and the Great Seal of the State of New Jersey, this eighth day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

Edward J. Patten,
Secretary of State.


PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, In my opinion the public interest requires the convening of the Legislature of the State of New Jersey in Special Session;

Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, by virtue of the power and authority vested in me by the Constitution of this State, do hereby convene the Legislature of the State of New Jersey to meet in Special Session at the State House, Trenton, New Jersey, on Friday, the seventeenth day of September, one thousand nine hundred and fifty-four, at two o’clock in the afternoon of said day, principally for the following purposes:

1. Adoption of legislation for the establishment of new reservoirs for the amplification of the water supply of the State, at Round Valley in Hunterdon County and on the Wharton tract in Southern New Jersey, and provision of the means for financing the cost thereof, to be submitted to referendum at the general election in November, 1954;

2. Adoption of legislation for the determination of a specific tax to finance the project for a State medical and dental school, to be submitted to referendum at the general election in November, 1954;

3. Appropriation of adequate funds to pay for costs incurred and to be incurred in the pending executive investigation of the Division of Employment Security;

4. Adoption of legislation for the reorganization of the system for registration of motor vehicles and the operators thereof;
5. Adoption of legislation for the participation by New Jersey with the State of New York in a joint plan for studying air pollution problems of an interstate character;

6. Consideration and adoption of such other legislation as may be deemed appropriate;

7. Confirmation by the Senate of pending executive nominations and submission of executive nominations to the Senate.

Given under my hand and the Great Seal of the State of New Jersey, this thirteenth day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,  
Governor.

By the Governor:

EDWARD J. PATTEN,  
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, The seventeenth day of September is a memorable date in the history of this nation, in that it marks the 167th anniversary of the signing of the Constitution of the United States; and

WHEREAS, This historic occasion each year has been set aside by joint resolution of the Congress and by proclamation of the President of the United States as Citizenship Day; and
Whereas, This day has also been designated in recognition of all those who attain, by coming of age or by virtue of naturalization, the privilege of citizenship—a privilege which assumes a profounder significance to free people everywhere in the light of today’s struggle against tyranny;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim Friday,

SEPTEMBER 17, 1954,

as

CITIZENSHIP DAY

in New Jersey, and I call upon all citizens of New Jersey to participate in appropriate ceremonies in observance of the day, and I request my fellow citizens to display the flag of the United States at their homes and other suitable places on that day in solemn rededication to the ideals as embodied in the Constitution of the United States.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Each year one month is designated Parent-Teacher Enrollment Month in this State to emphasize to all the value and importance of the parent-teacher associations; and

WHEREAS, The New Jersey Congress of Parents and Teachers during this month puts forth extra effort in increasing membership enrollment in these worthwhile associations; and

WHEREAS, Last year's records show a membership of 334,693 and this year the goal is 375,000; and

WHEREAS, Without question, the work of the parent-teacher associations throughout the State contribute in a most significant way to the high quality of our educational institutions;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the

MONTH OF OCTOBER, 1954,

as

PARENT-TEACHER ENROLLMENT MONTH,

and I do urge all our citizens to note with appreciation the significant work of the parent-teacher groups, and I take this opportunity to express the hope that Parent-Teacher Enrollment Month will be the occasion for an increased interest on the part of all in these associations.
Given under my hand and the Great Seal of the State of New Jersey, this sixteenth day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

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PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, Anderson Fowler was at the General Election held in the month of November, one thousand nine hundred and fifty-three, elected by the voters of the County of Somerset to represent said county in the General Assembly of this State and subsequently did qualify as a member of the General Assembly and after such election and qualification did resign the office of member of the General Assembly of this State;

Therefore, I, G. Clifford Thomas, Speaker of the General Assembly of the State of New Jersey, pursuant to law, do hereby issue this proclamation directing an election to be held according to the laws of the State of New Jersey in said county of Somerset, on Tuesday, November second, one thousand nine hundred and fifty-four for the purpose of electing a member of the General Assembly for said county to fill the vacancy caused by the resignation of the said Anderson Fowler.
Given under my hand and the Great Seal of the State of New Jersey, this seventeenth day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred seventy-ninth.

G. CLIFFORD THOMAS,  
Speaker of the General Assembly.

By the Governor:  
EDWARD J. PATTEN,  
Secretary of State.

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PROCLAMATION  
STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT.

WHEREAS, The New Jersey Civil Defense Plan states in part, "The purpose of Civil Defense is to minimize the effects upon the civilian population of any emergency resulting from enemy action or sabotage..."; and

WHEREAS, The development and training of adequate civilian defense auxiliary police forces are essential to further safeguard the public security, health and welfare;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, in order to provide further safeguards for the public security, health and welfare, and pursuant to the authority vested in me by the State Constitution and by the laws of this State, do hereby make, promulgate and proclaim, effective immediately, the following Rules
concerning the duties and powers of auxiliary police of duly authorized municipal civilian defense organizations in this State:

1. During any emergency, as defined in Chapter 251 of the Laws of 1942, as amended and supplemented, or during any practice, drill or activity in preparation for such emergency duly authorized by the State Civilian Defense Director, the auxiliary police of duly authorized municipal civilian defense organizations in this State shall have power to enforce all laws made or to be made for the conservation of the peace and for the good government and protection of the citizens and inhabitants of this State, and to apprehend offenders against such laws, and for the purpose of preserving the public peace and preventing or quelling public disturbances shall have all the powers of peace officers, police officers and constables.

2. Within time limits and rules and regulations to be prescribed by the State Civilian Defense Director, and with the approval of the governing body of any municipality, the auxiliary police of the duly authorized civilian defense organization of such municipality may be attached to the local police force for the purpose of training. During such period of training such auxiliary police shall have all the powers of peace officers, police officers and constables except as may otherwise be prescribed by such municipality.

3. Each auxiliary police officer, before assuming the duties of his office, shall take and subscribe to the oaths required by Chapter 1 of the Title "Oaths and Affidavits" of the Revised Statutes (R. S. 41:1-1 et seq.), which oaths shall be filed with the clerk of the municipality in which each such officer resides.

4. Auxiliary police officers in good faith carrying out, complying with, or attempting to comply with the rules and regulations made and promul-
gated herein or pursuant hereto, or performing any authorized service in connection therewith, shall have and possess all of the rights, privileges and immunities conferred upon civilian defense volunteers by the laws of this State.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-third day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

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PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The New Jersey Civil Defense Plan states in part "The primary threat against which Civil Defense is organized to operate is that of hostile enemy action against essential industries, vital installations, and the civilian population"; and

WHEREAS, In view of the existing national emergency it is essential that adequate measures be taken to safeguard the lives and welfare of all who work in industrial plants, to prevent damage to and destruction of such plants, and to maintain therein the production necessary for our national security; and
WHEREAS, Effective industrial plant security requires integration of such activity with that of local civil defense organization;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, in order to provide further safeguards for the public security, health, and welfare, and pursuant to the authority vested in me by the State Constitution and by the Laws of this State, Do Hereby Promulgate and Proclaim, effective October 1, 1954, the annexed "Rules and Regulations covering requirements for Industrial Plant Protection including other places of employment," in addition to the requirements, rules and regulations prescribed in the New Jersey Civil Defense Plan.

I Do Further Proclaim that the aforementioned rules, regulations and requirements shall, according to their respective terms, be binding upon all political subdivisions, public agencies, public officials and employees and upon each and every person in this State.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-third day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTERN,
Secretary of State.
WHEREAS, The New Jersey Civil Defense Plan states in part "The purpose of Civil Defense is to minimize the effects upon the civilian population of any emergency resulting from enemy action or sabotage..."; and

WHEREAS, Emergency medical and health services are an essential phase of civil defense; and

WHEREAS, In view of the existing national emergency it is essential that further measures be taken to safeguard the lives, health and welfare of the people of New Jersey; and

WHEREAS, Effective emergency medical and health preparedness requires the integration of such activity with that of local civil defense organization;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, in order to provide further safeguards for the public security, health and welfare, and pursuant to the authority vested in me by the State Constitution and by the Laws of this State, Do Hereby Promulgate and Proclaim, effective October 1, 1954, the rules, regulations and requirements set forth in the annexed "New Jersey Plan for Emergency Medical and Health Preparedness," in addition to the requirements, rules and regulations prescribed in the New Jersey Civil Defense Plan.

I Do Further Proclaim that the aforementioned rules, regulations and requirements shall, according to their respective terms, be binding upon all political subdivisions, public agencies, public of-
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, Our disabled veterans and handicapped non-veterans deserve the security and the dignity gainful employment can give them; and

WHEREAS, Our State and Nation are rehabilitating thousands of handicapped persons each year to become productive members of their communities; and

WHEREAS, It is wasteful not to utilize the skills acquired by our handicapped neighbors; and

WHEREAS, By placing our handicapped in jobs for which they are qualified we are making taxpayers out of tax-consumers;

Given under my hand and the Great Seal of the State of New Jersey, this twenty-third day of September, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

EDWARD J. PATTEN,
Secretary of State.
Now, therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim the period of

OCTOBER THIRD TO NINTH,

to be

NEW JERSEY EMPLOY THE PHYSICALLY HANDICAPPED WEEK,

and to bring to fruition the sometimes long and painful efforts of the handicapped to reach employment and security goals, I hereby urge the mayors of our municipalities to issue appropriate proclamations calling upon employers to become assured that their hiring practices require full consideration be given to qualified disabled veterans and handicapped non-veterans;

Further, I call the year-round rehabilitation and job-finding promotional program of the New Jersey's State Committee to Employ the Physically Handicapped to the attention of the leaders of organized labor and industry, newspapers, radio and television, civic, veterans', business and professional organizations with an earnest request that they inspire public interest and support of this effort which embodies the true spirit of American democracy;

And Further, I urge all New Jersey employers to make full use of the New Jersey State Employment Service, including the placing of their orders for workers with that agency so that our qualified handicapped have an equal chance with their non-handicapped neighbors to find suitable employment.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this nineteenth day of September, in the year of Our Lord one thousand nine hundred
and fifty-four, and in the Independence
of the United States, the one hundred
and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, October 11, 1954 marks the 175th an-
niversary of the death of General Casimir Pulaski; and

Whereas, General Pulaski was a leader in the
struggle against tyranny both in his own country,
Poland, and in America; and

Whereas, This great fighter for freedom gave
valued and faithful service to General George
Washington and was made a Brigadier General in
command of a cavalry division in the Continental
forces; and

Whereas, General Pulaski commanded American
and French artillery in the siege of Savannah and
was mortally wounded there on October 9, 1777,
dying two days later; and

Whereas, A grateful America recalls with thanks
the contributions of patriots of other lands to the
cause of American independence;
Now, therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

OCTOBER 11, 1954,

as

GENERAL PULASKI DAY,

and I urge all good Americans to consider what we owe to such men as General Pulaski who fought for freedom in his own country and in America against the forces of tyranny and oppression.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this first day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

BY the Governor:

Edward J. Patten,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, We live in critical times when life and liberty are threatened throughout the world and immediate, urgent problems press themselves upon us; and

WHEREAS, At such a time the enduring humane values which dignify mankind, as embodied in poetry and the other arts, are all too often submerged in the perplexities of the moment; and
WHEREAS, Nonetheless, the poetry of the past and present, if our attention can be turned to it, can still serve not to distract us from immediate matters but rather to strengthen and enlarge the human spirit for the tasks ahead; and

WHEREAS, Just as poetry, a free expression of human personality, cannot flourish and prosper except in that freedom which we as a nation are struggling to preserve in the world, so in turn the ideals of that freedom can find in poetry a powerful medium for impressing their meaning on the minds of men, as the greatest of New Jersey's many poets, Walt Whitman, supremely demonstrated;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim

OCTOBER 15, 1954,

as

POETRY DAY,

and I urge my fellow citizens to co-operate in this observance. It is my hope that this occasion will serve to bring about a renewed and greater appreciation for the qualities of the literary arts as found in our great poetry.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this seventh day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,

Governor.

By the Governor:

EDWARD J. PATTEN,

Secretary of State.
WHEREAS, Healthy competition in business and commerce is the hallmark of our American way of life, and one of the major reasons why we, in the United States, enjoy a standard of living far higher than that of any other peoples; and

WHEREAS, The American oil industry, made up as it is of some 42,000 companies, 200,000 service stations, and 1,700,000 individuals, engages in vigorous competition at every level; and

WHEREAS, The week of October 10 to 16 has been designated Oil Progress Week, when oil men put aside their economic rivalries and join in telling their neighbors, customers, and friends about the many services and valuable products that they and their industry provide; and

WHEREAS, Citizens in this part of the United States who engage in producing, transporting, refining, or marketing petroleum products desire to participate in the observance of Oil Progress Week by joining in activities that will illustrate and explain their 1954 slogan: "Oil Serves You";

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF OCTOBER 10 to 16, 1954,

as

OIL PROGRESS WEEK,

and do call to the serious consideration of all citizens the many services and other contributions made to the betterment of our public, social, busi-
ness, and private lives, as well as to the security of our beloved country, by the oil men who live and work in our midst.

 Given under my hand and the Great Seal of the State of New Jersey, this eighth day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

 ROBERT B. MEYNER, Governor.

 By the Governor:

 EDWARD J. PATTEN, Secretary of State.

 PROCLAMATION

 STATE OF NEW JERSEY,
 Executive Department.

 Whereas, The week of October 18-25 will be observed as Light's Diamond Jubilee Week; and

 Whereas, The observance commemorates the first successful demonstration of the incandescent lamp at Menlo Park, New Jersey, on October 1, 1879; and

 Whereas, With the development of the incandescent lamp, Thomas Alva Edison paved the way for the development of the electrical and allied industries and a new era of better living; and

 Whereas, We in New Jersey are pleased that it was while Thomas Edison worked in this State that he made some of his greatest contributions to the world; and
WHEREAS, The electrical industry has brought great advances to the world and gives promise of bringing additional benefits;

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

THE WEEK OF OCTOBER 18-25, 1954,

as

LIGHT'S DIAMOND JUBILEE WEEK,

and I hope that in this forthcoming week we shall gain some new appreciation of the benefits that electricity has brought to our lives.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER, Governor.

By the Governor:

Edward J. Patten,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, On June 26, 1945, at San Francisco, the Charter of the United Nations was signed by fifty nations of the world; and
WHEREAS, On October 24, 1945, the Charter of the United Nations Organization became effective; and

WHEREAS, October 24, 1954 will be the ninth anniversary of the existence of this international organization; and

WHEREAS, The United Nations Organization has accomplished much and has provided the best means yet devised by man for airing his grievances and settling his disputes;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do proclaim

THE WEEK OF OCTOBER 17-24, 1954, as

UNITED NATIONS WEEK,

and

THE DAY OF OCTOBER 24, 1954, as

UNITED NATIONS DAY,

and I urge that at those times the people of New Jersey observe this important occasion. I urge the governing bodies of our cities and towns, the churches, the educators and civic and welfare organizations to mark observance of United Nations Day with community and other programs, to the end that we may understand what this organization for world peace has accomplished and what remains to be done to make it more capable of averting war and distributing the benefits of peace throughout the world.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of October, in the year of Our Lord one thousand nine hundred
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Credit Union Movement is now in its second century of service; and

WHEREAS, Credit Unions provide a means whereby people may pool their savings, and mutually assist each other to fill their needs for useful credit at low cost; and

WHEREAS, Credit Unions combat usury, encourage thrift and regular savings; and

WHEREAS, These Credit Unions not only promote the economic security of their members, but also strengthen democracy, encourage individual responsibility and the practice of true brotherhood and thus benefit our entire State; and

WHEREAS, The third Thursday of each October is internationally observed as Credit Union Day, in recognition of the outstanding service being rendered to the people of New Jersey by their credit unions;
Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

OCTOBER 21, 1954,

as

CREDIT UNION DAY,

to be observed in New Jersey and urge our people to give fitting recognition at this time to the many benefits brought to them through the Credit Union program. On this occasion I extend to the 230,000 members of the 444 credit unions of New Jersey my greetings, congratulations, and sincere wishes for continued success in serving their fellowmen.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

Robert B. Meyner,
Governor.

By the Governor:

Edward J. Patten,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, The prosperity and the welfare of all citizens depend inevitably on personal health; and

Whereas, One of the diseases attacking the health of an estimated 100,000 Americans has gone unsolved as to cause, treatment and cure; and
WHEREAS, This enigma of science and society mainly afflicts children between the ages of 3 and 13; and

WHEREAS, Medical research is the only hope for the thousands suffering from the vicious cripper—muscular dystrophy; and

WHEREAS, The week of October 24th to 31st, inclusive, has been designated State-wide as a special occasion during which support is being enlisted in the fight against muscular dystrophy;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the WEEK OF OCTOBER 24 to 31, 1954, as MUSCULAR DYSTROPHY WEEK in this State, and I do call upon the citizens of New Jersey to observe it as such by supporting the 1954 Muscular Dystrophy Appeal, sponsored by The National Foundation for Muscular Dystrophy, Inc.

Given under my hand and the Great Seal of the State of New Jersey, this nineteenth day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The State of New Jersey is most fortunate in having among its citizens many distinguished artists and also many promising students of art, who have devoted their time and talent to further the cultural growth of this State; and

WHEREAS, It is the established custom of the New Jersey State Federation of Women’s Clubs to cooperate with the American Artists’ Professional League in endeavoring to increase the layman’s interest in art through exhibitions, lectures and programs;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, in order to promote a higher appreciation of the visual arts, do hereby proclaim

THE WEEK OF NOVEMBER 1 to 7, 1954,

as

AMERICAN ART WEEK,

Given under my hand and the Great Seal of the State of New Jersey, this twenty-eighth day of October, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTON,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The United States Marine Corps, the oldest fighting branch of all the services, founded on November 10, 1775;

WHEREAS, The United States Marine Corps will celebrate its 179th birthday this coming November 10th, 1954; and

WHEREAS, the history of our great State of New Jersey shows that the first Congressional Medal of Honor man from our State, in World War II, was the late and revered Sgt. John Basilone of Somerset County, who later gave his life at Iwo Jima, where the flag was raised; and

WHEREAS, The United States Marine Corps will dedicate the Iwo Jima Statue at Arlington on November 10th; and

WHEREAS, During all of the wars and expeditions involving the citizens of the State of New Jersey and its sister States, hundreds of Marines have cheerfully and willingly answered the call of their country; and

WHEREAS, Hundreds who have entered the United States Marine Corps have achieved military exploits and accomplishments all in the interests of making our Country a more secure and better place to live in, and in the interests of permanent peace and security throughout our Nation and also the world at large; and

WHEREAS, The United States Marine Corps League, Department of the State of New Jersey, also joins in this proclamation;
Now, therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

November 10, 1954,

as

The 179th Birthday of the United States Marine Corps,

and I respectfully call upon and urge the citizenry of our State to display our flag during the customary hours as a mark of respect, devotion and gratitude for the true loyalty shown by the Marine Corps of the United States and also all the other branches of the Service who have made up our All-American team, both in time of peril and peace. Let us especially rededicate our faith to our noble traditions so worthily upheld.

Given under my hand and the Great Seal of the State of New Jersey, this fourth day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

Robert B. Meyner,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.

Proclamation

State of New Jersey,
Executive Department.

Whereas, This year the celebration of the 300th Anniversary of the Jewish Settlement in the United States is taking place; and
WHEREAS, B'nai B'rith, the largest and oldest Jewish service organization is celebrating its 111th Anniversary; and  

WHEREAS, B'nai B'rith during its 111 years, has rendered humanitarian services through its hospital programs, its aid during floods, explosions and other disasters, its aid to our Armed Forces during war and peace and its aid to veterans and veteran organizations from the date of the Civil War to the present day, its aid to refugees from war-stricken Europe; and  

WHEREAS, B'nai B'rith has conducted a constructive youth program through its youth organizations, its 208 Hillel foundations on college campuses, its vocational guidance and other programs; and  

WHEREAS, B'nai B'rith has conducted a fine Americanism and Civic Affairs program, and through its Anti-Defamation League has for over forty years fought racial or religious discrimination and bigotry as well as invasion of human rights, and has conducted many other humanitarian programs;  

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the SEVENTH DAY OF NOVEMBER, 1954,  

as  

B'NAI B'RITH DAY  

throughout the State of New Jersey, the day of the laying of the cornerstone of the National B'nai B'rith Foundation in Washington, D. C.  

Given under my hand and the Great Seal of the State of New Jersey, this fourth day of November, in the year
of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The diffusion of education among all the people is essential to the preservation of free institutions and to the perpetuation of self-government; and

WHEREAS, The proper functioning of the schools and the quality of their program is the concern of every citizen; and

WHEREAS, Accurate information about the schools and a clear understanding of their problems and needs is the only sure basis for intelligent citizens' support; and

WHEREAS, The thirty-fourth annual observance of American Education Week sponsored by the New Jersey State Department of Education, the New Jersey Education Association, the New Jersey Congress of Parents and Teachers, and the New Jersey Department of the American Legion, has for its purpose the strengthening of public interest in and understanding of our schools:
Now, therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim the
WEEK OF NOVEMBER 7 to 14, 1954,
as
AMERICAN EDUCATION WEEK
and do urge that all citizens visit their schools during the week, to learn more about school programs and needs and to assist in planning for the good education of all our people.

Given under my hand and the Great Seal of the State of New Jersey, this fifth day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, It has been our custom to commemorate November 11th as Armistice Day and the anniversary of the ending of World War I, by paying tribute to the heroes of that struggle and by rededicating ourselves to the cause of peace; and
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WHEREAS, In the intervening years, the United States has been involved in two other great military conflicts which have added millions of veterans, living and dead, to the honor rolls of this Nation; and

WHEREAS, The Congress, by an act approved June 1, 1954, have changed the name of the holiday to Veterans Day in order to expand the significance of that commemoration and in order that a grateful Nation might pay appropriate homage to the veterans of all its wars who have contributed so much to the preservation of this Nation; and

WHEREAS, The President of the United States of America has called upon all citizens to observe Thursday, November 11, 1954, as Veterans Day;

NOW, THEREFORE, I, Robert B. Meyner, Governor of the State of New Jersey, do call upon all citizens of this State to observe

THURSDAY, NOVEMBER 11, 1954,

as

VETERANS DAY.

I request that our people remember the sacrifices of all of those who fought so valiantly to preserve our heritage of freedom. Let us reconsecrate ourselves to the task of promoting an enduring peace, so that their efforts shall not have been in vain.

I direct that the appropriate officials of the State arrange for the display of the flag of the United States on all public buildings on Veterans Day. All veterans and their organizations and the entire citizenry should join hands in the common purpose of the observance of this day.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this tenth day of November, in the year of
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, National Diabetes Detection Week will be observed from November 14–21, under the auspices of the American Diabetes Association and medical and health organizations; and

WHEREAS, In New Jersey, the week is sponsored by the New Jersey Diabetes Association, the Medical Society of New Jersey, the New Jersey Health Officers Association, the New Jersey Congress of Parents and Teachers, the New Jersey Society of Clinical Pathologists, the New Jersey Pharmaceutical Association, the New Jersey Hospital Association, and the New Jersey State Department of Health; and

WHEREAS, Medical estimates indicate there may be as many as 50,000 persons in New Jersey who have diabetes but who do not know it; and

WHEREAS, Every case of diabetes ought to be brought promptly under medical management to prevent serious damage to the individual; and
WHEREAS, A simple means of detection of diabetes has been perfected which enables large groups of persons to participate with little effort in community surveys; and

WHEREAS, Such surveys will be undertaken during the week of November 14–21;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the

WEEK OF NOVEMBER 14–21, 1954,

as

DIABETES DETECTION WEEK IN NEW JERSEY,

and I urge that as many persons as possible participate in the diabetes detection surveys which will be carried on in many New Jersey communities.

Given under my hand and the Great [seal.] Seal of the State of New Jersey, this twelfth day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTE.
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

As Governor of the State of New Jersey, I hereby proclaim

THE WEEK OF NOVEMBER 14-21, 1954,

as

RETARDED CHILDREN'S WEEK

in tribute to the more than 50,000 families of the mentally retarded in our State.

Let us pledge our support and understanding so that these forgotten children need no longer be overlooked by our leaders, ignored by our schools and shunned by society.

Our State Chapter of the National Association for Retarded Children should be commended for its efforts in bringing before the general public the essential facts about mental retardation, and for inspiring public co-operation for a broad, concerted attack upon this major and social problem.

I am happy to have had the opportunity this year of signing legislation creating specific techniques for improved handling of the training of retarded children within the educational system.

During this week, I urge everyone in this community to give moral and financial support to the Fund-Raising Campaign of our State Chapter of the National Association for Retarded Children—an organization dedicated to the improvement of facilities and services for all the retarded, regardless of age, color or creed.
Given under my hand and the Great Seal of the State of New Jersey, this twelfth day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The traffic death toll of 105 persons on New Jersey's streets and highways during the month of December last year, with 47 of these deaths during Christmas week itself, constituted one of the worst records in the motor vehicle history in this State; and

WHEREAS, The accident trend this year indicates another tragic holiday season for New Jersey unless immediate and extraordinary effort is made to prevent a repetition of last year's record; and

WHEREAS, The President's Action Committee for Traffic Safety has designated Wednesday, December 15, 1954—"Safe Driving Day"—a day on which motorists and pedestrians throughout the nation will be asked to co-operate in keeping each community free of traffic accidents; and
WHEREAS, The problem of the drunken driver, always a threat to street and highway safety, becomes increasingly serious during the holiday season;

Now, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the period of

DECEMBER 15, 1954,

through

JANUARY 2, 1955—

the Christmas season—as a time dedicated to the fulfillment of peace on earth, good will toward men and the greater happiness of our people, by an all-out effort, beyond ordinary precautions, which will save lives through the prevention of traffic accidents.

AND FURTHER, I call upon the people of our State, when on foot or behind the wheel, to observe National Safe Driving Day on Wednesday, December 15th, by carefully complying with all traffic regulations in an effort to keep our communities free of traffic accidents;

AND FURTHER, I call upon county and municipal officials to join with our State agencies in enlisting all resources at their command for traffic accident prevention during this period including the assignment of every possible enforcement officer to traffic accident prevention duties on the streets and highways;

AND FURTHER, I call upon every citizen of New Jersey to participate, personally, in this Christmas Safety Campaign by: (1) co-operating fully with the public safety officials of our State; (2) avoiding any careless action, particularly the unwise and excessive use of intoxicating liquors, when using the
streets and highways; and (3) discouraging others, particularly guests at holiday festivities, from indulging in alcoholic beverages to the extent that their safety and the safety of others on the streets and highways might be impaired.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, One of the finer customs of our nation has been that of annually setting aside a day to express our thanks to our Creator for the blessings we enjoy; and

WHEREAS, The fourth Thursday in November has been customarily selected for that observance; and

WHEREAS, We in the United States enjoy the manifold blessings of self-government with all of the guarantees assured to us in the Constitution and in particular in our Bill of Rights; and
WHEREAS, The overwhelming majority of us enjoy material pleasures and conveniences not available to most people in the world; and

WHEREAS, We are inclined to take our privileges and benefits for granted until they are taken from us;

Now, THEREFORE, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

NOVEMBER 25, 1954,

as

THANKSGIVING DAY

in New Jersey, and while it is my hope that everyone will participate in a joyous observance, it is also my hope that each of us will consider the truly marvelous blessings offered by our way of life and that we will give thanks in our own way to Him who has conferred these blessings upon us.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-third day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The high spiritual and humanitarian principles of the Salvation Army have long been an important part of American life; and

WHEREAS, Through its welfare and religious institutions in our city and State, it has befriended, aided and given new hope to men, women and children regardless of race or creed;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the week of

NOVEMBER 28 — DECEMBER 5, 1954,
as
SALVATION ARMY WEEK,

and do urge all citizens to give their full co-operation to this effort to focus attention upon the work that the Salvation Army has been carrying on in the United States for 75 years. Its banner and the principles for which it stands are mighty bulwarks against spiritual and physical need, and our tribute to this great organization during SALVATION ARMY WEEK is well earned and greatly merited.

Given under my hand and the Great
[seal] Seal of the State of New Jersey, this twenty-third day of November, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The organization of Amvets (American Veterans of World War II) is to celebrate its tenth year of existence in this the year one thousand nine hundred and fifty-four; and

WHEREAS, In order to carry on its sound democratic American program in the interest and welfare of the Veterans of World War II; and

WHEREAS, The white clover is the national flower of the Amvets; and

WHEREAS, The week of December 5th to December 11th, inclusive, has been designated by the Amvets for the Annual White Clover Sale;

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby proclaim the WEEK OF DECEMBER 5-11, 1954, as AMVETS WEEK,

and I urge all citizens of our State to co-operate in this drive by purchasing and displaying the white clover.

Given under my hand and the Great Seal of the State of New Jersey, this third day of December, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor

By the Governor:

EDWARD J. PATTEN,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Universal Declaration of Human Rights was adopted by the General Assembly of the United Nations as a recognized standard for achievement on December 10, 1948; and

WHEREAS, The anniversary of that adoption is now observed throughout the world as a means of promoting human rights; and

WHEREAS, The Universal Declaration of Human Rights recognizes the inherent dignity of all members of the human family and declares further that the basis of governmental authority ought to be the will of the people; and

WHEREAS, These principles of liberty and self-government have long been recognized as the philosophical bases of our governments in the United States; and

WHEREAS, There are millions of persons throughout the world who do not enjoy the rights called for in the Universal Declaration of Human Rights; and

WHEREAS, All free peoples ought to do everything possible to bring recognition of these rights to persons who do not now enjoy them, including observance of this anniversary;

NOW, THEREFORE, I, ROBERT B. MEYER, Governor of the State of New Jersey, do hereby proclaim

DECEMBER 10, 1954,

as

UNITED NATIONS HUMAN RIGHTS DAY
IN NEW JERSEY,

and I urge appropriate recognition of the significance of this day on the part of all thoughtful persons.
Given under my hand and the Great Seal of the State of New Jersey, this ninth day of December, in the year of Our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The freedoms enunciated in our Federal Bill of Rights are the firm foundation both of our personal liberties and of our republican form of government. At a time when freedom is threatened throughout the world, when in countries oppressed by totalitarian dictatorship it is totally denied, freedom-loving peoples everywhere turn to us for leadership in the maintenance of human dignity.

On December 15, 1954, the one hundred sixty-third anniversary of the adoption of the Bill of Rights, the first ten amendments to the Federal Constitution, it is altogether fitting that we pause to review the significance and fortify our abiding appreciation of the sound principles and guarantees embodied therein.
PROCLAMATIONS

Citizens of New Jersey in particular may recall with pride that ours was the first State to ratify that great historic document of freedom—and re-dedicate themselves to maintenance and application of its principles.

Now, Therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

DECEMBER 15, 1954,

as

BILL OF RIGHTS DAY

in New Jersey, and I urge all the people of the State, in their homes, educational and religious institutions, and civic and other organizations to observe that day in an appropriate manner and to foster maintenance and reinforcement of the Bill of Rights—the bedrock of our Republic.

Given under my hand and the Great Seal of the State of New Jersey, this fourteenth day of December, in the year of our Lord one thousand nine hundred and fifty-four, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

Edward J. Patten,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The advancement of religious ideals and spiritual values is vital if good will, justice, truth and freedom are to prevail in a world beset by conflicting moral and ethical standards; and

WHEREAS, it is toward this end that the YWCA of the U. S. A. has striven ever since the world founding of the Young Women’s Christian Association in 1855, seeking to make happier the lives of young women and girls, and to strengthen home and community life by developing their full potentials as individuals and as citizens; and

WHEREAS, this great women’s organization starting the week of January 10, 1955, will celebrate a notable first century of service, today being carried on through more than 1,300 local units in this nation and Associations in 65 other countries of the world, including the work being done in 50 communities in New Jersey where a total of 48,000 women and girls are members and active participants in YWCA program.

NOW, THEREFORE, I, ROBERT B. MEYNER, Governor of the State of New Jersey, do hereby congratulate the membership of the YWCA of the U. S. A., now 3,000,000 strong, and wish for them unbounded success in continuing to fortify freedom with faith and fellowship.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this seventh day of January, in the year of Our Lord one thousand nine hundred and fifty-five, and in the Independence
PROCLAMATIONS

of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:

EDWARD J. PATTEN
Secretary of State.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

PROCLAMATION

WHEREAS, The March of Dimes is facing a bigger task in 1955, even as the prospect of freedom from polio’s threat looms brighter than ever before; and

WHEREAS, This humanitarian program is now undertaking the task of protecting healthy New Jersey children as well as providing care for the polio-stricken here and across the nation; and

WHEREAS, The most hopeful aspect of this bold program is the purchase by the National Foundation for Infantile Paralysis of 9,000,000 doses of polio vaccine now being manufactured for use if licensed; and

WHEREAS, The added cost of this vaccine, in addition to the millions needed for patient aid, for scientific research and for professional education financed by the National Foundation for Infantile Paralysis amounts to $64,000,000; and

WHEREAS, The National Foundation for Infantile Paralysis is morally obligated to continue its aid to polio victims of previous years and to those unnumbered thousands who will be stricken in the
future because any vaccine will come too late for them;

Now, therefore, I, Robert B. Meyner, Governor of the State of New Jersey, do hereby proclaim

THE MONTH OF JANUARY

as

MARCH OF DIMES MONTH

and ask for the enlightened generosity of every citizen, so that a worthwhile cause may be continued and a great humanitarian victory hastened.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this seventh day of January, in the year of Our Lord one thousand nine hundred and fifty-five, and in the Independence of the United States, the one hundred and seventy-ninth.

ROBERT B. MEYNER,
Governor.

By the Governor:
Edward J. Patten
Secretary of State.
Change of Corporate Title of Municipalities
Change of Corporate Title of Municipalities

At the General Election held on November 3, 1953 the voters of the city of Newark adopted the Mayor-Council Plan C of the Municipal Charter Law, providing for the division of the municipality into five wards, with nine councilmen, one to be elected from each ward, and four to be elected at large. Filed in the office of the Secretary of State, November 9, 1953.

At the General Election held on November 3, 1953 the voters of the city of Newark on the question "Shall the salaries of the members of the Fire and Police Departments in the Department of Public Safety of the city of Newark be increased," was adopted. Filed in the office of the Secretary of State, November 9, 1953.
Statements of Results of Municipal Elections

(1257)
Statements of Results
of
Municipal Elections

The corporate title of the Mayor and Council of the Borough of Maywood was changed by resolution of the governing body, adopted January 12, 1954, to Borough of Maywood. Filed in the office of the Secretary of State, on January 14, 1954.

The corporate title of the Township of Raritan, county of Middlesex was changed to the township of Edison, county of Middlesex by referendum, November 2, 1954. Filed in the office of the Secretary of State, November 16, 1954.
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of

General and Permanent Legislation

contained in

New Jersey Laws of 1938 to 1954, both inclusive

Arranged in accordance with the classification and arrangement of the Revised Statutes of New Jersey (1937)

with

Cross-references and Schedules

Prepared by Direction of

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FOREWORD

The following Table of Contents with its acompanying Schedules is prepared pursuant to P. L. 1939, Chapter 379 to indicate the changes made in the statute law since the enactment of the Revised Statutes, except those made in the revision of Titles 2 and 3 by Chapters 344 and 345 of the Laws of 1951, known as the New Jersey Statutes.

The Table itself indicates the changes made in the general and permanent statute law by amendment or repeal of pre-existing legislation or by enactment of additional legislation.

The classification and arrangement used is that of the Revised Statutes and the New Jersey Statutes, amplified so as to include material for which no adequate classification units appear in those works. New chapters or other new subdivision headings are set up under the designation "added" when they are set up by statute and under the designation "new" when they are set up for convenience in classification merely.

An amendment of a section of a pre-existing statute is indicated by reference to the number of the statute amended, as found in the Revised Statutes, the New Jersey Statutes or the Pamphlet Laws.

Additional legislation, supplementary or otherwise, is classified under the same classification system, with the compilation numbers used in the New Jersey Statutes Annotated and the Revised Statutes Cumulative Supplements preceded by the letter "C." added in parenthesis after the Pamphlet Law references, thus "(C. 1:1-2.5)" except where, as occurs in some instances, material is differently classified in the compilations of statutes, in which case both classification numbers so used are indicated, thus "(NJSA 40:2-17.1; RSCS 40:3-3.1)." A Schedule of these divergent numbers is appended to the Table.
Amendments to additional legislation enacted during the period covered are carried under the numbers assigned to the sections amended.

Under this system the Table serves as a Table of Contents of the material covered, as it appears in the New Jersey Statutes Annotated and the Revised Statutes Cumulative Supplements, as well as of the Pamphlet Laws, but citation should not be made to the Pamphlet Laws by these compilation numbers unless the year and chapter number of the Pamphlet Law volume is added.

Cross-reference notes are to the section or Title and Chapter numbers under which the legislation referred to will be found, thus, "(N. J. S. 2A:83-2)" or "(N. J. S. 2A: Chapter 6)" or to the Title and Chapter numbers in which reference thereto will be found in the Table, thus, "(T. 40, c. 2)".

Statutes of general and permanent character enacted and repealed, and statutes not of this character enacted, within the period covered, are not referred to in the Table but reference to them will be found in Schedules 3, 5, 6 and 7 annexed to the Table.

Acknowledgment is made to John W. Ockford, Counsel, and to H. Arthur Smith, Jr., and William M. Lanning, Assistants to Counsel, to the Commission, and to the Commission's clerical staff, for their valuable assistance in the preparation of this work.

CHARLES DEF. BESORÉ

Title 1. ACTS, LAWS AND STATUTES.

Chapter 1. DEFINITIONS AND GENERAL RULES OF CONSTRUCTION.

Note: For definitions—"Commissioner of Labor" means "Commissioner of Labor and Industry," "Unemployment Compensation Commission" means "Commissioner of Labor and Industry," "Division of Labor in Department of Labor and Industry" means "Department of Labor and Industry," "Deputy Commissioner of Labor" means "Deputy Director of the Division of Labor in the Department of Labor and Industry," "Deputy Commissioner of Workmen's Compensation" means "Deputy Director of Workmen's Compensation in the Division of Workmen's Compensation in the Department of Labor and Industry," see 1948, c. 446, s. 32 (T. 34, c. 1A);

For "Director of Milk Control" means "Director of the Office of Milk Industry in the Department of Agriculture," see 1948, c. 447 (T. 4, c. 1);

For "State Treasurer" means "State Treasurer designated as head of the Department of the Treasury," see 1948, c. 92, s. 46 (T. 52, c. 18A).

R. S. 1:1-2  amended 1948, c. 4; 1953, c. 4, s. 1.
R. S. 1:1-2.3 " 1942, c. 7 (1942, c. 7, repealed 1946, c. 96);
1946, c. 97; 1947, c. 77.

Additional Legislation.

"Present war", "present war emergency", "existing state of war", "present defense emergency", defined, 1942, c. 72 (C. 1:1-2a).

Notices or communications out of United States, where taking, sending or transmission restricted by Federal Law, etc.; when dispensed with, 1942, c. 131 (C. 1:1-2.5).

Effect to be given, on and after September 15, 1948, to certain statutes affecting the Courts and Judicial System, 1948, c. 375 (C. 1:1-22 to 1:1-27).

Effect to be given to internal references in statutes to Titles 2 and 3 of the Revised Statutes, 1951, c. 346 (C. 1:1-28).

Chapter 2. ENACTMENT OF LAWS IN GENERAL.

R. S. 1:2-5  amended 1948, c. 13, s. 1.
R. S. 1:2-6 " 1948, c. 13, s. 2.

Additional Legislation.

Bills and joint resolutions, format and style of printing, provided for, suppl., 1954, c. 28, s. 1 (C. 1:2-3.1).
TABLE OF CONTENTS—T. 1, c. 3 to 9

Chapter 3. PRINTING, BINDING AND DISTRIBUTION OF LAWS, JOINT RESOLUTIONS AND PROCLAMATIONS.

R. S. 1:3-1 amended 1941, c. 19; 1954, c. 28, s. 2.
R. S. 1:3-2 " 1939, c. 379.
R. S. 1:3-8 " 1953, c. 4, s. 2.
R. S. 1:3-9 " 1953, c. 4, s. 3.

Chapter 4. SENATE JOURNAL AND ASSEMBLY MINUTES; PRINTING, BINDING AND DISTRIBUTION; CURRENT LEGISLATIVE PRINTING.

R. S. 1:4-6 amended 1953, c. 116.

Chapter 6. ENACTMENT OF PRIVATE, SPECIAL AND LOCAL ACTS.

Additional Legislation.
Acts regulating internal affairs of municipality or county, petition to Legislature, authorized and provided for, 1948, c. 199 (C. 1:6-10 to 1:6-20).

Chapter 7. JUDICIAL ANNULMENT OF LAWS OR JOINT RESOLUTIONS.

R. S. 1:7-1 amended 1948, c. 329, ss. 1, 8; 1953, c. 4, s. 4.
R. S. 1:7-2 " 1948, c. 329, ss. 2, 8; 1953, c. 4, s. 5.
R. S. 1:7-3 " 1948, c. 329, ss. 3, 8; 1953, c. 4, s. 6.
R. S. 1:7-4 " 1948, c. 329, ss. 4, 8; 1953, c. 4, s. 7.
R. S. 1:7-5 " 1948, c. 329, ss. 5, 8; 1953, c. 4, s. 8.
R. S. 1:7-6 " 1948, c. 329, ss. 6, 8; 1953, c. 4, s. 9.
R. S. 1:7-7 " 1948, c. 329, ss. 7, 8; 1953, c. 4, s. 10.

Chapter 9. PERMANENT LAW REVISION COMMISSION.

Note: For transfer of the functions, powers and duties of the Law Revision and Bill Drafting Commission to the Division of Law Revision and Legislative Services Commission, see 1954, c. 254, s. 21 (T. 52, c. 11).

R. S. 1:9-1 1925, c. 110, repealed 1939, c. 91, s. 7.

Additional Legislation.
Commission on Statutes created; powers and duties defined, 1939, c. 91 (NJSA 1:9-2 to 1:9-8; RSCS 1:9-1 to 1:9-6).
Law Revision and Bill Drafting Commission, Commission on Statutes continued as; powers and duties defined, 1944, c. 105 (C. 1:9-9 to 1:9-15).
Sec. 1 of above amended 1953, c. 448 (C. 1:9-9).
TABLE OF CONTENTS—T. 1, c. 11 and 12

Chapter 11. (new) ADVISORY COMMITTEE ON REVISION OF STATUTES.

Advisory Committee on Revision of Statutes created, powers, duties, etc., 1950, c. 171 (C. 1:11-1 to 1:11-5).

Chapter 12. (new) LEGISLATIVE COMMISSION ON STATUTE REVISION.

Legislative Commission on Statute Revision created, powers, duties, etc., 1952, c. 11 (C. 1:12-1 to 1:12-5).

Sec. 4 of above amended 1953, c. 305, s. 1; 1954, c. 19 (C. 1:12-4).

Members heretofore appointed to continue as such notwithstanding retirement from Legislature, for revision of Title 48, provided for, suppl., 1953, c. 305, s. 2 (C. 1:12-1.1).
Title 2. ADMINISTRATION OF CIVIL AND CRIMINAL JUSTICE.

Note: Title 2 of the Revised Statutes, with all amendments and supplements, repealed, suppl., 1953, c. 344 (T. 2A, N. J. S.) except as saved from repeal in Title 2A; additional legislation repealed 1954, c. 264, except as herein below noted.

For allowance of fees to attorneys, proctors, solicitors and counsel in proceedings, etc., in the courts, see 1939, c. 140 (RSCS 2:20-9).


For contributory negligence of owner of special property in goods or of his agents, etc., valid defense in suits for damages instituted by owner of general property as against negligent third parties, see 1939, c. 53 (T. 2A, c. 53A).

For penalty for exceeding appropriations by county or municipal officials, see 1939, c. 257, s. 2 (RSCS 2:199-6.1).
TABLE OF CONTENTS—T. 2A, c. 2 to 4

Title 2A. ADMINISTRATION OF CIVIL AND CRIMINAL JUSTICE.

Subtitle 1. THE COURTS.

Chapter 2. SUPERIOR COURT.

Note: For cancellation of uncollectible items payable to clerk of Superior Court, see 1953, c. 293 (T. 52, c. 24).

Chapter 3. COUNTY COURTS.

N. J. S. 2A:3-6 amended 1953, c. 57.
N. J. S. 2A:3-8 1953, c. 55.
N. J. S. 2A:3-20 1953, c. 372.
N. J. S. 2A:3-21 1954, c. 270.

Additional Legislation.
Judges salaries, counties over 75,000 inhabitants with one judge, increase, provided for, 1953, c. 222 (C. 2A:3-18.1, 2A:3-18.2).

Chapter 4. JUVENILE AND DOMESTIC RELATIONS COURTS.

Note: For repealer of Chapters 18 and 19 of Title 9 of the Revised Statutes, see 1951, c. 347 (T. 9, c. 18; T. 9, c. 19).
For transfer of judge and other personnel of abolished criminal judicial district court to juvenile and domestic relations court of county, see 1952, c. 165 (T. 2A, c. 7).

N. J. S. 2A:4-22 repealed 1952, c. 197, ss. 21, 22.

Additional Legislation.
Sec. 4 of above amended 1953, c. 245, ss. 1, 9 (C. 2A:4-30.4).
Sec. 7 “ “ “ 1953, c. 245, ss. 2, 9 (C. 2A:4-30.7).
Sec. 8 “ “ “ 1953, c. 245, ss. 3, 9 (C. 2A:4-30.8).
Sec. 10 “ “ “ 1953, c. 245, ss. 4, 9 (C. 2A:4-30.10).
Sec. 11 “ “ “ 1953, c. 245, ss. 5, 9 (C. 2A:4-30.11).

Apprehension of fleeing defendants, suppl., 1953, c. 245, ss. 6, 9 (C. 2A:4-30.12a).
TABLE OF CONTENTS—T. 2A, e. 4 to 6

Complainant, etc., duty of responding court, suppl., 1953, c. 245, ss. 8, 9 (C. 2A:4-30.12b).


Chapter 5. SURROGATES.

N. J. S. 2A:5-20 " 1952, c. 260, s. 1.
N. J. S. 2A:5-21 " 1952, c. 260, s. 2.
N. J. S. 2A:5-22 " 1952, c. 260, s. 3.

Additional Legislation.

Surrogates, first-class counties, salary increase authorized, suppl., 1952, c. 86 (C. 2A:5-3.1, 2A:5-3.2).
Surrogates, certain third-class counties, salary increase authorized, suppl., 1952, c. 100 (C. 2A:5-3.3, 2A:5-3.4).
Salaries, third-class counties between 95,000 and 125,000 inhabitants, increase authorized, suppl., 1953, c. 183 (C. 2A:5-3.5).
Surrogates, salaries, fifth-class counties, fixed, suppl., 1954, c. 203 (C. 2A:5-3.6).
Surrogates, counties between 135,000 and 265,000 inhabitants, salaries fixed, 1954, c. 256, ss. 2, 4 (C. 2A:5-3.7).

Chapter 6. COUNTY DISTRICT COURTS.

N. J. S. 2A:6-2 see 1952, c. 244 (T. 2A, c. 6).

Additional Legislation.

County district courts, first-class counties under 800,000 inhabitants, number of judges reduced to four, suppl., 1953, c. 455 (C. 2A:6-3.1 to C. 2A:6-3.3).

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TABLE OF CONTENTS—T. 2A, c. 6 to 9

County district courts, counties having more than one district court and county court judge, judges full-time, salaries and additional compensation provided for, suppl., 1953, c. 454, ss. 1-4, 6, 7 (C. 2A:6-12.1, 2A:6-14.1 to 2A:6-14.4)
1953, c. 454 repealed 1954, c. 195.

County district court judge, third-class counties over 95,000 inhabitants, appointment, salary, etc., 1952, c. 244 (C. 2A:6-15.1 to 2A:6-15.4).

Chapter 7. CRIMINAL JUDICIAL DISTRICT COURTS.

N. J. S. 2A:7-4 1931, c. 39, repealed 1952, c. 165, ss. 9, 10.
1944, c. 39, “ 1954, c. 1, s. 8.

Additional Legislation.

Criminal judicial districts and criminal judicial district courts, Bergen county, abolished, causes, files, appropriations, etc., transferred to Bergen County Court, 1954, c. 1 (C. 2A:7-37 to 2A:7-45).

Chapter 8. MUNICIPAL COURTS.

Additional Legislation.
Clerks, municipal courts in boroughs, certain, tenure provided for, 1953, c. 168 (C. 2A:8-13.1).

Magistrates’ and clerks’ bonds, amount and effect provided for, 1952, c. 512 (C. 2A:8-14.1 to 2A:8-14.6).

Chapter 9. COUNTY TRAFFIC COURTS.
N. J. S. 2A:9-1 repealed 1954, c. 2, s. 7.
N. J. S. 2A:9-8 to 2A:9-8

Additional Legislation.
County traffic court, Bergen county, abolished, causes, records, etc., transferred to county district court, special employment list for employees provided for, 1954, c. 2 (C. 2A:9-9 to 2A:9-14).
Chapter 11. PROVISIONS COMMON TO MORE THAN ONE COURT.

N. J. S. 2A:11-10 " 1953, c. 345.
N. J. S. 2A:11-29 " 1952, c. 181, s. 2.
N. J. S. 2A:11-35 " 1954, c. 140, ss. 1, 2.

Additional Legislation.

Secretaries to certain assignment judges, Superior Court, increase of salary authorized, suppl., 1952, c. 67 (C. 2A:11-10.1).

Sec. 1 of above amended 1954, c. 43 (C. 2A:11-10.1).

Supervisors of court attendants, counties between 300,000 and 600,000 inhabitants, appointment, compensation, duties, etc., provided for, 1953, c. 310 (C. 2A:11-36.1 to 2A:11-36.3).

Subtitle 2. ATTORNEYS, COUNSELLORS AND BAR EXAMINERS.

Chapter 13. ATTORNEYS, COUNSELLORS AND BAR EXAMINERS.

Note: For allowance of fees to attorneys, proctors, solicitors and counsel in proceedings, etc., in the courts, see 1939, c. 140 (RSCS 2:20-9).

Subtitle 3. LIMITATION OF CIVIL ACTIONS, ADVERSE POSSESSION.

Chapter 14. LIMITATION OF ACTIONS; ADVERSE POSSESSION.

Note: For proprietary surveys and boundary certificates, effect to be given to, see 1951, c. 352 (T. 46, c. 3A).

Subtitle 4. CIVIL ACTIONS.

Chapter 15. CIVIL ACTIONS GENERALLY.


Note: For defense of action against unauthorized insurers, see 1952, c. 330 (T. 17, c. 51), amended 1953, c. 17.


Note: For service of process on unauthorized insurers, see 1952, c. 330 (T. 17, c. 51), amended 1953, c. 17.

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Article 5A. (new) Transfer of Actions.

Additional Legislation.

Transfers of actions from Superior or County Court to County District Court, 1953, c. 394 (C. 2A:15-47.1).

Chapter 18. CIVIL ACTIONS IN COUNTY DISTRICT COURTS.

N. J. S. 2A:18-62 " 1953, c. 297, s. 3.

Subtitle 6. SPECIFIC CIVIL ACTIONS.

Chapter 34. DIVORCE AND NULLITY OF MARRIAGE—ALIMONY AND MAINTENANCE—CARE AND CUSTODY OF CHILDREN.

Additional Legislation.

Jurisdiction to make orders and judgments for support and maintenance by husband notwithstanding that he has secured a judgment or decree of divorce or of nullity of marriage in an action brought in this State or elsewhere wherein jurisdiction over the person of the wife was not obtained, suppl., 1954, c. 187 (C. 2A:34-24.1).

Chapter 35. POSSESSION OF AND TITLE TO REAL PROPERTY.


Chapter 42. LANDLORD AND TENANT; RIGHTS AND REMEDIES.


Article 5. (new) Rent Control.

Additional Legislation.


Sec. 1 of above amended 1954, c. 260, s. 1 (C. 2A:42-14).
Sec. 2 " " 1954, c. 260, s. 2 (C. 2A:42-15).
Sec. 4 " " 1954, c. 260, s. 3 (C. 2A:42-17).
Sec. 7 " " 1954, c. 260, s. 4 (C. 2A:42-20).
TABLE OF CONTENTS—T. 2A, c. 42 to 53A

Sec. 15 of above amended 1954, c. 260, s. 6 (C. 2A:42-28).


Review of orders or determinations or issuance of certificates of eviction, by director and county district courts, authorized and regulated, suppl., 1954, c. 260, s. 5 (C. 2A:42-36.1).

Rent control effective only in municipalities in which already in force, rescission by resolution provided for, reinstatement prohibited, construction and severability clauses added, rent control to cease to be effective June 30, 1956, suppl., 1954, c. 260, ss. 9-11, 13 (C. 2A:42-32 to 2A:42-55).

Chapter 44. LIENS—BONDS OF AND MONEY PAID TO CONTRACTORS ON PUBLIC WORKS.

N. J. S. 2A:44-40 “ 1953, c. 163, s. 3.
N. J. S. 2A:44-41 “ 1953, c. 163, s. 4.
N. J. S. 2A:44-42 “ 1953, c. 163, s. 5.
N. J. S. 2A:44-44 “ 1953, c. 163, s. 7.
N. J. S. 2A:44-46 “ 1953, c. 163, s. 8.

Chapter 53A. (new) NEGLIGENCE AND OTHER TORTS.


Contributory negligence of owner of special property in goods or of his agents, etc., valid defense in suits for damages instituted by owner of general property as against negligent third parties, 1939, c. 53 (NJSA 46:36-1; RSCS 2:46A-1).
TABLE OF CONTENTS—T. 2A, c. 61 to 73

Chapter 61. SALES OF REAL ESTATE UNDER STATUTES OR JUDICIAL PROCEEDINGS; DISTRIBUTION OF CERTAIN PROCEEDS OF SALES OF OR COMPENSATION FOR REAL ESTATE.

Chapter 62. TITLE AND CLAIMS TO REAL ESTATE AND PERSONAL PROPERTY; ACTIONS TO QUIET AND DETERMINE.

Subtitle 7A. (new) PUBLIC HEARINGS AND INVESTIGATIONS.
Chapter 67A. (new) PROCEDURE.

Subtitle 8. JURIES.
Chapter 68. JURY COMMISSIONERS.

Additional Legislation.
Termination of terms of office, 1953, c. 240, ss. 4, 5, 6 (C. 2A:68-1.1 and 2A:68-1.2).

Chapter 69. JURORS; QUALIFICATIONS; EXEMPTIONS; INELIGIBILITY.

Additional Legislation.
Petit juryman's qualifying oath, provided for, 1953, c. 331, s. 2 (C. 2A:69-1.1).

Chapter 71. GRAND AND PETIT JURY PANELS.
Note: For petit juryman's qualifying oath, see 1953, c. 331 (T. 2A, c. 69).

Chapter 73. GRAND JURIES; SELECTION; OFFICERS; CONTINUANCE.
N. J. S. 2A:73-3 " 1953, c. 331, s. 1.
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<td>Article 5A. (new) Refusal, Etc., to Testify.</td>
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<td>Additional Legislation.</td>
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<tr>
<td>Public officer or employee, forfeiture of office or employment, upon refusal to testify, certain cases, provided for, 1953, c. 259 (C. 2A:81-17.1, 2A:81-17.2).</td>
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<td>Additional Legislation.</td>
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<td>Grave markers or emblems, purchase or receipt as junk or scrap without written authorization of organization named thereon, prohibited, suppl., 1954, c. 219, s. 2 (C. 2A:95-3).</td>
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<th>Chapter 96. CHILDREN.</th>
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<td>Additional Legislation.</td>
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<td>Hiring, using, etc., person under eighteen, to transport, carry, sell, prepare for sale or offer for sale, certain narcotics for unlawful purposes, high misdemeanor; suppl., 1952, c. 121 (C. 2A:96-5).</td>
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| Placement of children for purposes of adoption and taking reward, etc., therefor, when prohibited, 1953, c. 265 (C. 2A:96-6 to 2A:96-8). |

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Chapter 102. EMBEZZLEMENT, CONVERSION AND MISAPPROPRIATION.


Chapter 108. FOOD AND DRUGS.

Additional Legislation.
Inducing, etc., unlawful use, of narcotic drug or aiding or contributing to such use or to addiction to such use, high misdemeanor, suppl., 1952, c. 95 (C. 2A:108-9).

Chapter 111. FRAUDS AND CHEATS.

| N. J. S. 2A:111-3 | " 1954, c. 117, s. 2. |

Additional Legislation.
Machines or apparatus, certain, removal, defacing, covering, etc., trade-marks, distinguishing, identification or serial numbers or marks and acquiring for sale or knowingly possessing machines, apparatus, etc., so treated, misdemeanor, suppl., 1952, c. 332 (C. 2A:111-25 to 2A:111-27).

Sec. 1 of above amended 1953, c. 432, s. 1 (C. 2A:111-25).
Sec. 2 " " 1953, c. 432, s. 2 (C. 2A:111-26).

Charitable, fraternal, benevolent or philanthropic organizations; certain frauds in soliciting or collecting and expending funds prohibited, 1954, c. 58 (C. 2A:111-28 to 2A:111-31).

Chapter 115. INDECENCY AND OBSCENITY.

Additional Legislation.
Tie-in sales of lewd, etc., publications, etc., prohibited, 1953, c. 392 (2A:115-3.1).

Chapter 123. MANUFACTURE, SALE, ETC., OF CERTAIN ARTICLES.

Additional Legislation.

Sec. 5 of above amended 1954, c. 210, s. 1 (C. 2A:123-7).
Sec. 10 " " 1954, c. 210, s. 2 (C. 2A:123-12).
TABLE OF CONTENTS—T. 2A, c. 135 to 158

Chapter 135. PUBLIC OFFICERS AND OFFICES.

Note: For penalty for exceeding appropriations by county or municipal officials, see 1939, c. 387, s. 2 (RSCS 2:160-3.1).

Chapter 138. RAPE AND CARNAL ABUSE.


Chapter 151. WEAPONS AND EXPLOSIVES.


Additional Legislation.


Subtitle 11. CRIMINAL PROCEDURE.

Chapter 152. DEFINITIONS, CONSTRUCTION AND GENERAL PROVISIONS.

Additional Legislation.


Chapter 157. COUNTY DETECTIVES AND INVESTIGATORS.

Note: For appointment, certain veterans and county detectives, first-class counties, see 1952, c. 79(*).


Chapter 158. COUNTY PROSECUTORS.


Additional Legislation.

Assistant prosecutors, certain third-class counties, salary increase authorized, suppl., 1952, c. 134 (C. 2A:158-17.1, 2A:158-17.2).

Salary, assistant prosecutors, third-class counties between 95,000 and 125,000 inhabitants, fixing and maximum provided for, suppl., 1953, c. 178 (C. 2A:158-17.3).

Legal assistant to county prosecutor certain first-class counties, appointment, salary, etc., provided for, suppl., 1953, c. 307 (C. 2A:158-18.1, 2A:158-18.2).

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Chapter 159. LIMITATION OF CRIMINAL PROSECUTIONS.
N. J. S. 2A:159-2 amended 1953, c. 204.

Additional Legislation.
Limitation of criminal prosecutions in certain gambling cases increased to four years, suppl., 1952, c. 74 (C. 2A:159-4).
Sec. 1 of above amended 1953, c. 243 (C. 2A:159-4).

Chapter 160. EXTRADITION.
Note: For Uniform Reciprocal Enforcement of Support Act, see 1952, c. 197 (T. 2A, c. 4), amended 1953, c. 245.

Chapter 162. BAIL AND RECOGNIZANCES.

Additional Legislation.
Cash deposited in lieu of bail and recognizance in criminal cases, proof of ownership on repayment, provided for, suppl., 1952, c. 163 (C. 2A:162-9, 2A:162-10).

Chapter 164. SENTENCE AND IMPRISONMENT.

Chapter 167. EXECUTIVE CLEMENCY.

Chapter 168. PROBATION AND PAROLE.

N. J. S. 2A:168-8 “ 1953, c. 311, s. 2.

Additional Legislation.
Out of state incarceration of persons on parole from state penal and correctional institutions or on parole provided for, 1953, c. 83 (C. 2A:168-18 to 2A:168-25).
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Subtitle 12. DISORDERLY PERSONS.

Chapter 169A. (new) REGISTRATION OF PERSONS CONVICTED OF CERTAIN OFFENSES.

Registration of persons convicted of crimes or offenses relating to narcotic drugs and reporting by such persons to the police under certain circumstances, provided for, 1952, c. 230 (C. 2A:169A-1 to 2A:169A-10).

Chapter 170. DISORDERLY PERSONS GENERALLY.


N. J. S. 2A:170-33 " 1954, c. 16, s. 1.

Additional Legislation.


Growing marihuana or knowingly allowing it to grow without license, prohibited, suppl., 1952, c. 106 (C. 2A:170-25.1).


Intoxicating beverages, drinking or having in possession by spectators, etc., at interscholastic athletic contests, prohibited, suppl., 1954, c. 147 (C. 2A:170-25.3).

Coin chutes or boxes, obstructing, tampering with, injuring, etc., disorderly conduct, 1953, c. 68 (C. 2A:170-64.1).

Placing paper, bottles, trash, garbage, refuse or debris upon highway or public lands prohibited, suppl., 1954, c. 16, s. 2 (C. 2A:170-67.1).

Discharging waste, debris, refuse, etc., into coastal waters or tidal water bays from vessels so as to litter or tend to litter beaches or pollute adjacent waters, prohibited, suppl., 1954, c. 137 (C. 2A:170-69.1).

Selling, offering for sale, having or possessing, hypodermic syringe, needles or similar devices, by certain persons under certain circumstances, prohibited, suppl., 1952, c. 209 (C. 2A:170-77.1).
Title 3. ADMINISTRATION OF ESTATES—DECEDEANTS AND OTHERS.

Note: Title 3 of the Revised Statutes, with all amendments and supplements, repealed, suppl. 1951, c. 345 (T. 3A, N. J. S.) except as saved from repeal in Title 3A; additional legislation repealed 1954, c. 265.
Title 3A. ADMINISTRATION OF ESTATES—DECEDENTS AND OTHERS.

Subtitle 2. WILLS, DESCENT AND SIMULTANEOUS DEATH.

Note: For bank deposits in names of 2 persons, payable to either or to the survivor or to either and the survivor, or as trustee for, in trust for, or payable on death of depositor to, a named person, title to be vested in survivor or person so named on death of depositor, see 1954, c. 208 (T. 46, c. 37).

Chapter 3. WILLS.
N. J. S. 3A:3-1 see 1952, c. 354; amended 1953, c. 80.

Chapter 3A. (new) WILLS AND TRUSTS.
Issue to take per stirpes under will or trust unless contrary intent expressed, 1952, c. 221 (C. 3A:3A-1, 3A:3A-2).

Subtitle 3. ADMINISTRATION BY EXECUTORS, ADMINISTRATORS, GUARDIANS AND TRUSTEES.

Chapter 6. APPOINTMENT AND GENERAL POWERS OF FIDUCIARIES.

Chapter 10. COMMISSIONS.

Additional Legislation.
Compensation for fiduciaries for services rendered in connection with certain property not in fiduciary's hands but subject to death taxes, suppl., 1952, c. 331 (C. 3A:10-3.1, 3A:10-3.2).

Chapter 14A. (new) PRINCIPAL AND INCOME.

Chapter 15. INVESTMENTS.

Chapter 20. SUPPORT AND EDUCATION OF MINOR OR MENTAL INCOMPETENT.

Additional Legislation.
Real estate of mental incompetents held by entirety, sale and assent to sale and disposition of proceeds, provided for, suppl., 1954, c. 168 (C. 3A:20-10.1).
### TABLE OF CONTENTS—T. 4, c. 1

**Title 4. AGRICULTURE AND DOMESTIC ANIMALS.**

*Note: For regulation of production, etc., of goats milk, see 1938, c. 195 (T. 24, c. 10), amended 1953, c. 24.*

**Chapter 1. DEPARTMENT OF AGRICULTURE.**

**Article 1. In General.**


**Article 2. State Board of Agriculture.**

| R. S. 4:1-4 | amended 1944, c. 202, s. 1. |
| R. S. 4:1-5 | 1944, c. 202, s. 2. |
| R. S. 4:1-6 | 1939, c. 73; 1942, c. 71; 1945, c. 98; 1950, c. 98; 1952, c. 66. |
| R. S. 4:1-7 | 1944, c. 202, s. 3. |
| R. S. 4:1-8 | 1944, c. 202, s. 4. |
| R. S. 4:1-9 | 1944, c. 202, s. 5. |
| R. S. 4:1-10 | 1939, c. 40, s. 1. |
| R. S. 4:1-12 | 1950, c. 293, s. 1. |
| R. S. 4:1-13 | 1939, c. 40, s. 2; 1944, c. 202, s. 6; 1950, c. 293, s. 2. |
| R. S. 4:1-14 | 1950, c. 293, s. 3. |

**Additional Legislation.**

- Board members, secretary, removal, provided for, suppl., 1948, c. 447, ss. 3, 19, 20, 21 (C. 4:1-4.1).

**Article 3. Secretary of Agriculture.**


**Article 4. Bureaus.**

| R. S. 4:1-17 | amended 1945, c. 204, s. 1; 1950, c. 293, s. 4. |
| R. S. 4:1-18 | 1950, c. 293, s. 5. |
| R. S. 4:1-19 | 1950, c. 293, s. 6. |

**Article 5. Functions of the Department in General.**

| R. S. 4:1-21 | amended 1950, c. 293, s. 9. |
| R. S. 4:1-23 | 1953, c. 5, s. 1. |
Additional Legislation.

Interstate reciprocal agreements as to sale or delivery of plants or nursery stock, 1941, c. 112 (C. 4:1-20.1).


Control of diseases of live stock, plants, etc., injurious insects and plant pests, programs for marketing, etc., of farm products and promotion, etc., of agriculture by board, provided for, suppl., 1950, c. 293, s. 7 (C. 4:1-21.5).

Co-operation with United States Department of Agriculture and State and local government agencies, provided for, suppl., 1950, c. 293, s. 8 (C. 4:1-21.6).


Additional Legislation.


Chapter 2. BREEDING OF LIVE STOCK.

R. S. 4:2-1 to 4:2-14 repealed 1946, c. 72.

Chapter 3. POULTRY AND EGGS.

R. S. 4:3-10 amended 1953, c. 5, s. 2.

Additional Legislation.

Shell eggs, buying, receiving, selling, etc., trade names, labels, etc., regulated, 1953, c. 143 (C. 4:3-11.1 to 4:3-11.9).

Article 3. (new) Baby Chicks.

Additional Legislation.

Sale of "baby chicks" regulated, 1938, c. 82 (C. 4:3-12 to 4:3-19).

Sec. 2 of above amended 1950, c. 272 (C. 4:3-13).

Sec. 7 " " 1953, c. 5, s. 3 (C. 4:3-18).
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**Chapter 4. FEEDING STUFFS FOR LIVE STOCK AND POULTRY.**

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**Chapter 5. DISEASES OF ANIMALS AND POULTRY.**

Note: For control of diseases of live stock, plants, etc., injurious insects and plant pests, programs for marketing, etc., of farm products and promotion, etc., of agriculture by board, provided for, see 1950, c. 293, s. 7 (T. 4, c. 1); for co-operation with United States Department of Agriculture and State and local government agencies, provided for, see 1950, c. 293, s. 8 (T. 4, c. 1).

**Article 1. Contagious and Infectious Diseases in General**

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<td>R. S. 4:5-6</td>
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<td>R. S. 4:5-7</td>
<td>1946, c. 247, s. 4.</td>
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<td>R. S. 4:5-8</td>
<td>1946, c. 247, s. 5.</td>
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<td>R. S. 4:5-9</td>
<td>1946, c. 247, s. 6.</td>
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<td>R. S. 4:5-10</td>
<td>1946, c. 247, s. 7.</td>
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**Article 2. Bovine Tuberculosis.**

**A. DEFINITIONS.**

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<td>R. S. 4:5-18</td>
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**B. GENERAL PROVISIONS**

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<td>R. S. 4:5-20</td>
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<td>R. S. 4:5-21</td>
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<td>R. S. 4:5-22</td>
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<td>R. S. 4:5-23</td>
<td>1946, c. 247, s. 13.</td>
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<td>R. S. 4:5-28</td>
<td>1938, c. 265; 1946, c. 247, s. 14; 1947, c. 207, s. 1.</td>
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<td>R. S. 4:5-29</td>
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C. TESTING UNDER AREA AND OTHER PLANS.
R. S. 4:5–34 amended 1946, c. 247, s. 16.
R. S. 4:5–44 " 1946, c. 247, s. 17.
R. S. 4:5–46 " 1946, c. 247, s. 18.

Additional Legislation.
Conduct of tuberculin tests; quarantines and disinfecting, etc.,
services, provided for, suppl., 1945, c. 204, ss. 2-4 (C. 4:5-53.1 to 4:5-53.3).

C. 1. (new) CATTLE CONSIGNED TO AUCTION MARKETS.

Additional Legislation.
Cattle delivered to auction markets, marking, testing, etc.,
suppl., 1946, c. 247, s. 24 (C. 4:5-53.4).
Sec. 24 of above amended 1951, c. 30 (C. 4:5-53.4).

D. IMPORTATION OF CATTLE.
R. S. 4:5–54 amended 1946, c. 247, s. 19; 1947, c. 207, s. 2.
R. S. 4:5–58 " 1946, c. 247, s. 20; 1947, c. 207, s. 3.
R. S. 4:5–59 " 1947, c. 207, s. 4.
R. S. 4:5–61 " 1946, c. 247, s. 21; 1947, c. 207, s. 5.
R. S. 4:5–64 " 1953, c. 315, s. 1.
R. S. 4:5–65 " 1946, c. 247, s. 22; 1953, c. 315, s. 2.
R. S. 4:5–66 repealed 1953, c. 315, s. 3.
R. S. 4:5–67 amended 1953, c. 315, s. 4.
R. S. 4:5–69 " 1946, c. 247, s. 23; 1950, c. 293, s. 10.
R. S. 4:5–71 " 1946, c. 247, s. 25.
R. S. 4:5–72 " 1946, c. 247, s. 26; 1947, c. 207, s. 6.

Article 2A. (new) Aphthous Fever.
Aphthous fever (foot and mouth disease) control of, etc., pro­
vided for, suppl., 1948, c. 436 (C. 4:5–75.1 to 4:5–75.15).

Article 3. Infections or Contagious Abortion in Live Stock.
R. S. 4:5–76 amended 1940, c. 231, s. 1; repealed 1946, c. 257,
s. 25.
R. S. 4:5–77 " 1940, c. 231, s. 2; " 1946, c. 257,
s. 25.
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<td>R. S. 4:5-78</td>
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<td>1940, c. 231, s. 4</td>
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<td>R. S. 4:5-79</td>
<td>1940, c. 231, s. 5</td>
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<td>R. S. 4:5-80</td>
<td>1940, c. 231, s. 6</td>
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<td>R. S. 4:5-81</td>
<td>repealed 1946, c. 257, s. 25.</td>
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<td>R. S. 4:5-82</td>
<td>1940, c. 231, s. 8</td>
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<td>R. S. 4:5-83</td>
<td>1940, c. 231, s. 9</td>
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<td>R. S. 4:5-84</td>
<td>repealed 1946, c. 257, s. 25.</td>
<td>amended 1940, c. 231, s. 10</td>
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<td>R. S. 4:5-85</td>
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<td>R. S. 4:5-86</td>
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<td>R. S. 4:5-87</td>
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<td>R. S. 4:5-88</td>
<td>1940, c. 231, s. 14</td>
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<td>R. S. 4:5-89</td>
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<td>R. S. 4:5-90</td>
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<td>R. S. 4:5-91</td>
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<td>repealed 1946, c. 257, s. 25.</td>
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<td>R. S. 4:5-92</td>
<td>1940, c. 231, s. 18</td>
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<td>R. S. 4:5-93</td>
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**Additional Legislation.**

Bang's disease or Brucellosis, control of, etc., provided for suppl., 1946, c. 257 (C. 4:5-93.21 to 4:5-93.47).

Sec. 1 of above amended 1950, c. 9, s. 1 (C. 4:5-93.21).
Sec. 5 " " 1950, c. 9, s. 2 (C. 4:5-93.25).
Sec. 6 " " 1950, c. 9, s. 3 (C. 4:5-93.26).
Sec. 7 " " 1950, c. 9, s. 4 (C. 4:5-93.27).
Sec. 8 " " 1950, c. 9, s. 5 (C. 4:5-93.28).
Sec. 16 " " 1950, c. 9, s. 6 (C. 4:5-93.36).
Sec. 17 " " 1950, c. 9, s. 7 (C. 4:5-93.37).
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Article 5. Biological Products for Diagnostic or Therapeutic Purposes.
R. S. 4:5-107 amended 1950, c. 293, s. 11.
R. S. 4:5-108 " 1950, c. 293, s. 12.
R. S. 4:5-109 " 1950, c. 293, s. 13.
R. S. 4:5-110 " 1950, c. 293, s. 14.
R. S. 4:5-111 " 1950, c. 293, s. 15.
R. S. 4:5-112 " 1953, c. 5, s. 5.

Chapter 5A. (new) DISPOSAL OF DEAD ANIMALS.
Disposal of dead animals and licensing of disposal plants regulated and provided for, 1953, c. 415 (C. 4:5A-1 to 4:5A-19).

Chapter 6. DISEASES OF BEES.
Note: For control of diseases of live stock, plants, etc., injurious insects and plant pests, programs for marketing, etc., of farm products and promotion, etc., of agriculture by board, provided for, see 1950, c. 293, s. 7 (T. 4, c. 1); for co-operation with United States Department of Agriculture and State and local government agencies, provided for, see 1950, c. 293, s. 8 (T. 4, c. 1).
R. S. 4:6-10 amended 1939, c. 104 (title amended 1941, c. 269).
R. S. 4:6-17 " 1953, c. 5, s. 6.

Chapter 7. PLANT AND TREE DISEASES; INSECTS; WEEDS.
Note: For control of diseases of live stock, plants, etc., injurious insects and plant pests, programs for marketing, etc., of farm products and promotion, etc., of agriculture by board, provided for, see 1950, c. 293, s. 7 (T. 4, c. 1); for co-operation with United States Department of Agriculture and State and local government agencies, provided for, see 1950, c. 293, s. 8 (T. 4, c. 1).
R. S. 4:7-14 amended 1953, c. 5, s. 7.
R. S. 4:7-18 " 1953, c. 5, s. 8.
R. S. 4:7-20 " repealed 1953, c. 5, s. 9.
R. S. 4:7-24 amended 1953, c. 5, s. 10.
R. S. 4:7-25 " 1941, c. 111, s. 1.
R. S. 4:7-26 " 1953, c. 5, s. 11.
R. S. 4:7-27 repealed 1941, c. 111, s. 2.
R. S. 4:7-28 " 1941, c. 111, s. 3.
R. S. 4:7-31 amended 1941, c. 111, s. 4.
R. S. 4:7-33 " 1941, c. 111, s. 5; 1953, c. 5, s. 12.
R. S. 4:7-41 " 1953, c. 5, s. 13.
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<td>R. S. 4:7-52</td>
<td>&quot;1951, c. 316, ss. 24, 27; amended 1953, c. 5, s. 16; repealed 1953, c. 428, s. 12.</td>
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<td>R. S. 4:7-53</td>
<td>&quot;1951, c. 316, ss. 24, 27.</td>
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<td>R. S. 4:7-54</td>
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## Chapter 8. AGRICULTURE AND FOREST SEEDS AND NURSERY STOCK.

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**Additional Legislation.**

New Jersey State Seed Law, 1948, c. 189 (C. 4:8-1 to 4:8-17).2

## Chapter 8A. (new) AGRICULTURAL POISONS.


## Chapter 9. FERTILIZERS AND OTHER PREPARATIONS FOR SOILS.

### Article 1. Fertilizers in General.

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### Article 3. Legume Inoculents.

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<td>R. S. 4:9-28</td>
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### Article 4. (new) Horse Manure.

**Additional Legislation.**

Sale, etc., of unmanufactured horse manure, regulated, 1944, c. 43 (NJSA 4:9-29 to 4:9-37, RSCS 4:9-28 to 4:9-37).

**Chapter 10. MARKETING AND DISTRIBUTION OF AGRICULTURAL AND OTHER PRODUCTS.**

Note: For State Milk Control Law, see 1939, c. 82 (T. App. A, c. 8); 1941, c. 274 (T. 4, c. 12A); amended 1952, c. 159, 1953, c. 5; for control of diseases of live stock, plants, etc., injurious insects and plant pests, programs for marketing, etc., of farm products and promotion, etc., of agriculture by board, provided for, see 1950, c. 293, s. 7 (T. 4, c. 1); for co-operation with United States Department of Agriculture and State and local government agencies, provided for, see 1950, c. 293, s. 8 (T. 4, c. 1).

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<td>R. S. 4:10-15</td>
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**Additional Legislation.**

**Article 2. (new) Promotion of Sales of New Jersey Farm Products.**

New Jersey farm products, official brands and labels and publicity fund, etc., 1939, c. 136 (C. 4:10-16 to 4:10-25).

**Chapter 11. COMMISSION MERCHANTS, DEALERS AND BROKERS, AND THEIR AGENTS.**

Note: For control of diseases of live stock, plants, etc., injurious insects and plant pests, programs for marketing, etc., of farm products and promotion, etc., of agriculture by board, provided for, see 1950, c. 293, s. 7 (T. 4, c. 1); for co-operation with United States Department of Agriculture and State and local government agencies, provided for, see 1950, c. 293, s. 8 (T. 4, c. 1).

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Sec. 1 of above amended 1953, c. 169 (C. 7:5-11).

Subtitle 3. COLLECTION OF INSTRUMENTS PAYABLE IN MONEY.

Chapter 6. BANK COLLECTION CODE.

R. S. 7:6-1 to 7:6-17 repealed 1948, c. 67, ss. 336, 343.
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Title 8. CEMETERIES.

Chapter 1. FORMATION AND ORGANIZATION OF CEMETERY ASSOCIATIONS.

Additional Legislation.

Selection of managers or trustees for certain cemetery companies, by receiver or trustee thereof, suppl., 1942, c. 16 (C. 8:1-20.1, 8:1-20.2).

Sec. 1 of above amended 1953, c. 8, s. 1 (C. 8:1-20.1).
Sec. 2 “ “ 1953, c. 8, s. 2 (C. 8:1-20.2).

Chapter 2. PROPERTY, AND RIGHTS AND INTERESTS THEREIN.

Note: For shares of building and loan associations insured under "National Housing Act"; legal investments, see 1940, c. 60 (T. 17, c. 12).

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Additional Legislation.

Release of public right in lands dedicated for burial purposes, by municipality, in certain cases, authorized, 1947, c. 240 (C. 8:2-51.1 to 8:2-51.3).

Chapter 3. CONTROL, REGULATION, AND PROTECTION OF CEMETERIES.

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R. S. 8:3-14 " 1953, c. 8, s. 12.
R. S. 8:3-16 " 1953, c. 8, s. 13.

Additional Legislation.

Existing associations permitted to use adjoining, etc., lands for cemetery purposes in certain cases, suppl., 1938, c. 61 (NJSA, RSCS 8:3-2.1).

Acquisition of additional lands by certain cemetery associations, authorized, suppl., 1941, c. 227 (C. 8:3-4.2).

Chapter 4. (new) REINSTATEMENT OF CHARTER.

Reinstatement of charters, certain rural cemetery associations, provided for, 1951, c. 260 (C. 8:4-1).
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Title 9. CHILDREN—JUVENILE AND DOMESTIC RELATIONS COURTS.

Note: For commitment of minors to Diagnostic Centers, see 1946, c. 118 (T. 30, c. 4A), amended 1947, c. 238; 1953, c. 59; for contracts, obligations, pledges, mortgages and conveyances, made by minors over eighteen years of age in connection with certain veterans' loans made valid and enforceable, see 1946, c. 134 (T. 38, c. 23B), amended 1947, c. 189.

For mental health program for children, establishment and maintenance by counties and municipalities, appropriation, etc., provided for, see 1952, c. 120 (T. 40, c. 5).

Subtitle 1. PARENTAL RELATIONSHIP AND CARE, CUSTODY, GUARDIANSHIP AND SUPPORT OF CHILDREN IN GENERAL.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Chapter 1. EARNINGS AND SERVICES OF CHILDREN.
R. S. 9:1-1 amended 1953, c. 9, s. 1.

Chapter 2. CARE, CUSTODY, GUARDIANSHIP AND SUPPORT OF CHILDREN IN GENERAL.
R. S. 9:2-1 amended 1948, c. 321, ss. 1, 11; 1953, c. 9, s. 2.
R. S. 9:2-3 " 1948, c. 321, ss. 3, 11; 1953, c. 9, s. 3.
R. S. 9:2-4 " 1948, c. 321, ss. 4, 11.
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Subtitle 2. ADOPTION, APPRENTICESHIP AND INDENTURE.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Chapter 3. ADOPTION.

Note: For prohibition against placement of children for adoption in certain cases, see 1953, c. 265 (T. 2A, c. 96).

R. S. 9:3-1 repealed 1953, c. 264, s. 18.

to 9:3-11

The following sections of the foregoing were amended prior to being repealed as aforesaid:

R. S. 9:3-1 amended 1944, c. 239, s. 1; 1945, c. 196.
R. S. 9:3-2 1938, c. 355, s. 1.
R. S. 9:3-3 1938, c. 355, s. 2.
R. S. 9:3-4 1938, c. 355; 1944, c. 239, s. 2; 1951, c. 104.
R. S. 9:3-5 1938, c. 355, s. 4.
R. S. 9:3-6 1938, c. 355, s. 5; 1940, c. 210, s. 1.
R. S. 9:3-8 1938, c. 355, s. 6; 1940, c. 210, s. 2.
R. S. 9:3-9 1939, c. 355, s. 1; 1943, c. 104.
R. S. 9:3-11 1938, c. 355, s. 7; 1939, c. 355, s. 2; 1950, c. 41.

Additional Legislation.

Children, adoption, custody, control and rights of inheritance regulated, 1953, c. 264 (C. 9:3-17 to 9:3-36).

Custody for purpose of adoption, surrender of, manner and effect, provided for, suppl., 1954, c. 112 (C. 9:3-19.1).

Chapter 4. APPRENTICESHIP AND INDENTURE.

R. S. 9:4-1 repealed 1953, c. 264, s. 18.

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R. S. 9:4-7 1953, c. 9, ss. 10-12.

to 9:4-9

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R. S. 9:4-11 1953, c. 9, s. 13.

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R. S. 9:4-18 amended 1938, c. 274; repealed 1953, c. 264, s. 18.

R. S. 9:4-19 repealed 1953, c. 264, s. 18.
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Subtitle 3. PROTECTIVE WELFARE LAWS.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Chapter 5. GENERAL PROVISIONS.

Note: For registration and regulation of private child care centers, provided for, see 1946, c. 303 (T. 18, c. 20A), amended 1949, c. 50; 1950, c. 24; 1954, c. 116.

R. s. 9:5-5 amended 1953, c. 9, s. 14.

Chapter 6. ABANDONMENT, ABUSE, CRUELTY AND NEGLECT.

R. s. 9:6-3 amended 1944, c. 196, s. 1.
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R. s. 9:6-5 " 1939, c. 277, s. 1.
R. s. 9:6-7 " 1953, c. 9, s. 16.
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R. s. 9:6-11 " 1953, c. 9, s. 19.
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Additional Legislation.

Treatment for ill child in accordance with church tenets, provided for, suppl., 1950, c. 126 (C. 9:6-1.1).

Chapter 7. DEPENDENT CHILDREN; BRINGING INTO STATE.

R. s. 9:7-1 amended 1949, c. 161, ss. 1, 7.
R. s. 9:7-2 " 1949, c. 161, ss. 2, 7.
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Additional Legislation.

Powers of Commissioner of Institutions and Agencies, State Board of Control of Institutions and Agencies and State Board of Child Welfare as to placement of children, suppl., 1949, c. 161, ss. 6, 7 (C. 9:7–6, 9:7–7).

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- R. S. 9:10-1 amended 1953, c. 9, s. 21.
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#### Chapter 11. COUNTY PARENTAL SCHOOLS.
- R. S. 9:11-6 " 1953, c. 9, s. 23.
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#### Additional Legislation.
Agreement for care, custody, maintenance or detention of certain juveniles for another county, the Federal Government or the State Board of Child Welfare in parental schools, provided for, suppl., 1952, c. 105 (C. 9:11-9).

Real estate, disposition of, regulated, suppl., 1953, c. 149, s. 1 (C. 9:11-10).

#### Chapter 12. COUNTY HOMES.
- R. S. 9:12-1 amended 1953, c. 9, s. 24.

#### Chapter 12A. (new) COUNTY CHILDREN'S SHELTERS.
County children's shelter, establishment, maintenance, management, etc., of, provided for, suppl., 1953, c. 9, s. 25 (C. 9:12A-1).

Sec. 25 of above amended 1953, c. 428, s. 10 (C. 9:12A-1).

#### Chapter 13. CRIPPLED CHILDREN.
Note: For Commission continued as an agency within the State Department of Health, see 1948, c. 444, ss. 16-19 (T. 9, c. 13, T. 26, c. 1A).
- R. S. 9:13-1 amended 1938, c. 150; 1948, c. 444, ss. 16, 27.
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- R. S. 9:13-8 " 1951, c. 228, s. 2.

#### Subtitle 4. ILLEGITIMATE CHILDREN.
Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).
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## Chapter 17. BASTARDY PROCEEDINGS.

Note: For use of blood tests in determining paternity, see N. J. S. 2A:83-2 and 2A:83-3.

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R. S. 9:17-29 amended 1949, c. 141, s. 19; 1953, c. 9, s. 53.
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R. S. 9:17-33 amended 1949, c. 141, s. 22.
R. S. 9:17-34 amended 1949, c. 141, s. 23; 1953, c. 9, s. 57.
R. S. 9:17-36 repealed 1949, c. 141, s. 25; repealed 1953, c. 9, s. 58.

Subtitle 5. JUVENILE AND DOMESTIC RELATIONS COURTS.

Chapter 18. ORGANIZATION OF COURT; JURISDICTION, POWERS AND PROCEDURE.

Note: For commitment, etc., of minors to Diagnostic Centers provided for, see 1946, c. 118 (T. 30, c. 4A), amended 1947, c. 238; for court attendants, Superior Court, County Courts, Juvenile and Domestic Relations Courts, grand jury, sheriff's office, compensation to be fixed by board of chosen freeholders, first-class counties exceeding 800,000 inhabitants see N. J. S. 2A:4-11-33.


The following sections of the foregoing were amended prior to being repealed as aforesaid:
R. S. 9:18-12 amended 1945, c. 297; 1946, c. 77, s. 1; 1948, c. 284, s. 1.
R. S. 9:18-14 amended 1946, c. 77, s. 2; 1950, c. 337.
R. S. 9:18-18 amended 1946, c. 77, s. 3.
R. S. 9:18-31 amended 1946, c. 77, s. 4.

Additional Legislation.

Juvenile delinquents, finger printing and destruction of finger prints of, in certain cases, authorized, 1948, c. 284, s. 2 (C. 9:18-12.1), see N. J. S. 2A:4-11.

Additional jurisdiction in nonsupport cases involving persons residing outside the State, in certain cases, procedure to enforce same, provided for, suppl., 1949, c. 122 (C. 9:18-17.1 to 9:18-17.10), see N. J. S. 2A:4-22 to 2A:4-30.

Chapter 19. REFERENDUM FOR ELECTION OF SPECIAL JUVENILE COURT JUDGE.

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Subtitle 7. (new) JUVENILE DELINQUENCY, ETC., PREVENTION AND CONTROL OF.
Chapter 21. (new) IN GENERAL.
Sec. 1 of above amended 1953, c. 9, s. 59 (C. 9:21-1).
Sec. 2 " " " 1953, c. 9, s. 60 (C. 9:21-2).

Chapter 22. (new) YOUTH GUIDANCE COUNCILS OR COMMISSIONS.
Sec. 9 of above amended 1953, c. 9, s. 61 (C. 9:22-9).
Sec. 10 " " repealed 1953, c. 9, s. 62 (C. 9:22-10).
Title 10. CIVIL RIGHTS.

Note: For certain discriminatory practices in employment and otherwise, prohibited and Division Against Discrimination in the State Department of Education, established, see 1945, c. 169 (T. 18, c. 25); amended 1947, c. 155, 1949, c. 11, 1951, c. 64, 1953, c. 18; for discrimination for race, etc.; prohibited in public housing, see 1950, c. 305 (T. 55, c. 14A); 1950, c. 106 (T. 55, c. 14C); 1950, c. 107 (T. 55, c. 14D); 1950, c. 108 (T. 55, c. 14H); 1950, c. 109 (T. 55, c. 14A); 1950, c. 110 (T. 55, c. 14B); 1950, c. 111 (T. 55, c. 14B); 1950, c. 112 (T. 55, c. 10); 1954, c. 198 (T. 18, c. 25).

Chapter 1. IN GENERAL.

R. S. 10:1-3 " 1945, c. 168, s. 1.
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R. S. 10:1-7 " 1953, c. 10, s. 2.
R. S. 10:1-8 " 1945, c. 168, s. 3.

Additional Legislation.

Discrimination, on account of race, creed or color, against persons to be employed on war or defense work, prohibited, 1942, c. 114 (C. 10:1-10 to 10:1-12).

Preamble of above amended 1945, c. 174, s. 1.

Sec. 1 " " 1945, c. 174, s. 2 (C. 10:1-10).

Sec. 2 " " 1945, c. 174, s. 3 (C. 10:1-11).

Chapter 2. EMPLOYMENT ON PUBLIC WORKS.

R. S. 10:2-1 amended 1945, c. 171.

Chapter 3. (new) EMPLOYMENT IN THE PUBLIC SERVICE.

Note: For additional legislation relating to discrimination for age in public employment, see R. S. 40:11-4 as amended by 1938, c. 338, 1951, c. 62.

Discrimination against applicants, for age, in employment in public service, prohibited, 1938, c. 295 (NJSA 40:11-4.1; RSCS 11:2B-1).
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Title 11. CIVIL SERVICE.

Note: For prohibition of discrimination against applicants for employment, for age, see 1938, c. 295 (T. 10, c. 3), also R. S. 40:11-4 as amended by 1938, c. 335, 1951, c. 62; for certain discriminatory practices in employment and otherwise prohibited and Division Against Discrimination in the State Department of Education, established, see 1943, c. 106 (T. 18, c. 25), amended 1947, c. 155, 1949, c. 11, 1951, c. 64, 1953, c. 18; for delay in qualifying of members of police and fire departments by reason of military service not to affect rights, benefits, etc., see 1946, c. 87 (T. 40, c. 11); for supervision of Civil Service Commission over apprentice and on the job training programs for veterans, provided for, see 1946, c. 162 (T. 35, c. 25A), amended 1952, c. 252.

Subtitle 1. CIVIL SERVICE COMMISSION.

Chapter 1. THE COMMISSION.

R. S. 11:1-1 amended 1944, c. 65, s. 1; 1948, c. 89, ss. 1, 4.
R. S. 11:1-2 1944, c. 65, s. 2; 1948, c. 89, ss. 2, 4.
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Additional Legislation.


Chapter 2. THE CHIEF EXAMINER AND SECRETARY.

R. S. 11:2-1 amended 1944, c. 65, s. 5.
R. S. 11:2-3 1944, c. 65, s. 6.
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Chapter 2A. (new) CONTROL OF COMMISSION OVER CIVIL SERVICE EMPLOYEES, GENERALLY.

Right of appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, suppl., 1938, c. 76 (NJS A 11:15-1.1; RSCS 11:2A-1).

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Awards Program for State Employees and Awards Committee, establishment, provided for, 1953, c. 125 (C. 11:2C-1 to 11:2C-9).

Subtitle 2. STATE SERVICE.

Chapter 4. PURPOSE, CONSTRUCTION AND APPLICATION OF SUBTITLE.

R. S. 11:4-4 amended 1948, c. 121, s. 1; 1952, c. 293.
R. S. 11:4-5 Note: 1913, c. 139 and 1918, c. 234 repealed, 1944, c. 20, s. 20.

Additional Legislation.

Deputy Commissioner of Compensation, civil service status, 1939, c. 111 (NJSA 11:7-7; RSCS 34:1-57.1).
Chief Auditor, Comptroller’s Department, under civil service, 1939, c. 219 (NJSA 11:7-8; RSCS 52:19-11.1).
State House supervisor of mails under Civil Service, 1940, c. 15 (NJSA 11:7-9; RSCS 52:20-20.1).
Certain persons having tenure to be in classified civil service, suppl., 1941, c. 91 (C. 11:4-3.5, 11:4-3.6).
Election clerk, Secretary of State’s office, under civil service, 1941, c. 286 (C. 11:4-3.7).
State Treasurer, certain employees under Civil Service, suppl., 1946, c. 198 (C. 11:4-3.8, 11:4-3.9).
Economic development, certain employees under civil service, 1948, c. 435 (C. 11:4-3.10).
State Boards, Public Accountants, Architects, Dentistry, Engineers and Land Surveyors, Medical Examiners, Nursing and Pharmacy, certain positions or employments, included in classified service, incumbents so classified without examinations, 1953, c. 238 (C. 11:4-3.11).
Teachers’ Pension and Annuity Fund, certain positions or employments, included in classified service, incumbents so classified without examination, 1953, c. 239 (C. 11:4-3.12).
Certification of names, and classification in competitive class, of certain employees of Division of Motor Vehicles in Department of Law and Public Safety, without examination, 1953, c. 430, ss. 2-3 (C. 11:4-3.13, 11:4-3.14).
Correction officers in penal institutions disqualified by age from taking examinations, when employed before July 1, 1950, on temporary basis, to be in classified civil service after examination, etc., suppl., 1954, c. 182 (C. 11:4-3.15).

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R. S. 11:5-1 amended 1944, c. 65, s. 10.

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R. S. 11:6-2 amended 1947, c. 201, s. 1.

Chapter 7. CLASSIFICATION OF POSITIONS.

Additional Legislation.

Adjustments of compensation after allocation of positions under new compensation plan, suppl., 1944, c. 65, s. 11 (C. 11:7-10).

Position, classified or unclassified, determination of, provided for, suppl., 1948, c. 121, ss. 2-4, 9 (C. 11:7-11 to 11:7-14).

Chapter 9. TESTS; EMPLOYMENT AND RE-EMPLOYMENT LISTS.

Note: For provision for discontinuance, etc., of competitive examinations, see 1944, c. 64, (T. 11, c. 22), amended 1945, c. 15, 1946, c. 156; for provision for continuance until June 30, 1949, of provisional and temporary employees pending appointments from eligible lists, see 1948, c. 57, (T. 11, c. 22), amended 1949, c. 68, 1950, c. 13; for fees for applying to take examinations, provided for, see 1950, c. 74, (T. 11, c. 1).

Chapter 10. VACANCY IN POSITIONS.

Additional Legislation.

Discrimination against eligibles certified for appointment in competitive class in civil service, record, report, etc., suppl., 1939, c. 322 (NJSA 11:10-8; RSCS 11:10-6.1).

Sec. 1 of above amended 1947, c. 123 (NJSA 11:10-8; RSCS 11:10-6.1).

Chapter 11. TEMPORARY AND EMERGENCY APPOINTMENTS; TRANSFERS.

Note: For provision for discontinuance, etc., of competitive examinations, see 1944, c. 64 (T. 11, c. 22), amended 1945, c. 15, 1946, c. 156; for provision for continuance until June 30, 1949, of provisional and temporary employees pending appointments from eligible lists, see 1948, c. 57, (T. 11, c. 22), amended 1949, c. 68, 1950, c. 13; for civil service status, and seniority and pension rights, preserved, certain cases, see 1950, c. 235, (T. 11, c. 26B).

Additional Legislation.

Tenure, civil service, pension or retirement rights of State Classified Civil Service and service employees assigned or transferred to Department of Law and Public Safety, protected, suppl., 1952, c. 27 (C. 11:11-4).

Chapter 12. WORKING TESTS.

R. S. 11:12-1 amended 1946, c. 228, s. 1.

R. S. 11:12-2 " 1946, c. 228, s. 2.

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R. S. 11:14-1  amended 1939, c. 233, s. 1; 1951, c. 215.
R. S. 11:14-2  "  1939, c. 233, s. 2.

Additional Legislation.

Vacation leaves, certain service credits, provided for, suppl., 1953, c. 193 (C. 11:14-1.1).

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Chapter 15. SUSPENSION; DEMOTION; REMOVAL.

Note: For appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, see 1938, c. 76. (T. 11, c. 2A), amended 1946, c. 184.

R. S. 11:15-7  repealed 1952, c. 322, s. 3.
R. S. 11:15-8  "  1952, c. 322, s. 3.

Additional Legislation.

State Classified Civil Service employees separated from service because of economy, etc., demotion to lower position, special re-employment list and reinstatement, provided for, suppl., 1952, c. 322, ss. 1, 2 (C. 11:15-9, 11:15-10).

Chapter 16. CERTIFICATION OF PAYROLLS.

R. S. 11:16-1  amended 1947, c. 201, s. 5.

Chapter 17. DISCRIMINATION AND POLITICAL ACTIVITY.

Note: For qualification for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99, (T. 38, c. 22).

Chapter 18. PENALTY FOR VIOLATIONS.

R. S. 11:18-1  amended 1953, c. 11, s. 4.

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Note: For civil service status, and seniority and pension rights, preserved, certain cases, see 1950, c. 235, (T. 11, c. 26B).

Chapter 20. ADOPTION OF SUBTITLE BY COUNTY, MUNICIPALITY OR SCHOOL DISTRICT.

R. S. 11:20-3  "  1953, c. 11, s. 5.
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Note: For appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, see 1938, c. 76, (T. 11, c. 2A), amended 1946, c. 184; for provision for discontinuance, etc., of competitive examinations, see 1944, c. 64, (T. 11, c. 22), amended 1945, c. 15, 1946, c. 156; for qualifications for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38, c. 22); for civil service status and seniority and pension rights, preserved, certain cases, see 1950, c. 235, (T. 11, c. 26B).

R. S. 11:21-2 amended 1953, c. 11, s. 6.
R. S. 11:21-6 ” 1940, c. 150.
R. S. 11:21-9 ” 1948, c. 345.

Additional Legislation.

Promotional examinations, exemptions from, for certain municipal policemen, provided for, suppl., 1954, c. 232 (C. 11:21-3.1).

Civil service status, certain employees of municipalities and school districts, not authorized by ordinance or resolution, provided for, 1951, c. 279 (C. 11:21-4.1).

Civil service status, police and firemen appointed between time of petition for and adoption of civil service law, provided for, 1948, c. 257 (C. 11:21-5.1).

Civil service status, certain employees, employed at time of filing petition for adoption of civil service by municipality, provided for, 1951, c. 278 (C. 11:21-5.2).

Chapter 22. CLASSES OF CIVIL SERVICE.

Note: For certain employees of water commissions in classified service, Civil Service, see 1949, c. 289, (T. 40, c. 62).

R. S. 11:22-2 amended 1946, c. 34; 1948, c. 47; 1948, c. 121, s. 5; 1952, c. 291.
R. S. 11:22-4 ” 1948, c. 121, s. 10.
R. S. 11:22-9 repealed 1952, c. 323, s. 3.
R. S. 11:22-10 ” 1952, c. 323, s. 3.
R. S. 11:22-16 amended 1952, c. 48, s. 1.
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- County, municipal or school district classified civil service employees separated from service because of economy, etc., demotion to lower position, special re-employment list and reinstatement, provided for, suppl., 1952, c. 323, ss. 1, 2 (C. 11:22–10.1, 11:22–10.2).
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- Competitive examinations, discontinuance, etc., provided for, suppl., 1944, c. 64 (C. 11:22–15.1 to 11:22–15.4).
  - Sec. 1 of above amended 1946, c. 156, s. 1 (C. 11:22–15.1).
  - Sec. 2 “ “ “ 1946, c. 156, s. 2 (C. 11:22–15.2).
  - Sec. 4 “ “ “ 1945, c. 15; 1946, c. 156, s. 3 (C. 11:22–15.4).
- Provisional and temporary employees, continued, pending appointments from eligible lists, until June 30, 1951, 1948, c. 57 (C. 11:22–15.5).
  - Sec. 1 of above amended 1949, c. 68; 1950, c. 13 (C. 11:22–15.5).
- City district courts, certain employees included in classified service upon judge's certification, suppl., 1948, c. 165 (C. 11:22–44.1 to 11:22–44.3).
- Local assistance boards employees, certain, included in classified service upon certification of governing body, suppl., 1948, c. 466 (C. 11:22–44.4, 11:22–44.5).
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Sec. 3 of above amended 1943, c. 200 (C. 11:24A-3).

Sec. 6 " " " 1950, c. 202 (C. 11:24A-6).

Leaves of absence without pay, granting of, etc., provided for, suppl., 1946, c. 148 (C. 11:24A-6.1 to 11:24A-6.3).

Leave of absence for civil service county, municipal or school district employees to fill elective Constitutional office, provided for, 1942, c. 253 (C. 11:24A-7).

Chapter 25. APPEAL TO COMMISSION OR SUPREME COURT JUSTICE FOR VIOLATION OF SUBTITLE.

Note: For appeal from suspension, fining or demotion for more than thirty days in one year or five days at one time, see 1938, c. 76, (T. 11, c. 2A), amended 1946, c. 184.

R. S. 11:25-4 amended 1953, c. 11, s. 9.
R. S. 11:25-5 repealed 1953, c. 11, s. 10.
R. S. 11:25-6 " 1953, c. 11, s. 11.

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Chapter 26B. (new) TRANSFERS FROM STATE TO COUNTY, ETC., SERVICE AND VICE VERSA.

Civil service status, and seniority and pension rights, preserved, certain cases, suppl., 1950, c. 235 (C. 11:26B-1 to 11:26B-3).

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Wife of disabled veteran entitled to preferences in employment, promotion and tenure in public employment, suppl., 1942, c. 137, s. 2 (C. 11:27-1.2).

Preference in State, county, municipal and school district civil service employment to mothers of certain deceased veterans, suppl., 1952, c. 309 (C. 11:27-1.3).

Administration of chapter by Civil Service Commission, suppl., 1938, c. 381, s. 10 (C. 11:27-13).
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R. S. 12:1-1 see 1945, c. 22, ss. 28, 29 (C. 13:1A-28, 13:1A-29); 1948, c. 448, s. 120 (C. 13:1B-69).

Chapter 2. DEPARTMENT AND BOARD OF COMMERCE AND NAVIGATION.

Note: For beach-front protection and dredging and removal of obstructions from streams, see 1940, c. 52 (T. 12, c. 6A), amended 1946, c. 258, 1950, c. 51, 1954, c. 108; for transfer of functions, powers and duties to State Department of Conservation, see 1945, c. 22 (T. 13, c. 1A); for transfer of functions, powers and duties to the Department of Conservation and Economic Development, see 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 12:2-1 to 12:2-5 repealed 1945, c. 22, s. 44.

R. S. 12:2-16 " 1945, c. 22, s. 44.

Additional Legislation.

Charges for berthing or anchorage space for boats in public basins, etc., by Board of Commerce and Navigation; authorized; disposition of receipts, etc., suppl., 1941, c. 352 (C. 12:2-15.1).

Title of above amended 1950, c. 138, s. 1.

Sec. 1 " " 1950, c. 138, s. 2 (C. 12:2-15.1).

Chapter 3. RIPARIAN LANDS.

Note: For State's interest in island shoals and reefs in tidal waters, disposal of, provided for, see 1946, c. 299, (T. 13, c. 1A); for municipal riparian lands, certain, not needed for public use and purportedly dedicated as a public street, sale of, provided for, see 1947, c. 322, (T. 40, c. 60).

For transfer of functions, powers and duties of Board of Commerce and Navigation to State Board of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 12:3-4 amended 1953, c. 12, s. 1.

R. S. 12:3-5 " 1952, c. 225.

R. S. 12:3-8 " 1953, c. 12, s. 2.

R. S. 12:3-9 " 1953, c. 12, s. 3.

R. S. 12:3-10 " 1938, c. 418.

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Note: For Board of New Jersey Pilot Commissioners or Commissioners of Pilotage transferred to and continued in Division of Planning and Development of Department of Conservation and Economic Development, see 1945, c. 448, s. 16 (T. 13, c. 1B).

R. S. 12:4-7 amended 1947, c. 37.
R. S. 12:4-17 " 1953, c. 12, s. 8.

Chapter 5. WATER-FRONT AND HARBOR FACILITIES.

Note: For beach-front protection and dredging and removal of obstructions from streams, see 1940, c. 52 (T. 12, c. 6A) amended 1946, c. 558; 1950, c. 31, 1954, c. 106.

For transfer of functions, powers and duties of Board of Commerce and Navigation to State Board of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Additional Legislation.

Marine improvements on certain lands, allocation of cost of certain, provided for, 1953, c. 126 (C. 12:5-10, 12:5-11).

Chapter 6. INLAND WATERWAYS.

Note: For transfer of functions, powers and duties of Board of Commerce and Navigation to State Board of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 12:6-14 amended 1953, c. 12, s. 9.
R. S. 12:6-17 repealed 1946, c. 314.

Additional Legislation.

Shrewsbury and Manasquan Rivers and tributaries, improvement of, authorized, suppl., 1946, c. 313 (C. 12:6-3.4, 12:6-3.5).

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Note: For transfer of functions, powers and duties of Board of Commerce and Navigation to State Board of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Beach-front protection and dredging and removal of obstructions from streams, suppl., 1940, c. 52 (NJSA 12:6-3.1 to 12:6-3.3; RSCS 12:6A-1 to 12:6A-3).

Sec. 1 of above amended 1946, c. 258, s. 1; 1950, c. 31; 1954, c. 106 (NJSA 12:6-3.1; RSCS 12:6-1).

Sec. 2 “ “ “ 1946, c. 258, s. 2 (NJSA 12:6-3.2; RSCS 12:6A-2).

Sec. 3 “ “ “ 1946, c. 258, s. 3 (NJSA 12:6-3.3; RSCS 12:6A-3).

Chapter 7. REGULATION AND REGISTRATION OF POWER VESSELS.

Note: For transfer of functions, powers and duties of Board of Commerce and Navigation to State Board of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Article 1. In General.

R. S. 12:7-1 to 12:7-5 repealed 1954, c. 236, s. 35.

R. S. 12:7-6 amended 1953, c. 12, s. 10; repealed 1954, c. 236, s. 35.

Article 2. Inspectors.

R. S. 12:7-7 to 12:7-10 repealed 1954, c. 236, s. 35.

Article 3. Registration of Vessels.

R. S. 12:7-11 to 12:7-16 repealed 1954, c. 236, s. 35.

Additional Legislation.

Registration of power vessels, suppl., 1941, c. 396 (C. 12:7-16.1 to 12:7-16.3).

Sec. 3 of above amended 1953, c. 12, s. 11 (C. 12:7-16.3).

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R. S. 12:7-17 to 12:7-21 repealed 1954, c. 236, s. 35.
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**Additional Legislation.**

Power Vessel Act (1954), 1954, c. 236 (C. 12:7-34.1 to 12:7-34.35).

**Article 7. (new) Operation, Docking, Mooring and Anchoring.**

**Additional Legislation.**

Power vessels, regulation of operation, docking, mooring and anchoring in tidal waters of State, suppl., 1952, c. 157 (C. 12:7-44 to 12:7-53).

**Chapter 8. PILOTS.**

*Note: For Board of New Jersey Pilot Commissioners or Commissioners of Pilotage transferred to and continued in Division of Planning and Development of Department of Conservation and Economic Development, see 1948, c. 448, a. 16 (T. 13, c. 18).*

**Additional Legislation.**

Appointment of temporary branch and temporary deputy pilots, authorized, in certain cases, 1942, c. 349 (C. 12:8-15.1 to 12:8-15.6).
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Note: For transfer of functions, powers and duties of harbor masters to Department of Conservation and Economic Development, see 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 12:9-1  repealed 1948, c. 448, ss. 121, 122, 123.
R. S. 12:9-10 "  1948, c. 448, ss. 121, 122, 123.

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Note: For transfer of functions, powers and duties of port wardens to Department of Conservation and Economic Development, see 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 12:10-1  repealed 1948, c. 448, ss. 121, 122, 123.
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R. S. 12:11-6 "  1953, c. 287.

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Note: For transfer of functions, powers and duties to Department of Economic Development and to Department of Conservation and Economic Development, see 1944, c. 85 (T. 52, c. 27C), amended 1945, c. 128; 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 12:12-1  repealed 1944, c. 85, s. 52.
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For transfer of New Jersey System of Plane Co-ordinates to Board of Conservation and Development, see 1938, c. 225, (T. 51, c. 3); for tree experts; regulation and licensing by Board, see 1940, c. 100, (T. 45, c. 15C); for legal aid to police officers and firemen in suits arising from incidents in line of duty, provided for, see 1946, c. 67, (T. 40, c. 11), amended 1947, c. 103.

Chapter 1. DEPARTMENT AND BOARD OF CONSERVATION AND DEVELOPMENT.

Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

For underground storage of gas, petroleum products, etc., regulated, see 1951, c. 80 (T. 58, c. 10).

Article 1. Organization and Department Personnel.

R. S. 13:1-1 repealed 1945, c. 22, s. 44.
R. S. 13:1-2 1945, c. 22, s. 44.
R. S. 13:1-10 1945, c. 22, s. 44.

Article 3. Additional Powers and Duties of Board.

Note: For roadside parks and recreational facilities, establishment and maintenance of, see 1952, c. 18 (T. 13, c. 2).

Chapter 1A. (new) STATE DEPARTMENT OF CONSERVATION.

Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B); for underground storage of gas, petroleum products, etc., regulated, see 1951, c. 80 (T. 58, c. 10).

State Department of Conservation; establishment, organization, function, powers and duties, 1945, c. 22 (C. 13:1A–1 to 13:1A–45).

State's interest in islands, shoals and reefs in tidal waters, disposal of, provided for, 1946, c. 299 (C. 13:1A–32.1).

Chapter 1B. (new) DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT.

Note: For transfer of functions of Department Relating to Public Assistance to Department of Institutions and Agencies, see 1950, c. 166 (T. 50, c. 4B); for sea clams, dredging for, regulated, licenses, provided for, see 1950, c. 310 (T. 50, c. 2).


Sec. 27 of above amended 1951, c. 179 (C. 13:1B–25).
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Bureau of Recreation, constitution, powers and duties, provided for, suppl., 1950, c. 338 (C. 13:1B-17.1 to 13:1B-17.3).

Division of Veterans’ Services, co-ordination of services and information for war veterans and servicemen and their dependents and furnishing of assistance to obtain Federal and State benefits, suppl., 1952, c. 347 (C. 13:1B-22.1).

Fish and game wardens, appointment of additional number authorized, suppl., 1952, c. 327 (C. 13:1B-28.1).

Chapter 2. STATE PARKS IN GENERAL.

Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Additional Legislation.

Roadside parks and recreational facilities, establishment and maintenance of, suppl., 1952, c. 18 (C. 13:2-5 to 13:2-10).

Chapter 2A. (new) BARNEGAT LIGHTHOUSE STATE PARK.

Barnegat Lighthouse State Park; establishment, maintenance, management, etc., 1951, c. 343 (C. 13:2A-1 to 13:2A-5).

Chapter 3. CHEESEQUAKE STATE PARK.

Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

R.S. 13:3-5 amended 1950, c. 40, s. 1.

Chapter 4. EDISON STATE PARK.

Note: For transfer of functions, powers and duties of Board of Commissioners to State Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 13:4-1 repealed 1945, c. 22, s. 44.
R. S. 13:4-4 “ 1945, c. 22, s. 44.
R. S. 13:4-6 “ 1945, c. 22, s. 44.

Additional Legislation.

Maintenance and operation, etc., of Edison Tower at Menlo Park, provided for, 1938, c. 146 (NJSA 13:4-7 note; RSCS 13:4-8); 1942, c. 153.
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Chapter 5. HIGH POINT PARK.
Note: For transfer of functions, powers and duties of Board of Commissioners to State Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 13:5-1 repealed 1945, c. 22, s. 44.
R. S. 13:5-5 to 13:5-10 amended 1950, c. 40, s. 2.
R. S. 13:5-12 repealed 1945, c. 22, s. 44.

Chapter 5A. (new) MOUNT MITCHELL SKYLINE PARK.
Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Mount Mitchell Skyline Park; establishment, improvement, maintenance, management, 1940, c. 182 (C. 13:5A-1 to 13:5A-7).
Sec. 5 of above amended 1950, c. 40, s. 6 (C. 13:5A-5).

Chapter 6. PARK BORDERING ON ATLANTIC OCEAN.
Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Chapter 6A. (new) Pohatcong Park.
Sec. 5 of above amended 1950, c. 40, s. 7 (C. 13:6A-5).

Chapter 7. WASHINGTON CROSSING PARK.
Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

Additional Legislation.
Payment of moneys received under R. S. 13:7-1 into State Treasury, provided for, suppl., 1950, c. 40, s. 3 (C. 13:7-2).

Chapter 8. FOREST PARK RESERVES AND RESERVATIONS.
Note: For conveyance of certain lands acquired by municipality under "Tax Sale Law" to State for forest park reservation; exemption from taxation, see 1940, c. 73, (T. 54, c. 5).
For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 13:8-9 amended 1950, c. 40, s. 4.
R. S. 13:8-11 “ 1950, c. 40, s. 5.
R. S. 13:8-20 “ 1953, c. 13, s. 1.
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Additional Legislation.

Application of profits derived from sale of products of forest parks, etc., suppl., 1939, c. 192 (NJSA 13:8-21.1; RSCS 13:8-11.1).

Chapter 9. STATE FOREST FIRE SERVICE.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).


R. S. 13:9-30 " 1953, c. 13, s. 2.
R. S. 13:9-43 amended 1953, c. 13, s. 15.
R. S. 13:9-44 repealed 1953, c. 13, s. 16.


Note: For open seasons, fishing, hunting or trapping, extension or change, certain cases, authorized, see 1948, c. 39, (T. 23, c. 2).

Additional Legislation.

Closing of forests for fire protection, suspension of hunting, fishing or trapping seasons, suppl., 1948, c. 11 (C. 13:9-52).

Chapter 10. STATE GEOLOGIST AND GEOLOGICAL SURVEY.

Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1948, c. 448, s. 6 (T. 13, c. 1B).
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Chapter 11. STATE MUSEUM.

Note: For transfer of functions, powers, duties, etc., of State Museum to Division of the State Museum in the Department of Education, see 1945, c. 50 (T. 18, c. 24), amended 1949, c. 97, 1953, c. 52.

R. S. 13:11-1 repealed 1945, c. 50, s. 22.

Chapter 12. MORRIS CANAL.

Note: For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1945, c. 448, s. 6 (T. 13, c. 1B).

R. S. 13:12-4 amended 1939, c. 326.

R. S. 13:12-6 " 1948, c. 448, ss. 14, 122, 123.

R. S. 13:12-8 " 1948, c. 448, ss. 15, 122, 123.

Chapter 13. DELAWARE AND RARITAN CANAL.

Note: For Delaware and Raritan Canal Commission continued, see 1938, c. 34.

For transfer of certain functions, powers and duties of Department and Board of Conservation and Development to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A); 1945, c. 448, s. 6 (T. 13, c. 1B).

Additional Legislation.

Use of canal for industrial water supply and recreational purposes, provided for, suppl., 1944, c. 172 (C. 13:13-12.1 to 13:13-12.8).


Chapter 14. UNITED STATES RESERVATIONS.


Chapter 15. (new) SANDY HOOK RESERVATION AUTHORITY.


Acceptance of instruments of title, provided for, 1950, c. 316 (C. 13:15-21).
Title 14. CORPORATIONS, GENERAL.

Note: For actions in right of corporations by stockholders or voting trust certificate holders, regulated, see 1945, c. 131, (T. 14, c. 3).
For conversion of Provident Loan Ass'ns into general corporations and licensing under small loan law, see 1953, c. 353 (T. 17, c. 11).

Chapter 1. GENERAL PROVISIONS.
R. S. 14:1-5 repealed 1942, c. 208.

Chapter 2. FORMATION.
R. S. 14:2-3 amended 1944, c. 215, s. 1; 1953, c. 128, s. 1.
R. S. 14:2-4 " 1939, c. 249, s. 1.
R. S. 14:2-5 " 1939, c. 249, s. 2.

Chapter 3. POWERS.
R. S. 14:3-13 amended 1949, c. 171.

Additional Legislation.
Indemnification of directors against suits, etc., by certificate of incorporation or by-law, authorized, suppl., 1942, c. 124 (C. 14:3-14).
Actions in right of corporations by stockholders or voting trust certificate holders, regulated, suppl., 1945, c. 131 (C. 14:3-15 to 14:3-17).
Contributions, etc., for charitable, educational, scientific, benevolent, patriotic and civic purposes, authorized, 1950, c. 220 (C. 14:3-13.1 to 14:3-13.4).

Chapter 4. PRINCIPAL OFFICE AND AGENT.
R. S. 14:4-5 amended 1951, c. 293.

Additional Legislation.
Principal office of corporation, other than bank or savings bank, change of location, provided for, 1950, c. 282 (C. 14:4-4.1).

Chapter 5. BOOKS OF THE CORPORATION.
R. S. 14:5-2 amended 1953, c. 14, s. 1.
R. S. 14:5-3 " 1939, c. 352.
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R. S. 14:6-2 amended 1953, c. 14, s. 2.
R. S. 14:6-4 " 1953, c. 14, s. 3.

Chapter 7. DIRECTORS AND OFFICERS; REMEDIES OF OR AGAINST DIRECTORS, OFFICERS AND STOCKHOLDERS.
Note: For indemnification of directors against suits, etc., by certificate of incorporation or by-laws, authorized, see 1942, c. 124, (T. 14, c. 3).
R. S. 14:7-8 " 1953, c. 14, s. 4.

Chapter 8. STOCK AND DIVIDENDS.
R. S. 14:8-2 amended 1952, c. 276, s. 1.
R. S. 14:8-3 " 1943, c. 176.
R. S. 14:8-4 " 1952, c. 276, s. 2.
R. S. 14:8-43 " 1953, c. 14, s. 5.

Additional Legislation.
Nonredeemable preferred or special stocks, retirement of, provided for, suppl., 1943, c. 175 (C. 14:8-3.1).

Chapter 9. BENEFICIAL PROVISIONS FOR EMPLOYEES.
R. S. 14:9-4 " 1948, c. 93.

Chapter 10. MEETINGS AND ELECTIONS.
R. S. 14:10-2 amended 1953, c. 14, s. 6.
R. S. 14:10-4 " 1949, c. 91; 1950, c. 12.
R. S. 14:10-5 " 1953, c. 14, s. 7.
R. S. 14:10-7 " 1946, c. 61; 1953, c. 14, s. 8.
R. S. 14:10-13 " 1941, c. 146.
R. S. 14:10-16 " 1953, c. 14, s. 9.

Chapter 11. AMENDMENTS, CHANGES OR ALTERATIONS.
R. S. 14:11-15 " 1944, c. 215, s. 2; 1953, c. 128, s. 2.

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#### Chapter 12. MERGER OR CONSOLIDATION.

*Note:* For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 575 (T. 1, c. 1).

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**Additional Legislation.**

Merger of subsidiary with parent corporation, authorized and provided for, suppl., 1952, c. 33 (C. 14:12-10).

#### Chapter 13. DISSOLUTION AND WINDING UP.

*Note:* For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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**Additional Legislation.**

Dissolution when directors or stockholders deadlocked, suppl., 1938, c. 305 (NJSA 14:13-15; RSCS 14:13-1.1).

Sec. 1 of above amended 1953, c. 14, s. 17 (C. 14:13-15).

Reinstatement, dissolved corporations, certain cases, provided for, suppl., 1951, c. 254 (C. 14:13-7.1 to 14:13-7.3).

#### Chapter 14. INSOLVENCY, RECEIVERS AND REORGANIZATION.

*Note:* For dissolution, etc., when directors or stockholders deadlocked, see 1938, c. 305 (T. 14, c. 8).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 575 (T. 1, c. 1).

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Chapter 15. FOREIGN CORPORATIONS.

Additional Legislation.

Issuance of certificate to transact business to merged or consolidated foreign corporation prohibited until certificate of payment of taxes by pre-existing corporations filed, suppl., 1938, c. 180 (NJSA 14:15-10; RSCS 14:15-3.1).

Surrender of certificate of foreign corporation to transact business in State authorized, suppl., 1938, c. 178 (C. 14:15-7 to 14:15-9).

Chapter 17. (new) TAXES, CHARGES OR FEES PAYABLE BY LAW, PAYMENT, ETC.

Taxes, charges or fees, payment notwithstanding doubts as to legality of law imposing same, provided for, 1950, c. 102 (C. 14:17-1).
### Title 15. CORPORATIONS AND ASSOCIATIONS NOT FOR PROFIT.

**Note:** For shares of building and loan associations insured under “National Housing Act”; legal investments for charitable, etc., institutions, see 1946, c. 60 (T. 17, c. 12); for authority to pay taxes, charges or fees, notwithstanding doubts as to legality of law imposing same, provided for, see 1950, c. 102 (T. 14, c. 17); for contributions, etc., for charitable, educational, scientific, benevolent, patriotic and civic purposes, authorized, see 1950, c. 220 (T. 14, c. 3).

#### Chapter 1. GENERAL PROVISIONS.

**Note:** For provision for incorporation of clubs or societies for social, intellectual and recreative purposes under this chapter, see 1944, c. 237 (T. 15, c. 15); for right to examine hospital records, in compensation cases and actions for damages, provided for, see N. J. S. 2A:82-41 to 2A:82-45.

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**Additional Legislation.**

Annual report required to be filed, fee payable, suppl., 1947, c. 100 (C. 15:1-11.1).

#### Chapter 2. CHARITABLE, EDUCATIONAL AND BENEVOLENT CORPORATIONS AND SOCIETIES.

**R. S. 15:2-1** amended 1950, c. 18.

**R. S. 15:2-2** “ 1953, c. 15, s. 1.

**R. S. 15:2-5** (added) Merger of charitable corporations conducting their activities in the same county, suppl., 1939, c. 240.

**R. S. 15:2-6** (added) Merger; agreement, suppl., 1939, c. 240.

**R. S. 15:2-7** (added) Agreement; submission to members; filing; suppl., 1939, c. 240.

**R. S. 15:2-8** (added) Effect of merger; suppl., 1939, c. 240; amended 1953, c. 15, s. 2.

**R. S. 15:2-9** (added) Corporate entity continued for purpose of receiving legacy, bequest or devise; title vested in merged corporations, suppl., 1939, c. 240.

#### Chapter 4. DETECTIVE ASSOCIATIONS.

**R. S. 15:4-4** amended 1953, c. 15, s. 3.

#### Chapter 5. DRAINAGE AND FLOWAGE OF LANDS.

**R. S. 15:5-6** amended 1953, c. 15, s. 4.
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Chapter 8. FIRE COMPANIES.
R. S. 15:8-4 amended 1940, c. 235; 1947, c. 293; 1953, c. 15, s. 5; 1953, c. 292.

Additional Legislation.
Revival and extension of corporate existence of, and vesting of title in, certain fire companies, provided for, suppl., 1945, c. 109, ss. 1-4 (C. 15:8-9 to 15:8-12).
Sec. 1 of above amended 1948, c. 55; 1951, c. 310 (C. 15:8-9).

Chapter 10. HOSPITALS AND SIMILAR INSTITUTIONS.
Note: For right to examine hospital records in compensation cases and actions for damages, provided for, see N. J. S. 2A:82-41 to 2A:82-45.
R. S. 15:10-7 amended 1953, c. 15, s. 6.

Chapter 11. LEARNING, INSTITUTIONS OF.
R. S. 15:11-11 amended 1953, c. 15, s. 7.

Chapter 14. RELIGIOUS, CHARITABLE, EDUCATIONAL AND BENEVOLENT CORPORATIONS.
Note: For right to examine hospital records in compensation cases and actions for damages, provided for, see N. J. S. 2A:82-41 to 2A:82-45.
R. S. 15:14-1 amended 1953, c. 15, s. 8.
R. S. 15:14-2 " 1953, c. 15, s. 9.
R. S. 15:14-3 " 1953, c. 15, s. 10.
R. S. 15:14-5 " 1953, c. 15, s. 11.
R. S. 15:14-7 " 1953, c. 15, s. 12.
R. S. 15:14-8 " 1953, c. 15, s. 13.
R. S. 15:14-9 repealed 1953, c. 15, ss. 14-16.
R. S. 15:14-10 amended 1953, c. 15, s. 17.
R. S. 15:14-11 amended 1953, c. 15, s. 18.

Chapter 15. SOCIAL, INTELLECTUAL AND RECREATIVE SOCIETIES OR CLUBS.
R. S. 15:15-2 Incorporation of clubs or societies for social, intellectual and recreative purposes under R. S. 15:1-1 et seq. provided for, 1944, c. 237.

Chapter 16. STATE ASSOCIATIONS.
R. S. 15:16-5 amended 1953, c. 15, s. 17.

Chapter 17. (new) VETERANS' ORGANIZATIONS.
Annual reports to Secretary of State, provided for, 1946, c. 228 (C. 15:17-1, 15:17-2).
Sec. 1 of above amended 1953, c. 15, s. 18 (C. 15:17-1).
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Note: For authority to pay taxes, charges or fees, notwithstanding doubts as to legality of law imposing same, provided for, see 1950, c. 102 (T. 14, c. 17); for contributions, etc., for charitable, educational, scientific, benevolent, patriotic and civic purposes, authorized, see 1950, c. 220 (T. 14, c. 3).

Chapter 1. General Provisions.

R. S. 16:1-26 " 1953, c. 16, s. 2.
R. S. 16:1-30 " 1953, c. 16, s. 3.

Additional Legislation.

By-laws providing for qualifications of trustees, treasurer and voting members; certain societies or congregations; authorized, suppl., 1941, c. 356 (C. 16:1-9.1, 16:1-9.2).
Consolidation of Cathedral Church or Foundation with Church Congregation, Parish, Society, etc., in certain cases, provided for, 1944, c. 143 (C. 16:1-43.1 to 16:1-43.10).
Sec. 6 of above amended 1953, c. 16, s. 4 (C. 16:1-43.6).

Chapter 2. State Organizations.

R. S. 16:2-20 amended 1953, c. 16, s. 5.
R. S. 16:2-21 " 1953, c. 16, s. 6.

Chapter 3. Church of Christ, Scientist.

R. S. 16:3-4 amended 1953, c. 16, s. 7.

Chapter 5. Evangelical Lutheran Church.

Additional Legislation.

Evangelical Lutheran Synods, incorporation provided for, 1950, c. 84 (C. 16:5-4 to 16:5-14).
Sec. 3 of above amended 1953, c. 16, s. 8 (C. 16:5-6).

Chapter 8A. (new) The Methodist Church.

Title of above amended 1941, c. 423.
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### Additional Legislation.

Common trust fund, in certain cases, provided for, 1944, c. 139 (C. 16:12-26 to 16:12-31).

## Chapter 13. REFORMED CHURCHES AND REFORMED RELIGIOUS SOCIETIES.

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## Chapter 15A. (new) RUSSIAN ORTHODOX GREEK CATHOLIC CHURCH OF NORTH AMERICA.

Incorporation and management of congregations or parishes, provided for and regulated, suppl., 1945, c. 139 (C. 16:15A-1 to 16:15A-6).

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Title 17. CORPORATIONS AND INSTITUTIONS FOR FINANCE AND INSURANCE.

Note: For contributions, etc., for charitable, educational, benevolent, patriotic and civic purposes, authorized, see 1900, c. 220 (T. 14, c. 3).

Subtitle 1. GENERAL PROVISIONS.

Part 1. THE DEPARTMENT OF BANKING AND INSURANCE.

Chapter 1. THE DEPARTMENT AND THE COMMISSIONER.

Note: For regulation, by Commissioner, of loans, service agreements, etc., on Federal Housing mortgages by building and loan associations, see 1939, c. 129 (T. 17, c. 12); for additional emergency powers of Commissioner of Banking and Insurance in connection with mortgages guaranteed or issued by corporation, see 1938, c. 212 (T. App. A, c. 7).

R. S. 17:1-1 amended 1948, c. 88, ss. 1, 13.
R. S. 17:1-2 " 1942, c. 195, s. 1; 1945, c. 87; 1948, c. 88, ss. 2, 13.
R. S. 17:1-3 " 1942, c. 195, s. 2; 1951, c. 95.

Additional Legislation.


Chapter 1A. BANKING ADVISORY BOARD.

R. S. 17:1A-1 repealed 1948, c. 67, ss. 336, 343.
R. S. 17:1A-2 to 17:1A-12

Part 2. INVESTMENTS.

Chapter 2. LEGAL INVESTMENTS GENERALLY.

Note: For shares of building and loan associations insured under "National Housing Act"; legal investments, see 1940, c. 60 (T. 17, C. 12) for Port Authority bonds issued for establishment, etc., of motor truck terminals, legal investments, see 1945, c. 197 (T. 32, c. 1); for county bridge commission bonds, etc., made legal investments, see 1948, c. 288, s. 3 (T. 27, c. 19).

R. S. 17:2-1 amended 1947, c. 27; 1948, c. 37; repealed (as to banks and savings banks) 1948, c. 67, ss. 336, 343.
R. S. 17:2-2 " 1953, c. 17, s. 1; repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.
R. S. 17:2-3 repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.
R. S. 17:2-6 amended 1938, c. 52, s. 1; repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.
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R. S. 17:2-6.1 amended 1938, c. 52, s. 2; repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

R. S. 17:2-7 repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

R. S. 17:2-8 " (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

**Additional Legislation.**

Investments in securities of Federal Home Loan Banks, suppl., 1938, c. 222 (NJSA 17:2-9; RSCS 17:2-6.2); repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

Veterans loans guaranteed by Administrator of Veterans Affairs made legal investments, 1945, c. 257 (C. 17:2-9.2).


**Chapter 3. MORTGAGES HELD BY INSOLVENT INSTITUTIONS.**

R. S. 17:3-1 amended 1953, c. 17, s. 2; repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

R. S. 17:3-2 " 1953, c. 17, s. 3; repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

R. S. 17:3-3 " 1953, c. 17, s. 4; repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

**Part 3. (new) LIQUIDATIONS AND DISSOLUTIONS.**

**Chapter 3A. (new) DESTRUCTION OF RECORDS.**

Records, etc., certain corporations in liquidation and dissolution, destruction authorized, 1948, c. 266 (C. 17:3A–1 to 17:3A–7).

Sec. 1 of above amended 1953, c. 17, s. 5 (C. 17:3A–1).

**Subtitle 2. FINANCIAL INSTITUTIONS.**

*Note:* For authority to pay taxes, charges or fees, notwithstanding doubts as to legality of law imposing same, provided for, see 1950, c. 102 (T. 14, c. 17).

**Part 1. BANKS, TRUST COMPANIES, BANKERS, SAVINGS BANKS AND CLEARING HOUSE ASSOCIATIONS.**

**Chapter 4. BANKS AND TRUST COMPANIES.**

*Note:* For the Banking Act of 1948 (Revision), see 1948, c. 67 (T. 17, c. 9A), and amendments thereto.

For additional legislation affecting legal investments, see chapter 2 of this Title, supra; for veterans’ loans, see 1944, c. 126; 1945, c. 185; 1946, c. 121; 1947, c. 134; 1947, c. 159; 1950, c. 216; 1951, c. 89 (T. 38, c. 23B); for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see N. J. S. 2A:117-3, 2A:117-4.

R. S. 17:4-1 repealed 1948, c. 67, ss. 336, 343.

to 17:4-62
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R. S. 17:4-63  repealed 1938, c. 431, s. 2.
to 17:4-67

R. S. 17:4-68  "  1948, c. 67, ss. 336, 343.
to 17:4-125

The following sections of the foregoing were amended prior to being repealed as aforesaid:

R. S. 17:4-14  amended 1946, c. 315.
R. S. 17:4-27  "  1942, c. 282; 1942, c. 341.
R. S. 17:4-29  "  1938, c. 183, s. 1.
R. S. 17:4-30  "  1941, c. 183.
R. S. 17:4-31  "  1940, c. 164.
R. S. 17:4-31.1  "  1945, c. 208.
R. S. 17:4-31.3  "  1941, c. 162, s. 1.
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R. S. 17:4-31.8  "  1938, c. 183, s. 2.
R. S. 17:4-49  "  1941, c. 187.
R. S. 17:4-51  "  1938, c. 226.
R. S. 17:4-54  "  1940, c. 214.
R. S. 17:4-59  "  1938, c. 218.
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Additional Legislation.

"Successor company" to succeed to liquidating company’s trusts, etc., suppl., 1942, c. 230 (C. 17:4-9.1).

Chapter 5. PRIVATE BANKERS.

Note: For requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see N. J. S. 2A:117-3, 2A:117-4.

For the Banking Act of 1948 (Revision), see 1948, c. 67 (T. 17, c. 9A), and amendments thereto.

R. S. 17:5-1  repealed 1948, c. 67, ss. 336, 343.
to 17:5-11

Chapter 6. SAVINGS BANKS.

Note: For the Banking Act of 1948 (Revision), see 1948, c. 67 (T. 17, c. 9A), and amendments thereto.

For additional legislation affecting legal investments, see chapter 2 of this Title, supra; for credit unions excepted from chapter, see 1938, c. 293 (T. 17, c. 13), amended 1941, c. 254, 1941, c. 421, 1946, c. 285, 1948, c. 225, 1951, c. 180, 1955, c. 17; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see N. J. S. 2A:117-3, 2A:117-4; for exemption from taxation of certain veterans’ loans held by savings banks, see 1945, c. 80 (T. 54, c. 4).

R. S. 17:6-1  repealed 1948, c. 67, ss. 336, 343.
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R. S. 17:6-21.1  "  1944, c. 147, s. 2.

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R. S. 17:6-22 repealed 1948, c. 67, ss. 336, 343.
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R. S. 17:6-58.1 Industrial securities as investments, suppl., 1938,
(added) c. 102, s. 6, amended 1946, c. 311, s. 2.

R. S. 17:6-59 repealed 1948, c. 67, ss. 336, 343.
to 17:6-86

The following sections of the foregoing were amended prior to being
repealed as aforesaid:

R. S. 17:6-21 " 1944, c. 147, s. 1.
R. S. 17:6-25 " 1941, c. 102.
R. S. 17:6-49 " 1933, c. 219.
R. S. 17:6-53 " 1938, c. 102, s. 1.
R. S. 17:6-54 " 1938, c. 162, s. 2; 1944, c. 104, s. 1; 1946, c. 58.
R. S. 17:6-55 " 1938, c. 162, s. 3; 1945, c. 179.
R. S. 17:6-56 " 1938, c. 162, s. 4.
R. S. 17:6-57 " 1938, c. 162, s. 5; 1946, c. 311, s. 1.
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Additional Legislation.
Veterans' loans, when legal investments, suppl., 1945, c. 81
Determination of legality of investments, provided for, suppl.,
1944, c. 104, s. 2 (C. 17:6-59.1).

Chapter 7. CLEARING HOUSE ASSOCIATIONS.
Note: For the Banking Act of 1948 (Revision), see 1948, c. 67 (T. 17,
c. 9A), and amendments thereto.
R. S. 17:7-1 repealed 1948, c. 67, ss. 336, 343.
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Note: For the Banking Act of 1948 (Revision), see 1948, c. 67 (T. 17,
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R. S. 17:8-1 repealed 1948, c. 67, ss. 336, 343.
to 17:8-16

The following sections of the foregoing were amended prior to being
repealed as aforesaid:

R. S. 17:8-1 amended 1939, c. 205, s. 1 (title amended 1941, c. 270);
1944, c. 25, s. 1.
R. S. 17:8-2 " 1939, c. 205, s. 2 (title amended 1941, c. 270).
R. S. 17:8-3 " 1939, c. 205, s. 3 (title amended 1941, c. 270).
R. S. 17:8-7 " 1939, c. 205, s. 4 (title amended 1941, c. 270).
R. S. 17:8-15 " 1939, c. 205, s. 5 (title amended 1941, c. 270).

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Note: For the Banking Act of 1948 (Revision), see 1948, c. 67 (T. 17, c. 9A), and amendments thereto.

For limitation for claims for deposits of $1.00 or less, see 1951, c. 192 (c. 17:9-40).

R. S. 17:9-1 repealed 1948, c. 67, ss. 336, 343.
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R. S. 17:9-10 1948, c. 67, ss. 336, 343.
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Additional Legislation.

Escheat of unclaimed bank deposits, provided for, 1945, c. 199 (C. 17:9-18 to 17:9-26).

Sec. 2 of above amended 1946, c. 78, s. 1; 1947, c. 91, s. 1 (C. 17:9-19).

Sec. 3 “ “ “ 1947, c. 91, s. 3 (C. 17:9-20).

Sec. 4 “ “ “ 1949, c. 197, s. 1 (C. 17:9-21).

Sec. 5 “ “ “ 1953, c. 17, s. 6 (C. 17:9-22).

Sec. 6 “ “ “ 1946, c. 78, s. 5; 1953, c. 17, s. 11 (C. 17:9-23).

Sec. 7 “ “ “ 1946, c. 78, s. 6; 1947, c. 91, s. 8 (C. 17:9-24).

Sec. 8 “ “ “ 1946, c. 78, s. 8; 1947, c. 91, s. 9; 1949, c. 197, s. 2; 1953, c. 17, s. 12 (C. 17:9-25); see 1951, c. 192 (C. 17:9-40).

Sec. 9 “ “ “ 1946, c. 78, s. 9; 1953, c. 17, s. 13 (C. 17:9-26).

Extended to include unclaimed moneys represented by certified checks, corporate deposits, etc., suppl., 1947, c. 91, ss. 2, 4-7 (C. 17:9-19.1, 17:9-22.4 to 17:9-22.7).

Sec. 5 of above repealed 1953, c. 17, s. 9 (C. 17:9-22.5).

Sec. 7 “ “ amended 1953, c. 17, s. 10 (C. 17:9-22.7).

Escheat of certain unclaimed bank deposits less than fifty dollars and report and payment thereof to State Treasurer provided for, suppl., 1946, c. 78, s. 4 (C. 17:9-22.3).
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Limitations for claims for deposits of $1.00 or less, suppl., 1951, c. 192 (C. 17:9-40).


Part 1A. (new) BANKING AND BANKING INSTITUTIONS.

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Sec. 1 of above amended 1949, c. 44 (C. 17:9A-1).

Article 4. Banks and Savings Banks: Charters.
Sec. 9 of above amended 1950, c. 181, s. 1 (C. 17:9A-9).
Sec. 12 of above amended 1950, c. 181, s. 2 (C. 17:9A-12).

Article 4. Banks and Savings Banks: Charters.
Sec. 15 of above amended 1953, c. 17, s. 14 (C. 17:9A-15).

Sec. 19 of above amended 1948, c. 408, ss. 1, 3; 1952, c. 220, s. 1 (C. 17:9A-19).
Sec. 21 of above amended 1953, c. 17, s. 15 (C. 17:9A-21).
Sec. 23 of above amended 1952, c. 220, s. 2 (C. 17:9A-23).

Additional Legislation.
Auxiliary offices, banks and savings banks, establishment and maintenance provided for, suppl., 1952, c. 179 (C. 17:9A-23.1 to 17:9A-23.8).

Sec. 25.1 of above amended 1950, c. 288, s. 1; 1953, c. 124, s. 1 (C. 17:9A-25.1).

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Additional Legislation.

Banks' and Savings Banks' Officers' and Employees' Retirement and Benefit Act, suppl., 1953, c. 124, ss. 3-27 (C. 17:9A-27.3 to 17:9A-27.27).

Article 8. Qualified Banks.

Sec. 31 of above amended 1950, c. 130; 1953, c. 17, s. 16 (C. 17:9A-31).

Sec. 32 " " " 1953, c. 17, s. 17 (C. 17:9A-32).

Article 9. Common Trust Funds.

Sec. 36 of above amended 1951, c. 46, s. 1 (C. 17:9A-36).

Sec. 37 " " " 1951, c. 46, s. 2; 1953, c. 17, s. 18 (C. 17:9A-37).

Sec. 38 " " " 1951, c. 46, s. 3 (C. 17:9A-38).


Sec. 40 " " " 1951, c. 46, s. 4 (C. 17:9A-40).

Sec. 41 " " " 1951, c. 46, s. 5 (C. 17:9A-41).

Sec. 42 " " " 1951, c. 46, s. 6 (C. 17:9A-42).

Sec. 44 " " " 1951, c. 46, s. 7 (C. 17:9A-44).

Sec. 45 " " " 1951, c. 46, s. 8 (C. 17:9A-45).

Sec. 46 " " " 1951, c. 46, s. 9 (C. 17:9A-46).

Article 10. Banks: Reserve Balances: Available Funds.

Sec. 48 of above amended 1950, c. 122; 1954, c. 142, s. 1 (C. 17:9A-48).

Sec. 49 " " " 1951, c. 34 (C. 17:9A-49).


Sec. 52 of above amended 1952, c. 144, s. 1 (C. 17:9A-52).

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**Article 22A. (new) Conversion of Bank into National Banking Association.**

**Additional Legislation.**

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**Article 23. Banks: Dissolution.**

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Sec. 175 of above amended 1952, c. 278 (C. 17:9A–175).


Sec. 180 “ “ “ 1948, c. 405, ss. 1, 2 (C. 17:9A–180).

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Additional Legislation.

Legal investments by savings banks in Canadian securities, provided for, suppl., 1952, c. 140 (C. 17:9A–175.1).


Investments by savings banks in certain stocks authorized and regulated, suppl., 1953, c. 78 (C. 17:9A–180.5 to 17:9A–180.10).
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Sec. 212 of above amended 1952, c. 144, s. 2 (C. 17:9A-212).

Article 35. Deposits and Withdrawals.
Note: For bank deposits in names of 2 persons, payable to either or to the survivor or to either and the survivor, or as trustee for, in trust for, payable on death of depositor to, a named person, title to be vested in survivor or so named on death of depositor, see 1954, c. 208 (T. 46, c. 37).
Sec. 216 of above amended 1949, c. 286; 1953, c. 17, s. 34; 1954, c. 209, ss. 1, 4 (C. 17:9A-216).

Additional Legislation.
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**Additional Legislation.**

Merged or consolidated foreign banks acting as successor fiduciary, certain cases, authorized, 1949, c. 241 (C. 17:9A-316.1, 17:9A-316.2).

**Part 2. LOAN BUSINESS AND COMPANIES; BUILDING AND LOAN ASSOCIATIONS; CREDIT UNIONS.**

**Chapter 10. SMALL LOAN BUSINESS.**

*Note:* For credit unions excepted from chapter, see 1938, c. 293 (T. 17, c. 13), amended 1941, c. 254, 1941, c. 421, 1945, c. 285, 1948, c. 225, 1951, c. 186, 1953, c. 17; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see N. J. S. 2A:117-3, 2A:117-4.

For conversion of Provident Loan Associations into general corporations and licensing under small loan law, see 1953, c. 353 (T. 17, c. 11).

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Note: For requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see N. J. S. 2A:117-3, 2A:117-4.

R. S. 17:11-1 amended 1948, c. 421, s. 1.
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R. S. 17:11-4 1948, c. 421, s. 2.
R. S. 17:11-9 1953, c. 17, s. 56.

Additional Legislation.

Provident Loan Associations conversion into general corporations and license under small loan law, provided for, suppl., 1953, c. 353 (C. 17:11-13 to 17:11-18).

Chapter 12. BUILDING AND LOAN ASSOCIATIONS.

Note: For Savings and Loan Act (1946), see 1946, c. 56 (T. 17, c. 12A), and amendments thereto; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see N. J. S. 2A:117-3, 2A:117-4.

Article 1. Formation.
R. S. 17:12-3 amended 1940, c. 62.
R. S. 17:12-6 1942, c. 163.

Article 2. Powers, Duties and Limitations.

Note: For authorization of investment in, insurance, assignment and servicing of Federal Housing mortgages, see 1939, c. 129 (T. 17, c. 12).

R. S. 17:12-11 amended 1939, c. 126.
R. S. 17:12-17 1938, c. 32.

Article 2A. (new) Change of Location of Principal Office.

Additional Legislation.

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Article 3. Directors, Officers and Employees.
R. S. 17:12-29 amended 1945, c. 144.
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R. S. 17:12-39 amended 1938, c. 31; 1941, c. 320.

**Article 6. Investments and Reserves.**

R. S. 17:12-45 amended 1945, c. 142.

R. S. 17:12-46 “ 1944, c. 82.

**Additional Legislation.**

Veterans’ loans, when proper investments, suppl., 1945, c. 25 (C. 17:12-43.1).

### Article 6A. (new) Federal Housing Administration Mortgages.

**Additional Legislation.**

Making, servicing, etc., of Federal Housing Administration loans authorized, suppl., 1939, c. 129 (NJSA 17:12-46.1; RSCS 17:12-41.1).

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R. S. 17:12-47 amended 1941, c. 259.

R. S. 17:12-48 “ 1941, c. 261.

R. S. 17:12-49 “ 1940, c. 211.


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**Additional Legislation.**

Shares of building and loan associations insured under “National Housing Act”; legal investments, suppl., 1940, c. 60 (NJSA 17:12-55.2, 17:12-55.3; RSCS 17:12-125, 17:12-126).


R. S. 17:12-60 amended 1939, c. 208, s. 1.

R. S. 17:12-61 “ 1939, c. 208, s. 2.

R. S. 17:12-62 repealed 1939, c. 208, s. 3.

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**Additional Legislation.**

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**Article 11. Delinquent or Unsafe Associations.**

**Additional Legislation.**

Annual and final statements and reports as to associations in liquidation by or possession of commissioner, required, suppl., 1941, c. 319 (C. 17:12-68.1).

**Article 12. Dissolution and Liquidation.**

*Note:* For liquidation of associations through liquidating corporations, see 1941, c. 408, ss. 5 to 12 (T. 17, c. 12).

R. S. 17:12-81 amended 1939, c. 130, s. 1.
R. S. 17:12-82 " 1939, c. 130, s. 2; 1941, c. 141.
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R. S. 17:12-106 amended 1939, c. 255.
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R. S. 17:12-124 amended 1939, c. 208, s. 7.

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- R. S. 17:13-25 repealed 1938, c. 293, s. 47.

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Chapter 15. CERTIFICATE OF AUTHORITY AND BOND.
R. S. 17:15-9 amended 1953, c. 17, s. 94.

Part 4A. (new) CASHING CHECKS, DRAFTS AND MONEY ORDERS.


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<td>Sec. 24</td>
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Part 5. FOREIGN INSTITUTIONS.

Chapter 16. REGULATION OF BUSINESS IN STATE.
R. S. 17:16-1 to 17:16-3
R. S. 17:16-3.1 suppl. 1939, c. 123, s. 1; repealed 1948, c. 67, ss. 336, 343.
R. S. 17:16-3.2 suppl. 1939, c. 123, s. 2; repealed 1948, c. 67, ss. 336, 343.
R. S. 17:16-4 repealed 1948, c. 67, ss. 336, 343.
R. S. 17:16-15 " 1938, c. 321, s. 4.
R. S. 17:16-16 " 1948, c. 67, ss. 336, 343.

The following sections of the foregoing were amended prior to being repealed as aforesaid:

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<td>R. S. 17:16-1</td>
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<td>R. S. 17:16-2</td>
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<td>R. S. 17:16-3</td>
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<td>R. S. 17:16-10</td>
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Part 6. (new) INVESTMENT COMPANIES.

Chapter 16A. (new) INVESTMENT COMPANIES.


Sec. 3 of above amended 1939, c. 353; 1941, c. 420 (C. 17:16A-3).

Sec. 7 " " 1953, c. 17, s. 96 (C. 17:16A-7).

Sec. 8 " " 1953, c. 17, s. 97 (C. 17:16A-8).

Sec. 10 " " 1953, c. 17, s. 98 (C. 17:16A-10).

Sec. 13 " " 1953, c. 17, s. 99 (C. 17:16A-13).

Sec. 14 " " 1953, c. 17, s. 100 (C. 17:16A-14).

Sec. 18 " " 1953, c. 17, s. 101 (C. 17:16A-18).

Sec. 19 " " 1953, c. 17, s. 102 (C. 17:16A-19).

Sec. 20 " " 1953, c. 17, s. 103 (C. 17:16A-20).

Part 7. (new) FINANCE COMPANIES, ETC.

Chapter 16B. (new) SALES FINANCE COMPANIES.

Retail installment sales, $3,000.00 or less: sales finance companies regulated and licensing provided for, 1948, c. 419 (C. 17:16B-1 to 17:16B-12).

Sec. 3 of above amended 1953, c. 17, s. 104 (C. 17:16B-3).

Sec. 5 " " 1953, c. 17, s. 105 (C. 17:16B-5).

Sec. 6 " " 1954, c. 94 (C. 17:16B-6).

Subtitle 3. INSURANCE.

Note: For renewal of reinstatement of certain licenses, registration certificates or permits to practice profession or engage in occupation, for veterans, provided for, see 1948, c. 51 (T. 38, c. 23A), amended 1952, c. 116; for authority to pay taxes, charges or fees, notwithstanding doubts as to legality of law imposing same, provided for, see 1950, c. 102 (T. 14, c. 17).

Part 1. INSURANCE COMPANIES GENERALLY.

Note: For assessment life insurance company, conversion into mutual life insurance company, authorized, see 1947, c. 84 (T. 17, c. 35).
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R. S. 17:17-1 amended 1938, c. 289, s. 1; 1947, c. 312; 1948, c. 243; 1953, c. 108; 1954, c. 53.
R. S. 17:17-2 " 1945, c. 224, s. 1.
R. S. 17:17-3 " 1938, c. 289, s. 2; 1945, c. 224, s. 2.
R. S. 17:17-4 " 1938, c. 289, s. 3; 1945, c. 224, s. 3; 1947, c. 80, s. 1.
R. S. 17:17-6 " 1938, c. 289, s. 4; 1947, c. 80, s. 2.
R. S. 17:17-7 " 1945, c. 224, s. 4; 1951, c. 206, s. 2.
R. S. 17:17-8 " 1938, c. 289, s. 5.
R. S. 17:17-10 " 1950, c. 47.
R. S. 17:17-12 " 1942, c. 162.

Additional Legislation.
Mutual insurance companies, assessments required when liabilities exceed assets, suppl., 1951, c. 206, s. 1 (C. 17:17-14).

Chapter 17A. (new) STOCK OWNERSHIP AND COMMON MANAGEMENT OF INSURANCE COMPANIES.

Sec. 3 of above amended 1953, c. 17, s. 106 (C. 17:17A-3).

Chapter 18. POWERS, DUTIES AND LIMITATIONS.

Note: For assessments by mutual insurance companies when liabilities exceed assets, see 1951, c. 206 (T. 17, c. 17).

R. S. 17:18-3 amended 1943, c. 174; 1945, c. 226, s. 1; 1950, c. 283, s. 1; 1953, c. 17, s. 107.
R. S. 17:18-7 repealed 1939, c. 305, s. 8.
R. S. 17:18-9 amended 1949, c. 59; 1951, c. 206, s. 3.
R. S. 17:18-11 repealed 1940, c. 91.

Additional Legislation.
Insurance companies, photographing and destruction of certain documents and records, authorized, suppl., 1949, c. 156 (C. 17:18-12.1).
Reserves required of title insurance companies, suppl., 1938, c. 289, ss. 6-8 (C. 17:18-13 to 17:18-15).
Sec. 6 of above amended 1949, c. 180 (C. 17:18-13).
Payment of taxes, etc., in other States and territories, authorized, 1945, c. 186 (C. 17:18-16).

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R. S. 17:19-4 amended 1953, c. 17, s. 108.

Chapter 20. DEPOSITS WITH COMMISSIONER.
R. S. 17:20-3 amended 1953, c. 17, s. 109.
R. S. 17:20-4 " 1953, c. 17, s. 110.

Chapter 21. DIRECTORS AND OFFICERS.
Note: For assessments by mutual insurance companies when liabilities exceed assets, see 1951, c. 206 (T. 17, c. 17).

Chapter 22. BROKERS AND AGENTS.
R. S. 17:22-1 repealed 1944, c. 175, s. 26.
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Additional Legislation.
Insurance agents, licenses required, suppl., 1941, c. 118 (C. 17:22-5.1, 17:22-5.2).

Sec. 1 of above repealed 1944, c. 175, s. 26
(C. 17:22-5.1).

Licensing, regulation and supervision of insurance agents, brokers and solicitors, suppl., 1944, c. 175, ss. 1-25, 27
(C. 17:22-6.1 to 17:22-6.28).

Sec. 9 of above amended 1945, c. 82; 1946, c. 20
(C. 17:22-6.9).

Sec. 13 " " " 1946, c. 66 (C. 17:22-6.13).
Sec. 14 " " " 1945, c. 224, s. 6; 1951, c. 318,
s. 1 (C. 17:22-6.14).
Sec. 15 " " " 1946, c. 291, s. 1; 1951, c. 318,
s. 2 (C. 17:22-6.15).
Sec. 17 " " " 1953, c. 17, s. 111
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Sec. 18 " " " 1948, c. 256 (C. 17:22-6.18).
Sec. 21 " " " 1948, c. 462, ss. 1, 9; 1954, c.
228, ss. 1, 6 (C. 17:22-6.21).
Sec. 23 " " " 1946, c. 291, s. 2
(C. 17:22-6.23).
Sec. 24 " " " 1946, c. 291, s. 3; 1948, c. 146,
ss. 1, 2 (C. 17:22-6.24).
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Sec. 25 of above amended 1953, c. 17, s. 112
(C. 17:22-6.25).

License for sale of insurance of companies not authorized to
do business in State, issuance in certain cases, provided
for, suppl., 1948, c. 462, ss. 2-7, 9 (C. 17:22-6.29 to
17:22-6.36).

Sec. 2 of above amended 1953, c. 330 (C. 17:22-6.29).

Sec. 3 “ “ “ 1954, c. 228, ss. 2, 6
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Sec. 4 “ “ “ 1954, c. 228, ss. 3, 6
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Sec. 5 “ “ “ 1954, c. 228, ss. 4, 6
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Sec. 6 “ “ “ 1950, c. 67, s. 7; 1954, c. 228,
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Chapter 23. REPORTS AND EXAMINATIONS.
R. S. 17:23-2 “ 1953, c. 17, s. 113.
R. S. 17:23-3 repealed 1944, c. 175, s. 26.
R. S. 17:23-4 amended 1953, c. 17, s. 114.

Chapter 24. INVESTMENTS.

Note: For additional legislation affecting legal investments, see chapter
2 of this Title, supra.
R. S. 17:24-1 amended 1938, c. 359; 1938, c. 368; 1945, c. 226, s. 2;
1946, c. 116; 1947, c. 358, s. 1; 1950, c. 285,
s. 2; 1952, c. 186; 1953, c. 17, s. 115.
R. S. 17:24-2 “ 1947, c. 358, s. 2.
R. S. 17:24-7 “ 1938, c. 289, s. 9.
R. S. 17:24-10 “ 1945, c. 23.

Additional Legislation.

Contribution, Committee on Valuation of Securities of the Na·
tional Association of Insurance Commissioners, author­
ized and regulated, 1949, c. 248 (C. 17:24-13 to 17:24-16).

Chapter 26. AMENDMENTS, CHANGES AND ALTERATIONS.
R. S. 17:26-1 amended 1940, c. 82.

Additional Legislation.

Mutual life insurance corporations, amendment of charters or
certificates of incorporation, provided for, suppl., 1943,
c. 14 (C. 17:26-1.1).

Sec. 1 of above amended 1953, c. 17, s. 116 (C. 17:26-1.1).
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<td>R. S. 17:27-2</td>
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<td>R. S. 17:27-3</td>
<td>1938, c. 259, s. 3 and see R. S. 17:27-5A added below.</td>
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<td>R. S. 17:27-4</td>
<td>1938, c. 259, s. 4 and see R. S. 17:27-5A added below.</td>
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<td>R. S. 17:27-5</td>
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<td>R. S. 17:27-5A</td>
<td>Effect of unconstitutionality or invalidity of any (added) provision of act, suppl., 1938, c. 259, s. 17:27-5A.</td>
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#### Chapter 28. POLICY FORM AND PROVISIONS.

**Note:** For required policy and certificate provisions and reserves; assessment life, accident and health insurance, see 1938, c. 322 (T. 17, c. 16A), amended 1939, c. 333, 1941, c. 420, 1953, c. 17.

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<td>1940, c. 92; 1941, c. 364; 1943, c. 159; 1944, c. 153; 1954, c. 192, s. 1.</td>
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**Additional Legislation.**

Insurance of financed automobiles, suppl., 1939, c. 74 (C. 17:28-4 to 17:28-7).

Title of above amended 1950, c. 157, s. 1.

Sec. 1 " 1950, c. 157, s. 2 (C. 17:28-4).

#### Chapter 28A (new). GROUP INSURANCE.

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Making and applying of insurance rates and licensing of rating organizations, provided for, 1944, c. 27, ss. 1-26, 28 (C. 17:29A-1 to 17:29A-28).

Sec. 5 of above amended 1950, c. 176 (C. 17:29A-5).
Sec. 18 “ ” 1953, c. 17, s. 118
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Sec. 22 “ ” 1953, c. 17, s. 119
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Sec. 23 “ ” 1953, c. 17, s. 120
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Sec. 24 “ ” 1953, c. 17, s. 121
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Sec. 25 “ ” 1947, c. 360; 1949, c. 162; 1950, c. 309, s. 5 (C. 17:29A-25).


Chapter 29B. (new) TRADE PRACTICES REGULATED.
Unfair methods of competition and unfair or deceptive acts or practices, defined and prohibited; procedure to compel compliance with trade regulations, provided for, 1947, c. 379 (C. 17:29B-1 to 17:29B-14).

Sec. 6 of above amended 1963, c. 17, s. 122
(C. 17:29B-6).
Sec. 7 “ ” 1953, c. 17, s. 123
(C. 17:29B-7).
Sec. 8 “ ” 1953, c. 17, s. 124
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Sec. 9 “ ” 1953, c. 17, s. 125
(C. 17:29B-9).
Sec. 10 “ ” 1953, c. 17, s. 126
(C. 17:29B-10).
Sec. 13 “ ” 1953, c. 17, s. 127
(C. 17:29B-13).

Chapter 30. INSOLVENCY, LIQUIDATION AND DISSOLUTION.
Note: For assessments by mutual insurance companies when liabilities exceed assets, see 1951, c. 206 (T. 17, c. 17).

R. S. 17:30-1 amended 1951, c. 206, s. 5.
R. S. 17:30-2 “ 1951, c. 206, s. 6.
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Chapter 31. SURETY BONDS.

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<td>R. S. 17:32-4</td>
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<td>R. S. 17:32-6</td>
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Additional Legislation.

Retaliatory taxes, fines, penalties, licenses, deposit requirements, etc., on foreign companies, exchanges, etc., provided for, suppl., 1950, c. 231 (C. 17:32-15).

Chapter 33. FEES AND PENALTIES.

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<td>R. S. 17:33-2</td>
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Part 2. LIFE INSURANCE.

Note: For deductions from salaries of employees of board of education for hospital service or group insurance plans, see 1940, c. 47 (T. 18, c. 5), amended 1942, c. 218.

Chapter 34. LIFE INSURANCE COMPANIES GENERALLY.

Note: For assessment life insurance company, conversion into mutual life insurance company, authorized, see 1947, c. 84 (T. 17, c. 34).

Article 1. Participating or Nonparticipating.

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Article 2. Directors, Trustees, Officers and Agents.

Note: For directors continued in office notwithstanding repeal of R. S. 17:34-3 and P. L. 1945, c. 16, see 1949, c. 198 (T. 17, c. 34).

R. S. 17:34-3 amended 1948, c. 377, ss. 1, 3; repealed 1949, c. 198, s. 1.
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**Additional Legislation.**

Mutual life insurance corporations, election of directors in certain cases, provided for, suppl., 1943, c. 15 (C. 17:34-3.2 to 17:34-3.10).

Directors continued in office notwithstanding repeal of R. S 17:34-3 and P. L. 1943, c. 16; 1949, c. 198, s. 2 (C. 17:34-3.11).

Directors certain mutual life insurance corporations, appointment, nomination and election, provided for, 1953, c. 156 (C. 17:34-3.12 to 17:34-3.22).

**Article 5. Policies.**

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**Additional Legislation.**


Reserves, additional, for certain life insurance policies, provided for, suppl., 1946, c. 119 (C. 17:34-22.1).

Standard Valuation Law (1943), suppl., 1943, c. 148, s. 2 (C. 17:34-25.2).

**Article 6. Insurable Interest and Beneficiaries.**

R. S. 17:34-30 amended 1944, c. 221.

**Article 7. Group Insurance.**

Note: For group life and accident, group health, or group accident and health insurance, writing regulated, see 1950, c. 276 (T. 17, c. 28A).

R. S. 17:34-31 amended 1938, c. 255, s. 2; 1942, c. 86, s. 1; 1944, c. 73; 1945, c. 187, s. 1; 1946, c. 16, s. 1; 1949, c. 106; 1950, c. 301, s. 1; 1954, c. 23.
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R. S. 17:34-32 amended 1938, c. 255, s. 3; 1942, c. 86, s. 2; 1943, c. 145, s. 9; 1945, c. 187, s. 2; 1946, c. 16, s. 2; 1950, c. 301, s. 2.

Additional Legislation.
Individual policy of life insurance, issuance, certain cases, regulated, suppl., 1950, c. 301, s. 3 (C. 17:34-32.2).

Article 8. Acquiring Stock for Policyholders; Mutualization.
R. S. 17:34-34 amended 1953, c. 17, s. 136.
R. S. 17:34-35 “ 1953, c. 17, s. 137.
R. S. 17:34-36 “ 1953, c. 17, s. 138.
R. S. 17:34-37 “ 1953, c. 17, s. 139.
R. S. 17:34-38 “ 1953, c. 17, s. 140.
R. S. 17:34-41 “ 1943, c. 13.
R. S. 17:34-42 “ 1953, c. 17, s. 141.
R. S. 17:34-43 “ 1953, c. 17, s. 142.

Additional Legislation.
Acquisition of additional stock after lapse of twenty years from confirmation of appraisal by certain life insurance companies; authorized, 1940, c. 208 (C. 17:34-43.1 to 17:34-43.7).
Sec. 1 of above amended 1953, c. 17, s. 143 (C. 17:34-43.1).
Sec. 2 “ “ “ 1953, c. 17, s. 144 (C. 17:34-43.2).
Sec. 3 “ “ “ 1953, c. 17, s. 145 (C. 17:34-43.3).
Sec. 5 “ “ “ 1953, c. 17, s. 146 (C. 17:34-43.5).
Sec. 6 “ “ repealed 1953, c. 17, s. 147 (C. 17:34-43.6).

Article 9. Distinctions and Discriminations.
R. S. 17:34-46 amended 1953, c. 17, s. 148.

Article 10. (new) Unclaimed Funds.

Additional Legislation.
Reports, advertisement, payments to State Treasurer, etc., 1946, c. 154 (C. 17:34-49 to 17:34-58).
Sec. 3 of above amended 1949, c. 211, s. 1 (C. 17:34-51).
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Sec. 4 of above amended 1953, c. 17, s. 149 (C. 17:34-52).

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R. S. 17:37-6 amended 1954, c. 153, s. 2.

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Note: For regulation of assessment, health and accident insurance companies and associations, see 1938, c. 232, (T. 17, c. 35), amended 1944, c. 101, 1945, c. 227, 1953, c. 17; for regulation of hospital service corporations and plans, see 1958, c. 366 (T. 17, c. 48), amended 1953, c. 17.

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Note: For group life and accident, group health, or group accident and health insurance, writing regulated, see 1950, c. 276 (T. 17, c. 28A).

R. S. 17:38-1 amended 1944, c. 100; 1945, c. 225; 1951, c. 237, ss. 1, 12, 13; 1953, c. 17, s. 155.

R. S. 17:38-2 " 1940, c. 104; see 1951, c. 237, s. 12 (C. 17:38-13.11).

R. S. 17:38-3 see 1951, c. 237, s. 12 (C. 17:38-13.11).

R. S. 17:38-12 amended 1946, c. 310; see 1951, c. 237, s. 12; 1954, c. 192, s. 2 (C. 17:38-13.11).

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Standard provisions in group health and accident policies, filing of forms, etc., approval, etc., suppl., 1939, c. 306 (C. 17:38-14 to 17:38-22).

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Sec. 3 " " repealed 1950, c. 302, s. 2 (C. 17:38-16).

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Note: For regulation of assessment, health and accident insurance companies and associations, see 1938, c. 232 (T. 17, c. 35), amended 1944, c. 101, 1945, c. 237, 1953, c. 153; for regulation of hospital service corporations and plans, see 1938, c. 386 (T. 17, c. 48), amended 1953, c. 17.

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Note: For group life and accident, group health or group accident and health insurance, writing regulated, see 1950, c. 276 (T. 17, c. 28A).

R. S. 17:45-1 amended 1950, c. 148, s. 1.
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Sec. 4 of above amended 1953, c. 17, s. 189 (C. 17:50-4).

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Sec. 1 of above amended 1953, c. 17, s. 190 (C. 17:51-1).

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R. S. 18:2-1 amended 1945, c. 51, s. 1; 1945, c. 211, ss. 1, 2; 1950, c. 254; 1953, c. 154.

R. S. 18:2-4 " 1945, c. 51, s. 2; 1947, c. 148, s. 1; 1952, c. 236, ss. 1, 22; 1953, c. 18, s. 1; 1953, c. 428, s. 8; 1954, c. 81, s. 1.

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R. S. 18:3-2 amended 1945, c. 51, s. 5; 1954, c. 80, s. 1.

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R. S. 18:5-27 amended 1939, c. 341, s. 1; 1946, c. 126, s. 1.

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Sec. 1 of above amended 1953, c. 18, s. 2; 1953, c. 428, s. 7 (C. 18:5-29.1).


R. S. 18:5-31 amended 1953, c. 18, s. 3.

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R. S. 18:5-43 amended 1949, c. 208, s. 1; 1950, c. 209.

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R. S. 18:5-50.1 repealed 1946, c. 145, s. 1.

R. S. 18:5-50.2 amended 1952, c. 236, ss. 4, 22; 1954, c. 80, s. 4.

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Sec. 4 of above amended 1949, c. 244 (C. 18:5-50.12).

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Note: For tenure, seniority and pension rights in divided school districts, regulated, see 1952, c. 160 (T. 18, c. 5).
R. S. 18:5-51 amended 1938, c. 78, s. 1; 1938, c. 247.

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R. S. 18:5-84 amended 1938, c. 335; 1946, c. 260, ss. 1, 9; 1952, c. 252, ss. 1, 13, 14; 1954, c. 134.


R. S. 18:5-87 “ 1946, c. 260, ss. 4, 9; 1952, c. 252, ss. 4, 13, 14; 1953, c. 18, s. 9.

R. S. 18:5-88 “ 1946, c. 260, ss. 5, 9; 1952, c. 252, ss. 5, 13, 14.

Article 19. (new) Sale of United States Defense Stamps, etc.

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Revolving fund to purchase and sell United States Defense Stamps in public schools, authorized, 1942, c. 165 (C. 18:5-100 to 18:5-103).
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Chapter 6. SCHOOL DISTRICTS IN CITIES, AND IN TOWNSHIPS, INCORPORATED TOWNS AND BOROUGHS ACCEPTING THIS CHAPTER.

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R. S. 18:6-2 amended 1946, c. 262, s. 1; see 1951, c. 308 (C. 18:7-3.2 to 18:7-3.4).
R. S. 18:6-3 “ 1946, c. 262, s. 2; see 1948, c. 228 (C. 18:14-78.1, 18:14-78.2).

Article 2. Appointment, Membership, and Organization of Boards of Education.
R. S. 18:6-12 amended 1947, c. 148, s. 5.

Article 3. Powers and Functions of Boards in General.
R. S. 18:6-22 amended 1954, c. 80, s. 5.
R. S. 18:6-23 “ 1953, c. 18, s. 10.
R. S. 18:6-24 “ 1953, c. 18, s. 11.
R. S. 18:6-27 “ 1938, c. 78, s. 2.

Article 4. Secretaries of Boards.
R. S. 18:6-34 “ 1954, c. 80, s. 6.

Article 5. Superintendents of Schools.
Note: For superintendents, assistant superintendents and supervising principals, tenure of service and service rights, protected, see 1952, c. 236, ss. 21, 22 (T. 18, c. 13).
R. S. 18:6-37 amended 1952, c. 236, ss. 5, 22.
R. S. 18:6-38 “ 1947, c. 148, s. 8; 1952, c. 236, ss. 6, 22.
R. S. 18:6-42 “ 1952, c. 236, ss. 8, 22.

R. S. 18:6-49 amended 1943, c. 201, s. 1.
R. S. 18:6-50 “ 1943, c. 201, s. 2.

Article 8. Raising Money for Land or Buildings.
R. S. 18:6-61 amended 1952, c. 252, ss. 6, 13, 14; 1954, c. 95, s. 1.

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Extension of maturities and revision of annual payments of certain school bonds, provided for, suppl., 1954, c. 95, ss. 2 and 3 (C. 18:6-67.1, 18:6-67.2).

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**Note:** For transfer of powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158, s. 17 (T. 52, c. 27A).

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Adoption of R. S. 18:7-1 et seq. by certain second-class cities provided for, 1951, c. 308 (C. 18:7-3.2 to 18:7-3.4).

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**Note:** For distribution of printed matter, etc., in connection with certain school elections, by pupils, regulated, see 1948, c. 228 (T. 18, c. 14), amended 1952, c. 298.

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School elections registration, certain cases, regulated, suppl., 1944, c. 3 (C. 18:7–29.1, 18:7–29.2).

Sec. 1 of above amended 1950, c. 213, ss. 3, 8 (C. 18:7–29.1).

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Unofficial ballots, use when supply of official ballots exhausted, provided for, suppl., 1950, c. 213, ss. 6, 8 (C. 18:7–33.1).

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Sec. 5 “ “ “ 1949, c. 13, s. 4 (C. 18:7-47.5).

Sec. 6 “ “ “ 1949, c. 13, s. 5 (C. 18:7-47.6).

Sec. 7 “ “ “ 1949, c. 13, s. 6 (C. 18:7-47.7).

Sec. 8 “ “ “ 1949, c. 13, s. 7; 1951, c. 39 (C. 18:7-47.8).

Sec. 9 “ “ “ 1949, c. 13, s. 8 (C. 18:7-47.9).

Sec. 10 “ “ “ 1949, c. 13, s. 9 (C. 18:7-47.10).

Sec. 11 “ “ “ 1954, c. 120 (C. 18:7-47.11).

Sec. 13 “ “ “ 1949, c. 13, s. 10 (C. 18:7-47.13).

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Additional Legislation.

Change in method of election or appointment of members of boards of education in town school districts, authorized, suppl., 1951, c. 100 (C. 18:7-52.1 to 18:7-52.4).

Article 5. Organization, Powers and Functions of Boards in General.

Note: For superintendents, assistant superintendents and supervising principals, tenure of service and service rights, protected, see 1952, c. 236, ss. 21, 22 (T. 18, c. 13).

R. S. 18:7-55 amended 1953, c. 409, s. 15.
R. S. 18:7-56 “ 1938, c. 78, s. 3.
R. S. 18:7-68 “ 1947, c. 148, s. 14; 1953, c. 255, ss. 1, 3.
R. S. 18:7-69 “ 1953, c. 255, ss. 2, 3; 1953, c. 409, s. 16.
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R. S. 18:7-70 amended 1947, c. 148, s. 15; 1952, c. 236, ss. 9, 22.
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R. S. 18:7-75 " 1953, c. 18, s. 15.
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R. S. 18:7-77 repealed 1947, c. 148, s. 17.

Additional Legislation.
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R. S. 18:7-88 repealed 1947, c. 152.
R. S. 18:7-89 amended 1950, c. 32, s. 2; 1953, c. 18, s. 16.
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Sec. 1 of above amended 1954, c. 99 (C. 18:7-92.1).

Loan to pay school bonds when certification under R. S. 18:7-96 not made, provided for, suppl., 1950, c. 120 (C. 18:7-96.1, 18:7-96.2).

Article 8. Notes or Temporary Bonds in Anticipation of Bond Issue
R. S. 18:7-100 amended 1947, c. 148, s. 18.

Article 9. Moneys Transferred by Township Committee to Board of Education.
R. S. 18:7-105 amended 1941, c. 9, s. 1; 1942, c. 201, s. 1.
R. S. 18:7-106 “ 1941, c. 9, s. 2; 1942, c. 201, s. 2.

Article 9A. (new) Moneys Transferred by Municipality to Board of Education.

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Application of certain moneys transferred by municipality to school districts, provided for, suppl., 1942, c. 222 (C. 18:7-106.1).

Article 10. Certain Districts Comprising More Than One Municipality
R. S. 18:7-110 “ 1953, c. 18, s. 17.
R. S. 18:7-112 “ 1943, c. 201, s. 5; 1952, c. 101, s. 1.
R. S. 18:7-113 “ 1943, c. 201, s. 6; 1952, c. 101, s. 2.
R. S. 18:7-114 “ 1943, c. 201, s. 7; 1952, c. 101, s. 3.

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R. S. 18:8-1 amended 1938, c. 155, s. 1; 1953, c. 90, ss. 1, 3.
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- Districts uniting with regional boards, composition of board, suppl., 1948, c. 433 (C. 18:8-6.1 to 18:8-6.3).
- Boards of education, certain consolidated or union-graded schools, constitution, provided for, suppl., 1953, c. 189 (C. 18:8-6.4 to 18:8-6.7).
- Vacancies in office of president or vice-president of regional school board, filling of, provided for, suppl., 1954, c. 80, s. 8 (C. 18:8-10.1).
- Regional board, when to assume control of regional district, etc., provided for, suppl., 1946, c. 266 (C. 18:8-14.1).
  - Sec. 1 of above amended 1952, c. 111 (C. 18:8-14.1).
- Annual appropriations for regional school districts, approval and certification of, when rejected, provided for, suppl., 1954, c. 96 (C. 18:8-16.1 to 18:8-16.3).
- Purchase of high school buildings; referendum, suppl., 1939, c. 113 (NJSA 18:8-22; RSCS 18:8-1.1).
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- Disposition and investment of proceeds of sale of school building, purchased by regional district from component district, provided for, suppl., 1954, c. 81, s. 4 (C. 18:8-22.1).
- Purchase of certain personal property, in connection with purchase of high school building, authorized, suppl., 1954, c. 51 (C. 18:8-22.2).
- Tenure and pension rights of teachers in high schools uniting as a regional school district, protected, 1951, c. 128 (C. 18:8-23, 18:8-24).

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R.S. 18:10-12 amended 1953, c. 18, s. 18.

R.S. 18:10-13 " 1953, c. 18, s. 19.

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R.S. 18:10-16 " 1946, c. 88, ss. 2, 12.

R.S. 18:10-17 repealed 1946, c. 88, ss. 10, 12.

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R.S. 18:10-18 amended 1938, c. 9; 1945, c. 164, s. 1; repealed 1946, c. 88, ss. 11, 12.

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Sec. 5 " " " 1950, c. 59; 1951, c. 149 (C. 18:10–29.5).

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R. S. 18:10–34 repealed 1946, c. 88, ss. 10, 12.

R. S. 18:10–35 amended 1946, c. 88, ss. 4, 12.

R. S. 18:10–36 “ 1953, c. 18, s. 20.

R. S. 18:10–37 repealed 1946, c. 88, ss. 10, 12.

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**Article 4. Interest of Surplus Revenue of Counties.**

R. S. 18:10–39 amended 1946, c. 88, ss. 5, 12.

**Article 5. Apportionment to Districts of State School Moneys and Interest of Surplus Revenue.**

R. S. 18:10–40 repealed 1946, c. 88, ss. 10, 12.

R. S. 18:10–41 amended 1942, c. 44; repealed 1946, c. 88, ss. 10, 12.

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R. S. 18:10–49 amended 1938, c. 14; 1946, c. 88, ss. 6, 12; repealed 1954, c. 85, s. 18.

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For tenure, seniority and pension rights in divided school districts, regulated, see 1952, c. 160 (T. 18, c. 5).

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**Article 2. Employment, Tenure, Resignation, and Dismissal of Teachers and Principals.**

Note: For tenure of office, etc., re-employment and pension rights of employees in war service, see 1943, c. 187 (T. 18, c. 5); 1944, c. 226 (T. 18, c. 4A), amended 1951, c. 91.

For superintendents, assistant superintendents and supervising principals, tenure of service and service rights protected, see 1952, c. 236; ss. 21, 22 (T. 18, c. 13).

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R. S. 18:13-11 amended 1954, c. 80, s. 9.
R. S. 18:13-13 " 1941, c. 284; 1944, c. 180; 1947, c. 131, ss. 1, 2; 1948, c. 176; 1949, c. 48; 1951, c. 55.
R. S. 18:13-16 " 1940, c. 43; 1952, c. 236, ss. 12, 21, 22.
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R. S. 18:13-20 " 1952, c. 236, ss. 15, 22.
R. S. 18:13-22 repealed 1946, c. 88, ss. 10, 12.

Additional Legislation.

Sec. 1 of above amended 1945, c. 42.

Continued service of teachers after notice of termination of employment pursuant to contract at option of school board, provided for, suppl., 1954, c. 80, s. 10 (C. 18:13-11.1).


Tenure of service or service rights of teachers, principals, supervising principals, assistant superintendents and superintendents not affected by change in method of government of school districts or change of name or title of office or position by reason thereof, suppl., 1952, c. 236, ss. 20, 22 (C. 18:13-16.2).

Article 2A. (new) Leave of Absence, etc.

Additional Legislation.

Title of above amended 1952, c. 237, ss. 1, 5.
Sec. 1 " " " 1952, c. 237, ss. 2, 5 (C. 18:13-23.1).
Sec. 3 " " " 1952, c. 237, ss. 3, 5 (C. 18:13-23.3).
Sec. 4 " " " 1952, c. 237, ss. 4, 5 (C. 18:13-23.4).
1942, c. 142 repealed 1954, c. 188, s. 7.

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Sick leave to certain persons holding office, position or employment in school districts, regional school districts or county vocational schools, provided for and regulated, suppl., 1954, c. 188 (C. 18:13-23.8 to 18:13-23.16).

Article 3. Pension and Annuity Fund.

Note: For pension rights of employees in war service, see 1943, c. 187 (T. 18, c. 5); 1944, c. 226 (T. 18, c. 4A); for Board of Trustees of the Teachers' Pension and Annuity Fund transferred to the Division of Budget and Accounting in the Department of the Treasury and to Division of Investment in the Department of the Treasury, see 1948, c. 92, s. 14 (T. 52, c. 18A), 1950, c. 270 (T. 52, c. 18A) amended 1952, c. 8, 1952, c. 272, 1953, c. 115, 1954, c. 108; for transfer of certain former employees of school districts to retirement system or pension fund of municipality or county, provided for, see 1949, c. 149 (T. 43, c. 2).

A. PREAMBLE AND DEFINITIONS.

R. S. 18:13-25 amended 1944, c. 146, s. 1; 1946, c. 145, s. 2.

C. BOARD OF TRUSTEES; ANNUAL CONVENTION OF RETIREMENT SYSTEM.


D. MEMBERSHIP.

Note: For continued membership of certain persons affected by creation of regional or consolidated school districts, see 1951, c. 328 (T. 18, c. 13, Art. 3 J-1).

R. S. 18:13-39 amended 1944, c. 185, s. 1.

R. S. 18:13-41 " 1944, c. 185, s. 2; 1947, c. 245, s. 1.

Additional Legislation.

Executive secretary; New Jersey Education Association, membership and contributions, suppl., 1940, c. 117 (NJSA 18:13-41.1; RSCS 18:13-38.1).

E. SERVICE CREDITABLE.

R. S. 18:13-43 amended 1946, c. 145, s. 3; 1952, c. 235, s. 1.


R. S. 18:13-49 " 1946, c. 145, s. 5.

Additional Legislation.

Former members, requirements and privileges upon rejoining system, suppl., 1946, c. 145, ss. 4, 15 (C. 18:13-48.1).
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**Additional Legislation.**

Periodic adjustment of deductions and annuities, provided for, suppl., 1946, c. 235 (C. 18:13-77.1 to 18:13-77.4).

Additional contribution to fund by certain members, provided for, suppl., 1946, c. 270 (C. 18:13-77.5).

Terminated interest accrual resumed upon return of member to active service upon compliance with certain conditions, suppl., 1947, c. 245, s. 2 (C. 18:13-77.6).

**Special Reserve Fund, defined, etc., suppl., 1946, c. 145, ss. 11, 15** (C. 18:13-79.1).

Sec. 11 of above amended 1953, c. 200 (C. 18:13-79.1).

**N. FUNDS DERIVED FROM CONTRIBUTIONS FROM SCHOOL APPORTIONMENT FUND.**

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**Additional Legislation.**

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Advisory Committee, constitution, etc., provided for, suppl., 1946, c. 145, ss. 14, 15 (C. 18:13–112.1, 18:13–112.2).
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Article 5. Teachers' Institutes and Conventions.
R. S. 18:13-118 amended 1953, c. 120.
R. S. 18:13-119 repealed 1946, c. 88, ss. 10, 12.

Chapter 14. PUPILS AND CONDUCT OF SCHOOLS IN GENERAL

Article 1. Admission and Attendance of Pupils in General.
R. S. 18:14-4 “ 1954, c. 66.
R. S. 18:14-9 repealed 1954, c. 179, s. 18.
R. S. 18:14-10 amended 1939, c. 86, s. 1.
R. S. 18:14-12 “ 1939, c. 86, s. 2; 1940, c. 149; 1942, c. 229; 1951, c. 114; 1952, c. 241.

Additional Legislation.
Free education to children of non-resident farm laborers, suppl. 1943, c. 91 (C. 18:14-1.1, 18:14-1.2).
Sec. 2 of above repealed 1946, c. 88, ss. 10, 12 (C. 18:14-1.2).
Instruction beyond twelfth grade, charge of tuition fees for furnishing in another district, provided for, suppl., 1946, c. 296 (C. 18:14-1.3).
Attendance of pupils at adjacent school districts outside the State, certain cases, authorized, suppl., 1950, c. 158 (C. 18:14-5.1 to 18:14-5.3).
Evening high school courses, payment of tuition for in another district, provided for, suppl., 1946, c. 213 (C. 18:14-6.1).
Agreement for high school education for pupils of one district in another district making and termination, provided for, suppl., 1953, c. 273 (C. 18:14-7.3 to 18:14-7.6).
School buses, warning lights, markings, etc., required, suppl., 1948, c. 133 (C. 18:14-12.1 to 18:14-12.4).
Transportation contractor, compensation for expenditures necessitated by law, etc., authorized, 1948, c. 131 (C 18:14-12.5).

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Joint transportation of pupils by school districts, provided for, suppl., 1950, c. 27 (C. 18:14-12.6 to 18:14-12.11).

School bus drivers, information and fingerprints to be furnished to school district, provided for, suppl., 1950, c. 159 (C. 18:14-12.12 to 18:14-12.15).

Article 2. Compulsory Education.

Note: For employment and age certificates, issuance, etc., see 1940, c. 153 (T. 34, c. 2), amended 1941, c. 139; for State Commission on Student Service established, powers, etc., see 1942, c. 23 (T. 34, c. 2), amended 1943, c. 44, 1943, c. 195.

R. S. 18:14-14 amended 1940, c. 154, s. 1; 1954, c. 180, ss. 2, 5.
R. S. 18:14-15 repealed 1940, c. 153, s. 21.
R. S. 18:14-34 amended 1940, c. 154, s. 2.
R. S. 18:14-35 amended 1940, c. 154, s. 3.
R. S. 18:14-38 repealed 1940, c. 154, s. 4.
R. S. 18:14-39 amended 1953, c. 18, s. 22.
R. S. 18:14-40 repealed 1953, c. 18, s. 23.
R. S. 18:14-41 amended 1953, c. 18, s. 24.
R. S. 18:14-42 amended 1938, c. 262, s. 1.
R. S. 18:14-45 repealed 1947, c. 148, s. 22.
R. S. 18:14-46 amended 1946, c. 88, ss. 10, 12.
R. S. 18:14-47 amended 1938, c. 262, s. 2; 1944, c. 106.
R. S. 18:14-48 amended 1938, c. 262, s. 3; 1946, c. 88, ss. 8, 12; see 1946, c. 191 (C. 43:15-2.3).
R. S. 18:14-49 amended 1940, c. 154, s. 5.


Note: For use of county tuberculosis hospitals for examinations of pupils, see 1941, c. 219 (T. 30, c. 9).

A. IN GENERAL.

B. DISTRICT MEDICAL INSPECTORS AND NURSES.

Additional Legislation.

School nurses, certificates by State Board of Examiners required, fees, prior appointees unaffected, suppl., 1947, c. 133 (C. 18:14-56.1 to 18:14-56.3).

Physical examination of pupils, regulated, suppl., 1939, c. 296 (C. 18:14-57.1).
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B-1. (new) Immunization to Diphtheria.

Additional Legislation.

Boards of education authorized to require or waive immunization to diphtheria of pupils, suppl., 1939, c. 299 (NJSA 18:14-64.2 to 18:14-64.4; RSCS 18:14-66.6 to 18:14-66.8).

Sec. 1 of above amended 1952, c. 153 (C. 18:14-64.2).

B-2. (new) Test for Tuberculosis, etc.

Additional Legislation.

Tests for tuberculosis in pupils required, suppl., 1939, c. 294 (NJSA 18:14-64.5 to 18:14-64.9; RSCS 18:14-66.1 to 18:14-66.5).

C. COUNTY MEDICAL INSPECTOR.


Article 5. Subnormal and Physically Handicapped Children.

R. S. 18:14-67 repealed 1954, c. 180, ss. 4, 5.
R. S. 18:14-68 “ 1954, c. 179, s. 18.
R. S. 18:14-69 “ 1954, c. 179, s. 18.
R. S. 18:14-70 amended 1948, c. 191, ss. 1, 5; repealed 1954, c. 179, s. 18.
R. S. 18:14-71 repealed 1954, c. 179, s. 18.

Additional Legislation.

Definition, “crippled children” or “physically handicapped children” to include those suffering from cerebral palsy, suppl., 1951, c. 38 (C. 18:14-69.1).

1951, c. 38 repealed 1954, c. 179, s. 18.

Special classes in hospitals, etc., pursuant to R. S. 18:14-70, attendance, credits, etc., provided for, suppl., 1948, c. 191, ss. 2-5 (C. 18:14-70.1 to 18:14-70.4).

1948, c. 191 repealed 1954, c. 179, s. 18.


Article 7. Conduct of Schools.

A. IN GENERAL.

R. S. 18:14–82 " 1943, c. 212; 1944, c. 107; 1951, c. 81.
R. S. 18:14–83 repealed 1954, c. 81, s. 5.
R. S. 18:14–84 " 1954, c. 81, s. 5.
R. S. 18:14–85 " 1954, c. 81, s. 5.
R. S. 18:14–86 amended 1954, c. 81, s. 7.
R. S. 18:14–89 " 1952, c. 236, ss. 16, 22.
R. S. 18:14–90 " 1953, c. 139.

Additional Legislation.

Distribution of printed matter, etc., in connection with certain school elections, by pupils, regulated, 1948, c. 228 (C. 18:14–78.1, 18:14–78.2).

Title of above amended 1952, c. 268, s. 1.

Sec. 1 " 1952, c. 268, s. 2 (C. 18:14–78.1).

Compulsory courses of study in community civics, the geography, history and civics of New Jersey and privileges and responsibilities of citizenship for pupils in public elementary schools required, suppl., 1954, c. 81, s. 6 (C. 18:14–83.1).


Sec. 1 of above amended 1952, c. 238 (C. 18:14–85.1).

Commodore John Barry Day established, school observance required, 1947, c. 109 (C. 18:14–89.1 to 18:14–89.3).

Absence for religious observance on religious holidays provided for, suppl., 1951, c. 322 (C. 18:14–92.2 to 18:14–92.4).

B. COURSE IN PHYSICAL TRAINING; MILITARY TRAINING.

R. S. 18:14–93 amended 1954, c. 81, s. 8.
R. S. 18:14–94 repealed 1954, c. 81, s. 9.
R. S. 18:14–98 amended 1954, c. 80, s. 11.
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Bl. (new) ACCIDENT INSURANCE FOR PUPILS.

Additional Legislation.

Accident insurance for pupils engaging in athletic contests and physical education programs, Boards of Education authorized to maintain, suppl., 1947, c. 130 (C. 18:14-105.1 to 18:14-105.3).

Article 8. County Supervisor of Child Study.
R. S. 18:14-113 " 1946, c. 88, ss. 9, 12.

Article 9. General Provisions.
R. S. 18:14-114 amended 1953, c. 18, s. 25; 1953, c. 428, ss. 1.

Chapter 14A. (new) SPECIAL SCHOOLS AND COURSES GENERALLY.

Veterans education and training programs, establishment and maintenance, provided for, 1946, c. 64 (C. 18:14A-1 to 18:14A-18).

Sec. 6 of above amended 1947, c. 141, s. 1 (C. 18:14A-6).

Sec. 17 " 1947, c. 141, s. 2; 1948, c. 147, 1949, c. 101 (C. 18:14A-17).

Chapter 15. SPECIAL SCHOOLS AND COURSES IN SCHOOL DISTRICTS OR IN COUNTIES.

Article 1A. (new) Nursery Schools and Nursery Classes.

Additional Legislation.

Nursery school and nursery departments in school districts, provided for, suppl., 1943, c. 172 (C. 18:15-3.1 to 18:15-3.3).

Article 2. Intermediate Schools.
R. S. 18:15-4 amended 1947, c. 148, s. 25.

Article 3. School for, or Courses in, Industrial Education or Manual Training.
R. S. 18:15-6 repealed 1954, c. 85, s. 18.

Article 4. Schools for Industrial Education.
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Article 5. Vocational Schools.
R. S. 18:15–46 amended 1946, c. 99; 1948, c. 15, s. 1; 1953, c. 18, s. 26.

Additional Legislation.
Board members, terms continued, 1948, c. 15, s. 2 (C. 18:15–46.1).
County vocational schools; teachers, principals and directors, rights and privileges, suppl., 1941, c. 150 (C. 18:15–58.1, 18:15–58.2).
County vocational schools, second-class counties, establishment, operation, etc., suppl., 1941, c. 287 (C. 18:15–58.3 to 18:15–58.15).
Emergency county vocational schools, second-class counties, establishment, operation, etc., suppl., 1941, c. 289 (C. 18:15–58.16 to 18:15–58.19).

Article 6. Continuation Schools.
R. S. 18:15–59 repealed 1947, c. 148, s. 27.
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Article 7. Schools for Dependent and Delinquent Children.
R. S. 18:15–81 amended 1953, c. 18, s. 27.
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Article 8. Public Evening Schools.

Article 10. Classes for Foreign-Born Residents.
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R. S. 18:15–105 " 1946, c. 88, ss. 10, 12.

Article 12. (new) Adult Education.
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R. S. 18:16-8 amended 1947, c. 148, s. 30; 1948, c. 27, s. 2.
R. S. 18:16-10 " 1948, c. 27, s. 3.

Article 3. Teachers' Training Schools and Courses.
R. S. 18:16-19 amended 1954, c. 80, s. 12.
R. S. 18:16-20 " 1947, c. 148, s. 31.
R. S. 18:16-27 repealed 1944, c. 140, s. 2.
R. S. 18:16-29 amended 1947, c. 148, s. 32.

Additional Legislation.
Extension courses in teachers colleges for further training for teachers in public schools and charging of fees therefor, provided for and regulated, 1954, c. 70 (C. 18:16-20.1).

Work for needy students provided for in lieu of loans for tuition in normal schools and teachers' colleges, 1944, c. 140 (C. 18:16-27.1, 18:16-27.2).

Sec. 1 of above amended 1953, c. 280; 1954, c. 63 (C. 18:16-27.1).


Article 4. (new) Tenure in Office, Position or Employment.

Additional Legislation.
Tenure of certain persons employed in teaching capacities, supervisors, registrars, etc., in certain State educational institutions, provided for, suppl., 1946, c. 124 (C. 18:16-37 to 18:16-41).

Sec. 3 of above amended 1953, c. 18, s. 31 (C. 18:16-39).

Chapter 19. LAWS AFFECTING BOTH PUBLIC AND PRIVATE SCHOOLS.

Note: For use of county tuberculosis hospitals for examination of pupils, see 1941, c. 219 (T. 30, c. 9).
R. S. 18:19-2 repealed 1954, c. 81, s. 9.
R. S. 18:19-3 amended 1954, c. 81, s. 10.

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R. S. 18:19-4 repealed 1954, c. 81, s. 11.
R. S. 18:19-5 amended 1954, c. 81, s. 12.
R. S. 18:19-6 repealed 1954, c. 81, s. 13.

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Additional Legislation.
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Article 2. Institutions Conferring Degrees in General.
R. S. 18:20-4 repealed 1947, c. 262, s. 22.
R. S. 18:20-6 amended 1953, c. 18, s. 32.
R. S. 18:20-11 " 1953, c. 18, s. 33.
R. S. 18:20-12 repealed 1953, c. 18, s. 34.
R. S. 18:20-13 amended 1953, c. 18, s. 35.
R. S. 18:20-14 repealed 1953, c. 18, s. 36.
R. S. 18:20-15 " 1953, c. 18, s. 37.
R. S. 18:20-16 amended 1953, c. 18, s. 38.
R. S. 18:20-17 repealed 1953, c. 18, s. 39.

Article 4. (new) Private Boarding Schools; Registration, etc.

Additional Legislation.

Article 5. (new) Private Schools; Registration, etc.

Additional Legislation.
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Sec. 1 of above amended 1942, c. 323 (C. 18:20-31).
Registration and regulation of certain correspondence schools and licensing of field representatives or agents, provided for, suppl., 1949, c. 230 (C. 18:20-36 to 18:20-47).
Sec. 9 of above amended 1953, c. 18, s. 40 (C. 18:20-44).
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Private child care centers, registration and regulation of, provided for, suppl., 1946, c. 303, ss. 1-9, 12 (C. 18:20A-1 to 18:20A-10).
Sec. 2 of above amended 1954, c. 116 (C. 18:20A-2).
Sec. 3 “ “ “ 1949, c. 50 (C. 18:20A-3).

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Chapter 22. PUBLIC HIGHER EDUCATION.
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R. S. 18:22-1 repealed 1945, c. 51, s. 15.

Additional Legislation.
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A. DESIGNATION.
Additional Legislation.
State University of New Jersey; designation of State College for benefit of Agriculture and Mechanics Arts, Agricultural Experiment Station, New Jersey Agricultural Experiment Station, New Jersey College for Women and certain departments, Rutgers College, as; management and use of facilities for public higher education, and membership by employees in State Employees' Retirement System, provided for, 1945, c. 49 (C. 18:22-15.1 to 18:22-15.13).
State University of New Jersey, incorporation of University of Newark into, provided for, 1946, c. 217 (C. 18:22-15.14, 18:22-15.15).
The Paterson College of Rutgers University, established as a division of The State University, 1947, c. 139 (C. 18:22-15.16, 18:22-15.17).
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Integration of facilities and buildings of State Teachers Colleges and The State University, Commissioner of Education authorized to provide for, 1947, c. 140 (C. 18:22-15.18 to 18:22-15.22).


B. FEDERAL AID.

R. S. 18:22-23 repealed 1945, c. 212, ss. 2, 1.

J. (new) INSTITUTE OF MANAGEMENT AND LABOR.

Additional Legislation.


Sec. 3 of above amended 1953, c. 319 (C. 18:22-50).

K. (new) GRADUATE SCHOOL OF SOCIAL WORK.

Additional Legislation.


Chapter 23. STATE PUBLIC SCHOOL FUND AND FEDERAL FUNDS.

R. S. 18:23-1 repealed 1946, c. 88, ss. 10, 12.
to 18:23-18

Additional Legislation.


Chapter 24. (new) DIVISION OF THE STATE LIBRARY, ARCHIVES AND HISTORY AND DIVISION OF THE STATE MUSEUM.

Division of the State Library, Archives and History and Division of the State Museum, established; functions, powers, duties, etc., provided for, 1945, c. 50 (C. 18:24-1 to 18:24-23).

Sec. 8 of above amended 1949, c. 97 (C. 18:24-8).
Sec. 10 “ 1945, c. 215 (C. 18:24-10).
Sec. 11 “ 1952, c. 82 (C. 18:24-11).
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Federal grants for public or school libraries, application for, acceptance of, provided for, 1948, c. 107 (C. 18:24-24 to 18:24-26).

Deposit and exchange library service extended, suppl., 1949, c. 96 (C. 18:24-27, 18:24-28).

Title of above amended 1950, c. 67, s. 9.

Chapter 25. (new) LAW AGAINST DISCRIMINATION.

Division Against Discrimination in State Department of Education, established; functions, powers and duties provided for, and certain discriminatory practices prohibited, suppl., 1945, c. 169, ss. 1-27 (C. 18:25-1 to 18:25-28).

Title of above amended 1949, c. 11, s. 1; 1951, c. 64, s. 1.

| Sec. 3 | " " " | 1951, c. 64, s. 2 | (C. 18:25-3). |
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| Sec. 5 | " " " | 1949, c. 11, s. 3; 1951, c. 64, s. 3 | (C. 18:25-5). |
| Sec. 6 | " " " | 1951, c. 64, s. 4 | (C. 18:25-6). |
| Sec. 7 | " " " | 1949, c. 11, s. 4 | (C. 18:25-7). |
| Sec. 8 | " " " | 1947, c. 155, s. 1; 1949, c. 11, s. 5; 1951, c. 64, s. 5 | (C. 18:25-8). |
| Sec. 8A | " " | repealed 1947, c. 155, s. 2 | (C. 18:25-9). |
| Sec. 9 | " " " | amended 1949, c. 11, s. 6 | (C. 18:25-10). |
| Sec. 11 | " " " | 1949, c. 11, s. 7; 1951, c. 64, s. 6 | (C. 18:25-12). |
| Sec. 12 | " " " | 1949, c. 11, s. 8 | (C. 18:25-13). |
| Sec. 13 | " " " | 1949, c. 11, s. 9 | (C. 18:25-14). |
| Sec. 14 | " " " | 1949, c. 11, s. 10 | (C. 18:25-15). |
| Sec. 16 | " " " | 1949, c. 11, s. 11 | (C. 18:25-17). |
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Sec. 18 of above amended 1949, c. 11, s. 12; 1953, c. 18, s. 41 (C. 18:25-19).

Sec. 19 " " " 1949, c. 11, s. 13; repealed 1953, c. 18, s. 42 (C. 18:25-20).

Sec. 20 " " " 1949, c. 11, s. 14; 1953, c. 18, s. 43 (C. 18:25-21).

Sec. 21 " " " 1949, c. 11, s. 15; repealed 1953, c. 18, s. 44 (C. 18:25-22).

Sec. 22 " " " 1949, c. 11, s. 16 (C. 18:25-23).

Sec. 23 " " " 1949, c. 11, s. 17 (C. 18:25-24).

Sec. 25 " " " 1949, c. 11, s. 18 (C. 18:25-28).

Sec. 26 " " " 1949, c. 11, s. 19; 1951, c. 64, s. 7 (C. 18:25-27).

Discrimination in public, etc., housing, enforcement of laws against, provided for, suppl., 1954, c. 198 (C. 18:25-9.1).
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Title 19. ELECTIONS.

Note: For distribution of printed matter, etc., in connection with certain school elections, by pupils, regulated, see 1948, c. 228 (T. 18, c. 14), amended 1952, c. 268.

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Subtitle 1. ANY ELECTION.

Chapter 1. DEFINITIONS AND APPLICATION.

Chapter 2. TIME FOR HOLDING.

Chapter 3. OFFICES AND PUBLIC QUESTIONS.

Chapter 4. THE ELECTORATE.

R. S. 19:1-1 amended 1947, c. 168, s. 1; 1948, c. 438, s. 1.

R. S. 19:2-1 amended 1946, c. 11, ss. 1, 17 (1946, c. 11, ss. 1, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 1.

R. S. 19:2-2 repealed 1946, c. 11, s. 16.

R. S. 19:3-2 amended 1948, c. 438, s. 2.

R. S. 19:3-3 " 1946, c. 11, ss. 2, 17 (1946, c. 11, ss. 2, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 2.

R. S. 19:3-6 " 1938, c. 308; 1941, c. 170.

R. S. 19:3-7 " 1949, c. 24, ss. 1, 12.

R. S. 19:3-9 " 1953, c. 19, s. 1.

R. S. 19:3-13 " 1953, c. 19, s. 2.

R. S. 19:3-16 " 1953, c. 19, s. 3.

R. S. 19:3-19 " 1953, c. 19, s. 4.

R. S. 19:3-23 " 1953, c. 19, s. 5.

R. S. 19:3-24 " 1953, c. 19, s. 6.

R. S. 19:3-29 " 1951, c. 110, s. 2.

R. S. 19:4-1 amended 1948, c. 438, s. 3.

R. S. 19:4-6 " 1948, c. 2, s. 3.

R. S. 19:4-8 " 1953, c. 19, s. 7.

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Chapter 5. PARTY ORGANIZATIONS.

R. S. 19:5-1 amended 1948, c. 458, s. 4.
R. S. 19:5-3 " 1946, c. 11, ss. 3, 17 (1946, c. 11, ss. 3, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 4.
R. S. 19:5-4 " 1948, c. 216, ss. 1, 3.
R. S. 19:5-6 amended 1948, c. 216, ss. 2, 3; 1950, c. 35.

Chapter 6. ELECTION OFFICIALS.

Article 1. District Boards of Registry and Election.
R. S. 19:6-3 " 1948, c. 2, s. 5; 1953, c. 19, s. 8.
R. S. 19:6-4 " 1953, c. 19, s. 9.
R. S. 19:6-7 " 1948, c. 2, s. 6.
R. S. 19:6-8 " 1948, c. 2, s. 7.
R. S. 19:6-10 " 1939, c. 81; 1946, c. 11, s. 4.
R. S. 19:6-16 " 1953, c. 19, s. 10.

Article 2. County Boards of Election.
R. S. 19:6-17 amended 1948, c. 438, s. 5.
R. S. 19:6-21 " 1951, c. 10.
R. S. 19:6-22 " 1948, c. 2, s. 8.

Article 4. Board of State Canvassers.
Note: For Board of State Canvassers continued in the Department of State, see 1948, c. 445, s. 10 (T. 52, c. 16A).

Article 5. All Election Officials.
R. S. 19:6-30 amended 1953, c. 19, s. 11.

Chapter 8. POLLING PLACES; BALLOT BOXES; EQUIPMENT.
R. S. 19:8-2 amended 1938, c. 280; 1946, c. 11, ss. 5, 17 (1946, c. 11, ss. 5, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 9.
R. S. 19:8-4 " 1938, c. 281; 1946, c. 11, ss. 6, 17 (1946, c. 11, ss. 6, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 10.

Chapter 9. ELECTION SUPPLIES.
R. S. 19:9-2 amended 1946, c. 11, ss. 7, 17 (1946, c. 11, ss. 7, 17, repealed 1948, c. 2, s. 32); 1947, c. 168, s. 2; 1948, c. 2, s. 11; 1953, c. 19, s. 12.
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<td>1946, c. 11, ss. 9, 17 (1946, c. 11, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 13; repealed 1953, c. 19, s. 13.</td>
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<td>1946, c. 11, s. 10, 17 (1946, c. 11, ss. 10, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 14.</td>
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<td>1946, c. 11, ss. 11, 17 (1946, c. 11, ss. 11, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 15.</td>
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R. S. 19:14–10 amended 1951, c. 315, s. 2.
R. S. 19:14–11 “ 1941, c. 166, s. 3; repealed 1947, c. 104, s. 9.
R. S. 19:14–12 “ 1942, c. 50, s. 7; 1948, c. 2, s. 21; 1949, c. 207.
R. S. 19:14–14 “ 1947, c. 104, s. 3.
R. S. 19:14–21 “ 1941, c. 275, s. 1; 1946, c. 261, s. 1; 1947, c. 168, s. 3.
R. S. 19:14–25 “ 1941, c. 275, s. 2; 1946, c. 261, s. 2; 1947, c. 168, s. 5; 1952, c. 61, s. 1.

Additional Legislation.

Use of names of candidates for President and Vice-President instead of those of Presidential Electors, provided for, suppl., 1944, c. 16 (C. 19:14–8.1).

Chapter 15. BALLOTING.

R. S. 19:15–7 amended 1939, c. 354, s. 1; repealed 1944, c. 230, s. 4.
R. S. 19:15–13 repealed 1944, c. 230, s. 4.
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R. S. 19:15–24 amended 1953, c. 19, s. 16.
R. S. 19:15–35 repealed 1944, c. 230, s. 4.

Chapter 16. COUNTING BALLOTS BY DISTRICT BOARDS.

R. S. 19:16–1 repealed 1947, c. 104, s. 9.
R. S. 19:16–3 amended 1947, c. 104, s. 6; 1953, c. 19, s. 17.
R. S. 19:16–4 “ 1947, c. 104, s. 7; 1953, c. 19, s. 18.

Chapter 17. RETURNS BY DISTRICT BOARDS.

R. S. 19:17–1 amended 1945, c. 76, s. 1.
R. S. 19:17–3 “ 1945, c. 76, s. 2; 1947, c. 168, s. 6; 1953, c. 19, s. 19.
R. S. 19:17–4 repealed 1953, c. 19, s. 20.
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Chapter 18. DISPOSITION OF BALLOT BOXES, ELECTION RECORDS AND EQUIPMENT.

R. S. 19:18–1 amended 1940, c. 196; 1947, c. 168, s. 7; 1953, c. 19, s. 22.
R. S. 19:18–4 " 1953, c. 19, s. 23.
R. S. 19:18–7 " 1945, c. 76, s. 3.

Chapter 19. CANVASS OF RETURNS BY BOARD OF COUNTY CANVASSERS.

R. S. 19:19–8 amended 1938, c. 399, s. 1.
R. S. 19:19–12 " 1938, c. 399, s. 2.

Subtitle 3. PRIMARY ELECTIONS.

Chapter 23. PRIMARY FOR GENERAL ELECTION.


R. S. 19:23–1 amended 1946, c. 11, ss. 13, 17 (1946, c. 11, ss. 13, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 22.

Article 2. Registry Book—Municipalities Not Having Permanent Registration.

R. S. 19:23–3 repealed 1947, c. 104, s. 9.
R. S. 19:23–4 " 1947, c. 104, s. 9.


Note: For certification of names for nomination and printing of primary ballots, official and samples, certain second-class counties, regulated, see 1945, c. 68 (T. 19, c. 23), amended 1945, c. 290, 1948, c. 2.

R. S. 19:23–7 amended 1948, c. 438, s. 7; 1949, c. 24, ss. 7, 12.
R. S. 19:23–8 " 1945, c. 255; 1948, c. 438, s. 8.
R. S. 19:23–12 " 1942, c. 50, s. 8; 1949, c. 24, ss. 8, 12.
R. S. 19:23–13 " 1942, c. 50, s. 9; 1949, c. 24, ss. 9, 12.
R. S. 19:23–14 " 1940, c. 135, s. 1; 1941, c. 166, s. 1; 1942, c. 50, s. 9a; 1948, c. 2, s. 23.
R. S. 19:23–15 " 1949, c. 24, ss. 10, 12.
R. S. 19:23–16 " 1949, c. 24, ss. 11, 12.
R. S. 19:23–17 " 1944, c. 251.
R. S. 19:23–21 " 1942, c. 50, s. 10.
R. S. 19:23–22 " 1942, c. 50, s. 11; 1948, c. 2, s. 24.
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Article 3A. (new) Certification of Nominations and Furnishing of Ballots in Certain Second-class Counties.

Additional Legislation.

Certification of names for nomination and printing of primary ballots, official and samples, certain second-class counties, regulated, suppl., 1945, c. 68 (C. 19:23-22.1 to 19:23-22.3).

Sec. 1 of above amended 1948, c. 2, s. 25  
(C. 19:23-22.1).

Sec. 2 “ “ “ 1945, c. 290, s. 1  
(C. 19:23-22.2).

Sec. 3 “ “ “ 1945, c. 290, s. 2  
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Article 4. OFFICIAL BALLOTS.

Note: For certification of names for nomination and printing of primary ballots, official and samples, certain second-class counties, regulated, see 1945, c. 68 (T. 19, c. 23), amended 1945, c. 290, 1948, c. 2.

R. S. 19:23-26 repealed 1947, c. 104, s. 9.
R. S. 19:23-29 amended 1953, c. 19, s. 25.

Additional Legislation.

Printing of designations or slogans on ballots prohibited, certain cases, suppl., 1944, c. 8, s. 3 (C. 19:23-25.1).

Article 5. SAMPLE BALLOTS.

Note: For certification of names for nomination and printing of primary ballots, official and samples, certain second-class counties, regulated, see 1945, c. 68 (T. 19, c. 23), amended 1945, c. 290, 1948, c. 2.

R. S. 19:23-30 amended 1941, c. 275, s. 3; 1946, c. 261, s. 3; 1947, c. 168, s. 8.
R. S. 19:23-33 “ 1941, c. 275, s. 4; 1946, c. 261, s. 4; 1947, c. 168, s. 10.
R. S. 19:23-34 “ 1941, c. 275, s. 5; 1946, c. 261, s. 5; 1947, c. 168, s. 11.
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R. S. 19:23-36 “ 1941, c. 275, s. 7; 1946, c. 261, s. 7; 1947, c. 168, s. 13.
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Article 7. Conduct of Primary in General.
R. S. 19:23-40 amended 1946, c. 11, ss. 14, 17 (1946, c. 11, ss. 14, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 26.


Article 9. Balloting Procedure.
R. S. 19:23-45 amended 1939, c. 354, s. 2; 1952, c. 158.

Article 10. Canvass of Votes; Certification of Results.
R. S. 19:23-50 amended 1945, c. 76, s. 4.
R. S. 19:23-53 " 1945, c. 76, s. 5; 1947, c. 168, s. 14.

Chapter 24. PRIMARY FOR DELEGATES AND ALTERNATES TO NATIONAL CONVENTIONS.
R. S. 19:24-1 amended 1946, c. 11, ss. 15, 17 (1946, c. 11, ss. 15, 17, repealed 1948, c. 2, s. 32); 1948, c. 2, s. 27.
R. S. 19:24-2 " 1948, c. 2, s. 28.
R. S. 19:24-4 " 1948, c. 2, s. 29.
R. S. 19:24-5 " 1944, c. 8, s. 1.

Chapter 25. PETITION INDORSING CANDIDATE FOR PRESIDENT.
R. S. 19:25-1 repealed 1944, c. 8, s. 2.
R. S. 19:25-2 " 1944, c. 8, s. 2.

Additional Legislation.
Candidates for President, printing of names on primary election ballot, provided for, suppl., 1952, c. 2 (C. 19:25-3, 19:25-4).

Chapter 26. ANY PRIMARY.
R. S. 19:26-3 repealed 1947, c. 104, s. 9.

Subtitle 4. SPECIAL ELECTIONS AND FILLING VACANCIES.
Chapter 27. GENERAL PROVISIONS.
R. S. 19:27-11 " 1951, c. 119, s. 1.
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Additional Legislation.


Subtitle 5. RECOUNTS AND CONTESTS—ANY ELECTION.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Chapter 28. RECOUNT OF VOTES.

R. S. 19:28-1 amended 1953, c. 19, s. 27.
R. S. 19:28-2 " 1953, c. 19, s. 28.
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R. S. 19:28-8 " 1953, c. 19, s. 32.

Chapter 29. CONTEST OF NOMINATIONS OR ELECTIONS—ANY ELECTION.

R. S. 19:29-2 amended 1947, c. 6; 1953, c. 19, s. 33.
R. S. 19:29-4 " 1953, c. 19, s. 34.
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R. S. 19:29-12 repealed 1953, c. 19, s. 42.
R. S. 19:29-13 amended 1953, c. 19, s. 43.

Subtitle 6. REGISTRATION OF VOTERS.

Chapter 30. MUNICIPALITIES NOT HAVING PERMANENT REGISTRATION.

Note: For registration day for municipal election; certain commission governed municipalities, see 1940, c. 44 (T. 40, c. 75); for requirement of permanent registration in all municipalities, see 1943, c. 218 (T. 19, c. 31).

R. S. 19:30-1 repealed 1947, c. 347, s. 5.
R. S. 19:30-2 amended 1947, c. 168, s. 16; repealed 1947, c. 347, s. 5.
R. S. 19:30-3 repealed 1946, c. 11, s. 16.

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| R. S. 19:31-2 | 1940, c. 165, s. 1; 1941, c. 275, s. 8; 1947, c. 168, s. 17; 1952, c. 290, ss. 1, 4-6; 1953, c. 348, s. 1. |
| R. S. 19:31-3 | 1941, c. 174, s. 1. |
| R. S. 19:31-4 | repealed 1941, c. 174, s. 2. |
| R. S. 19:31-6 | 1940, c. 135, s. 2; 1945, c. 36, s. 1; 1947, c. 168, s. 18; 1952, c. 60, s. 1. |
| R. S. 19:31-7 | 1940, c. 135, s. 3; 1945, c. 36, s. 2; 1952, c. 60, s. 2. |
| R. S. 19:31-8 | repealed 1952, c. 60, s. 3. |
| R. S. 19:31-11 | amended 1940, c. 135, s. 4; 1941, c. 165; 1944, c. 251; 1945, c. 75; 1946, c. 149. |
| R. S. 19:31-13 | 1945, c. 117; 1953, c. 19, s. 44. |
| R. S. 19:31-14 | 1947, c. 277, s. 1. |
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| R. S. 19:31-19 | 1940, c. 31, s. 1; 1953, c. 19, s. 45. |
| R. S. 19:31-20 | 1947, c. 168, s. 22. |
| R. S. 19:31-21 | 1945, c. 77. |

### Additional Legislation.

Permanent registration in all municipalities after July 1, 1943, provided for, suppl., 1941, c. 273, s. 1 (C. 19:31-1.1).
Sec. 1 of above amended 1941, c. 378; 1943, c. 218 (C. 19:31-1.1).

Moving permits, monthly reports of issuance, required, suppl., 1940, c. 54 (NJSA 19:31-11.1; RSCS 19:31-16.1).
Sec. 1 of above amended 1947, c. 519 (C. 19:31-11.1).

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Sec. 2 of above amended 1951, e. 273, s. 1 (C. 19:31-18.1).

Sec. 3 " " repealed 1951, e. 273, s. 2 (C. 19:31-18.2).

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Sec. 1 of above amended 1953, c. 19, s. 46 (C. 19:31-27).

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Subtitle 7. ENFORCEMENT OF ELECTION LAW.

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R. S. 19:32-1 amended 1940, c. 165, s. 2; 1944, c. 45.

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R. S. 19:43-3 amended 1953, c. 19, s. 56.

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R. S. 19:44-6 amended 1953, c. 19, s. 57.

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R. S. 19:45-6 amended 1941, c. 275, s. 9; 1944, c. 152; 1946, c. 261, s. 8; 1952, c. 88; 1954, c. 15.
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 R. S. 19:49-2 amended 1940, c. 137; 1941, c. 163, s. 1; see also 1941, c. 163, s. 2 (C. 19:49-2.1); 1944, c. 127; 1945, c. 70; 1946, c. 17; 1948, c. 240.
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Additional Legislation.
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Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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Sec. 1 of above amended 1947, c. 353; 1953, c. 20, ss. 3, 45 (C. 20:1-3.1).

Sec. 2 " " repealed 1953, c. 20, ss. 4, 45 (C. 20:1-3.2).

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Sec. 17 of above amended 1948, c. 210, s. 1 (C. 21:1A-17).

Sec. 27 " " " 1946, c. 109, s. 1; 1947, c. 390, s. 1 (C. 21:1A-27).

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R. S. 23:2-1 repealed 1945, c. 22, s. 44.


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R. S. 23:3-1 amended 1945, c. 116; 1948, c. 226, s. 1; 1951, c. 226, ss. 1, 17; 1953, c. 425.

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| R. S. 23:3–13 | " 1947, c. 159, s. 6; 1951, c. 226, ss. 10, 17; 1952, c. 172, s. 3. |
| R. S. 23:3–14 | " 1947, c. 159, s. 7; 1951, c. 226, ss. 11, 17. |
| R. S. 23:3–15 | " 1947, c. 159, s. 8; 1951, c. 226, ss. 12, 17. |
| R. S. 23:3–16 | " 1947, c. 159, s. 9; 1951, c. 226, ss. 13, 17. |
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| R. S. 23:3–21 | " 1950, c. 78. |
| R. S. 23:3–22 | " 1948, c. 123; 1948, c. 448, ss. 43, 122, 123. |

#### Additional Legislation.

Nonresidents one-day hunting license, authorized, suppl., 1951, c. 226, ss. 2, 17 (C. 23:3-4.1).

Instruction on gun safety prior to obtaining initial hunting license by certain persons, required and provided for, suppl., 1954, c. 57 (C. 23:3-4.2 to 23:3-4.8).

### Article 2. Licenses for Special Purposes.

| R. S. 23:3–23 | amended 1946, c. 83, s. 1; 1950, c. 79. |
| R. S. 23:3–24 | " 1951, c. 93, s. 1. |
| R. S. 23:3–27 | " 1946, c. 83, s. 2. |
| R. S. 23:3–28 | " 1948, c. 113, s. 1; 1953, c. 175, s. 1. |
| R. S. 23:3–29 | " 1948, c. 113, s. 2; 1953, c. 175, s. 2. |
| R. S. 23:3–32 | " 1940, c. 233; 1941, c. 301; 1948, c. 113, s. 3; 1953, c. 175, s. 3. |
| R. S. 23:3–36 | " 1948, c. 113, s. 4; 1953, c. 175, s. 4. |
| R. S. 23:3–40 | repealed 1946, c. 49. |
| R. S. 23:3–41 | amended 1951, c. 294, s. 1. |
| R. S. 23:3–42 | " 1948, c. 174, s. 1; 1951, c. 294, s. 2. |
| R. S. 23:3–43 | repealed 1951, c. 294, s. 3. |
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**Article 3. (new) Trout Fishing Stamps.**

Additional Legislation.

Trout fishing stamps, issuance, regulation, etc., suppl., 1952, c. 328 (C. 23:3-57 to 23:3-61).

**Chapter 4. GAME, WILD BIRDS AND ANIMALS.**

Note: For transfer of functions, powers and duties of Board of Fish and Game Commissioners to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22, s. 14 (T. 13, c. 1A), 1948, c. 448, s. 6 (T. 13, c. 1B).

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Additional Legislation.

Carrying of loaded firearms in vehicle for hunting purposes, prohibited, 1939, c. 172 (NJSA 23:4-24.1; RSCS 23:4-36.1)
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R. S. 23:4-25 amended 1946, c. 103; 1947, c. 319; 1948, c. 448, ss 50, 122, 123; 1950, c. 86, s. 3.
R. S. 23:4-26 “ 1948, c. 448, ss. 51, 122, 123.

Article 4. Transportation and Sale of Game.
R. S. 23:4-27 amended 1943, c. 207; 1948, c. 448, ss. 52, 122, 123.
R. S. 23:4-29 “ 1948, c. 448, ss. 53, 122, 123.
R. S. 23:4-30 “ 1948, c. 448, ss. 54, 122, 123.

R. S. 23:4-36 amended 1953, c. 23, s. 2.

Article 6. Fur-Bearing Animals.
R. S. 23:4-37 amended 1939, c. 69, s. 1.
R. S. 23:4-38 repealed 1939, c. 278.
R. S. 23:4-39 amended 1939, c. 69, s. 2; 1939, c. 293; 1948, c. 209.
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R. S. 23:4-41 “ 1948, c. 448, ss. 56, 122, 123; 1952, c. 114, s. 2.

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R. S. 23:4-42 amended 1947, c. 239, ss. 1, 4; 1948, c. 448, ss. 57, 122, 123.
R. S. 23:4-43 “ 1947, c. 239, ss. 2, 4; 1948, c. 448, ss. 58, 122, 123.
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R. S. 23:4-50 amended 1948, c. 448, ss. 62, 122, 123; 1951, c. 296.
R. S. 23:4-53 “ 1948, c. 448, ss. 63, 122, 123.
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- R. S. 23:4-58.1 amended 1948, c. 448, ss. 66, 122, 123.
- R. S. 23:4-58.2 repealed 1953, c. 96.

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- R. S. 23:4-59 amended 1949, c. 38, s. 1; 1950, c. 190, s. 1; 1952, c. 69, s. 1.
- R. S. 23:4-60 amended 1945, c. 65; 1947, c. 334; 1948, c. 201; 1949, c. 38, s. 2; 1950, c. 190, s. 2; 1952, c. 69, s. 2.

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#### D. (new) POSSESSION OR LIBERATION OF COYOTES.

**Additional Legislation:**
Possession or liberation of coyotes, regulated, 1939, c. 42 (NJSA 23:4-63.1, 23:4-63.2; RSCS 23:4-58.4, 23:4-58.5).

### Chapter 5. FISH.

**Note:** For transfer of functions, powers and duties of Board of Fish and Game Commissioners to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22, s. 14 (T. 13, c. 1A), 1948, c. 448, s. 6 (T. 13, c. 1B).

- R. S. 23:5-1 amended 1939, c. 327, s. 1; 1946, c. 47; 1947, c. 48; 1948, c. 448, ss. 67, 122, 123.
- R. S. 23:5-3 amended 1939, c. 327, s. 2; 1948, c. 448, ss. 68, 122, 123.
- R. S. 23:5-5 repealed 1938, c. 318, s. 10.
- R. S. 23:5-7 amended 1946, c. 74; 1948, c. 448, ss. 69, 122, 123.
- R. S. 23:5-8 amended 1938, c. 318, s. 11.
- R. S. 23:5-10 amended 1939, c. 327, s. 3; 1948, c. 448, ss. 70, 122, 123.
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#### Additional Legislation.

**Protection of striped bass and licensing of use of nets for taking, regulated, 1938, c. 318 (C. 23:5-5.1 to 23:5-5.10).**

Title of above amended 1948, c. 35, s. 1.

- **Sec. 1** 1947, c. 68; 1948, c. 35, s. 2; 1953, c. 333, s. 1 (C. 23:5-5.1).
- **Sec. 2** 1948, c. 35, s. 3; 1953, c. 333, s. 2 (C. 23:5-5.2).
- **Sec. 3** 1948, c. 35, s. 4; 1953, c. 333, s. 3 (C. 23:5-5.3).
- **Sec. 4** repealed 1948, c. 35, s. 6 (C. 23:5-5.4).
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- **Sec. 8** amended 1948, c. 35, s. 5 (C. 23:5-5.8).
- **Sec. 9** 1953, c. 23, s. 3 (C. 23:5-5.9).

Goggle fishing for striped bass in Atlantic Ocean, regulated, suppl., 1952, c. 216 (C. 23:5-5.1A).

**Summer flounder or fluke, possessing, purchasing, selling, offering or exposing for sale, legal length regulated, reciprocal legislation, suppl., 1952, c. 71 (C. 23:5-8.1, 23:5-8.2).**

Uniform regulations on net fishing and licenses to net, 1941, c. 211 (C. 23:5-24.1 to 23:5-24.13).

Title of above amended 1942, c. 294, s. 1.

- **Sec. 1** 1948, c. 175, s. 1 (C. 23:5-24.1).
- **Sec. 2** 1942, c. 174, s. 1; 1948, c. 175, s. 2; 1948, c. 472; 1951, c. 53; 1953, c. 238 (C. 23:5-24.2).
- **Sec. 3** 1942, c. 174, s. 2 (C. 23:5-24.3).
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Sec. 11 " " 1942, c. 294, s. 2
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Crabs, size limited, suppl., 1948, c. 154, s. 2 (C. 23:5-35.1).
Sec. 2 of above amended 1951, c. 79 (C. 23:5-35.1).

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R. S. 23:6-1 amended 1948, c. 448, ss. 73, 122, 123.

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R. S. 23:7-1 amended 1948, c. 229, s. 1.
R. S. 23:7-2 " 1953, c. 23, s. 4.
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Additional Legislation.
Removing vegetation or soil from, or removing, injuring or destroying equipment or buildings from or upon, public hunting or fishing tracts or certain other State-owned lands, prohibited, suppl., 1954, c. 38 (C. 23:7-3).

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R. S. 23:8-3 " 1952, c. 108.
R. S. 23:8-9 amended 1948, c. 448, ss. 74, 122, 123.
R. S. 23:8-10 " 1948, c. 448, ss. 75, 122, 123.
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- R. S. 23:9-40 amended 1950, c. 147, s. 1.
- R. S. 23:9-43 repealed 1950, c. 147, s. 2.
- R. S. 23:9-44 amended 1950, c. 147, s. 3; 1951, c. 201.
- R. S. 23:9-45 repealed 1950, c. 147, s. 2.
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Note: For 1942, c. 55, amended to extend territorial, etc., effect, see Article 6B infra.

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"Hunting, etc., certain birds or animals while snow on ground, prohibited, 1942, c. 55 (C. 23:9-61.1).

Title of above amended 1943, c. 131, s. 1.

Sec. 1 “ “ 1943, c. 131, s. 2; 1946, c. 75 (C. 23:9-61.1)
1942, c. 55 repealed 1954, c. 29.

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- R. S. 23:9-75 repealed 1941, c. 211, s. 14.

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_repealed 1941, c. 211, s. 14._

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_repealed 1941, c. 211, s. 14._

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Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).
For transfer of functions, powers and duties of Board of Fish and Game Commissioners to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22, s. 14 (T. 13, c. 1A), 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 23:10-1 amended 1948, c. 448, ss. 77, 122, 123.
R. S. 23:10-2 " 1948, c. 448, ss. 78, 122, 123; 1953, c. 23, s. 6.
R. S. 23:10-3 " 1948, c. 448, ss. 79, 122, 123.
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R. S. 23:10-6 " 1948, c. 448, ss. 81, 122, 123; repealed 1953, c. 23, s. 8.
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Board of Fish and Game Commissioners co-operative agency in wildlife-restoration projects, 1938, c. 157.

Assent of State to United States co-operative fish restoration project and designation of division to carry out same, 1951, c. 147 (C. 23:12-2).
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Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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Chapter 5. GENERAL ADULTERATION AND MISBRANDING OF FOODS AND DRUGS.

Note: For regulations governing animals slaughtered for food, adoption authorized, see 1950, c. 244, s. 2 (T. 24, c. 16A).

R. S. 24:5-1 amended 1939, c. 320, s. 15.
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R. S. 24:5-5 amended 1939, c. 320, s. 17.
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R. S. 24:5-11.1 Adulteration of cosmetics defined, suppl., 1939, c. 320, s. 23.
R. S. 24:5-12 amended 1939, c. 320, s. 24.
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R. S. 24:5-18.1 Misbranding of cosmetics defined, suppl., 1939, c. 320, s. 27.
R. S. 24:5-18.2 Articles to be processed, labeled or repacked elsewhere than where originally processed or packed exempted from labeling and processing requirements, suppl., 1939, c. 320, s. 29.
R. S. 24:5-19 amended 1939, c. 320, s. 30.
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Chapter 6. STANDARDS OF PURITY, QUALITY AND STRENGTH.

R. S. 24:6-1 amended 1939, c. 320, s. 31.
R. S. 24:6-2
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Chapter 6A. (added) NEW DRUGS.

Introduction of new drugs; regulations concerning, suppl., 1939, c. 320, s. 35 (NJSA 24:6A-1; RSCS 24:6A-1 to 24:6A-5)
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R. S. 24:9-1 to 24:9-20 repealed 1951, c. 342, s. 17.

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Chapter 10. DAIRY PRODUCTS.
Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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R. S. 24:10-1 amended 1953, c. 422, s. 1.
R. S. 24:10-16 " 1939, c. 185; 1942, c. 284.
R. S. 24:10-21 " 1953, c. 24, s. 11.

Article 3. Dairy Sanitation and Hygiene.

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R. S. 24:10-54 " 1953, c. 24, s. 15.
R. S. 24:10-55 " 1953, c. 24, s. 16.
R. S. 24:10-56 " 1953, c. 24, s. 17.

Article 7. Ice Cream and Other Frozen Products.
Note: For regulation of containers for ice cream and other frozen products, see 1941, c. 278 (T. 51, c. 1).
R. S. 24:10-66 amended 1941, c. 42.

Article 10. Skimmed Milk.
R. S. 24:10-95 amended 1953, c. 422, s. 2.
R. S. 24:10-96 " 1953, c. 422, s. 3.
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R. S. 24:10-99 amended 1953, c. 24, s. 18.
R. S. 24:10-100 " 1953, c. 24, s. 19.
R. S. 24:10-101 repealed 1953, c. 24, s. 20.
R. S. 24:10-102 amended 1953, c. 24, s. 21.
R. S. 24:10-103 repealed 1953, c. 24, s. 22.

Article 12. (new) Goats Milk.
Additional Legislation.
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Sec. 32 of above amended 1953, c. 24, s. 23 (C. 24:10-135).
Sec. 33 " " 1953, c. 24, s. 24 (C. 24:10-136).

Chapter 10A. (new) DRINKING DEVICES.
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Sec. 3 of above amended 1953, c. 24, s. 25 (C. 24:10A-3).

Chapter 11. EGG BREAKING ESTABLISHMENTS.
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Eggs removed from incubators, distribution, etc., regulated, suppl., 1939, c. 116 (C. 24:11-7 to 24:11-9).

Chapter 11A. (new) FLOUR AND BREAD ENRICHMENT.
Sec. 10 of above amended 1953, c. 24, s. 26 (C. 24:11A-10).
Sec. 12 " " 1953, c. 24, s. 27 (C. 24:11A-12).

Chapter 12. NONALCOHOLIC DRINKS AND BOTTLED WATER.

Chapter 13. OLEOMARGARINE; IMITATION BUTTER AND CHEESE.
Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).
R. S. 24:13-4 repealed 1948, c. 36.
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| R. S. 24:13-7 | amended 1953, c. 24, s. 28. |
| R. S. 24:13-8 | “ 1953, c. 24, s. 29. |
| R. S. 24:13-10 | repealed 1953, c. 24, s. 31. |
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**Chapter 14. OYSTERS, CLAMS AND OTHER SHELL FISH.**

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

| R. S. 24:14-9 | amended 1953, c. 24, s. 36. |
| R. S. 24:14-10 | “ 1953, c. 24, s. 37. |
| R. S. 24:14-11 | repealed 1953, c. 24, s. 38. |
| R. S. 24:14-12 | amended 1953, c. 24, s. 39. |
| R. S. 24:14-13 | repealed 1953, c. 24, s. 40. |
| R. S. 24:14-14 | amended 1953, c. 24, s. 41. |
| R. S. 24:14-15 | repealed 1953, c. 24, s. 42. |

**Chapter 15. SANITATION IN FOOD ESTABLISHMENTS.**

| R. S. 24:15-4 | amended 1942, c. 43. |

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**Chapter 16A (new) ANIMALS SLAUGHTERED FOR FOOD.**

Regulations governing animals slaughtered for food, adoption authorized, suppl., 1950, c. 244, s. 2 (C. 24:16A-1).
Chapter 17. VIOLATIONS; PENALTIES; RECOVERY.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

R. S. 24:17-2  amended 1939, c. 320, s. 34.
R. S. 24:17-4  "  1953, c. 24, s. 43.
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R. S. 24:18-2  amended 1938, c. 156, s. 1; 1944, c. 28; 1948, c. 125; 1950, c. 88.

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R. S. 24:18-10  "  1950, c. 152.

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Article 6. Records.
R. S. 24:18-30  amended 1938, c. 156, s. 3.

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Additional Legislation.
Seizure and forfeiture of vehicles, boats, etc., for violation of chapter, authorized and regulated, suppl., 1951, c. 57, ss. 1-3 (C. 24:18-38.1 to 24:18-38.3).

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#### Chapter 2. FRAUDULENT CONVEYANCES.

**Note:** For alienability of rights of creator of trust, regulated, see 1950, c. 297 (N. J. S. 3A, c. 42).

R. S. 25:2-15 amended 1953, c. 25, s. 1.

R. S. 25:2-16 “1953, c. 25, s. 2.

### Title 26. HEALTH AND VITAL STATISTICS.

**Note:** For hospital service corporations and plans, regulated, see 1938, c. 366 (T. 17, c. 48), amended 1953, c. 17; for licensing of persons in charge of water purification or treatment and sewerage treatment plants and water supply systems, see 1938, c. 206 (T. 58, c. 11); for production, etc., and sale of goats milk, regulated, see 1938, c. 196 (T. 24, c. 10), amended 1953, c. 24; for permits for physical connections between approved water supplies and unapproved water supplies, required and provided for, see 1942, c. 308 (T. 58, c. 11), amended 1953, c. 34; for licensing superintendents or operators of water treatment, sewerage treatment and water supply, plants and systems, provided for, see 1946, c. 266 (T. 58, c. 11), amended 1947, c. 126, 1953, c. 54.

For reports of narcotic drug cases to State Police by physicians required, see 1953, c. 190 (T. 21, c. 18).

#### Chapter 1. DEFINITIONS.

R. S. 26:1-1 amended 1947, c. 177, ss. 64, 69; 1950, c. 29, s. 7; 1951, c. 69, s. 67.

#### Chapter 1A. (new) STATE DEPARTMENT OF HEALTH—REORGANIZED.

**Note:** For mosquito extermination and control in counties bordering on Atlantic Ocean, use of amounts annually appropriated to Department of Health, provided for, see 1940, c. 89 (T. 26, c. 9); for public health laboratory technicians, qualifications, examinations, licenses, appointment, tenure, etc., regulated, see 1950, c. 119 (T. 26, c. 3); for regulations governing animals slaughtered for food, adoption authorized, see 1950, c. 244, s. 2 (T. 24, c. 15A).

State Department of Health, organizations, functions, powers, activities and duties, consolidation of, suppl., 1947, c. 177, ss. 1-63, 65-69 (C. 26:1A-1 to 26:1A-68).

Sec. 1 of above amended 1950, c. 29, s. 1; 1951, c. 69, s. 66 (C. 26:1A-1); see 1950, c. 119, s. 1 (T. 26, c. 3).

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- **Sec. 28** 1953, c. 26, s. 3 (C. 26:1A-28).
- **Sec. 29** repealed 1953, c. 26, s. 4 (C. 26:1A-29).
- **Sec. 30** amended 1953, c. 26, s. 5 (C. 26:1A-30).
- **Sec. 32** 1950, c. 29, s. 5 (C. 26:1A-32).
- **Sec. 38** 1950, c. 119, ss. 2, 10 (C. 26:1A-38).
- **Sec. 39** 1949, c. 210; 1950, c. 119, ss. 3, 10 (C. 26:1A-39).
- **Sec. 41** 1950, c. 119, ss. 4, 10 (C. 26:1A-41).
- **Sec. 60** 1950, c. 29, s. 6 (C. 26:1A-60).

**Charges for preparation and furnishing statistical data authorized, suppl., 1951, c. 97 (C. 26:1A-37.1).**

**State Department of Health Act of 1948, suppl., 1948, c. 444 (C. 26:1A-69 to 26:1A-91).**

- **Sec. 3** of above amended 1951, c. 42, s. 1 (C. 26:1A-69).
- **Sec. 4** 1951, c. 42, s. 2 (C. 26:1A-70).
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- **Sec. 13** 1951, c. 42, s. 6 (C. 26:1A-79).
- **Sec. 14** 1951, c. 42, s. 7 (C. 26:1A-80).

**The Prevention of Chronic Illness Act 1952, c. 102 (C. 26:1A-92 to 26:1A-106).**
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- R. S. 26:2-2 amended 1939, c. 280, s. 1.
- R. S. 26:2-3 " 1939, c. 280, s. 2.
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J. (added) INSPECTION OF PUBLIC PLACES.

| R. S. 26:2-63 | (added) Toilets, wash rooms, etc., cleanliness, suppl., 1939, c. 261. |
| R. S. 26:2-64 | (added) Toilets, etc., construction and sanitation, suppl., 1939, c. 261. |
| R. S. 26:2-65 | (added) Quality of water used or available for use regulated, suppl., 1939, c. 261. |
| R. S. 26:2-66 | (added) Protection of food from contamination, suppl., 1939, c. 261. |
| R. S. 26:2-67 | (added) Towels and drinking utensils to be kept clean, suppl., 1939, c. 261. |
| R. S. 26:2-68 | (added) Utensils and equipment to be kept clean, suppl., 1939, c. 261. |
| R. S. 26:2-69 | (added) Garbage, etc., storage, etc., suppl., 1939, c. 261. |
| R. S. 26:2-71 | (added) Freedom from rats, etc., and vermin required, suppl., 1939, c. 261. |
| R. S. 26:2-72 | (added) Jurisdiction of local boards of health saved, suppl., 1939, c. 261. |
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**K. (new) WEEDS DETRIMENTAL TO HEALTH.**

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Control of marihuana weed, 1939, c. 248 (NJSA 26:2-81, 26:2-82; RSCS 24:19-1, 24:19-2).

**L. (new) HOSPITALS FOR VENEREAL DISEASES.**

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**Chapter 2A. (new) HUMAN BLOOD AND ITS DERIVATIVES.**

Program of collection, processing, storage and distribution, etc., of human blood and its derivatives to be established, etc., by Department of Health, 1945, c. 301 (C. 26:2A-1).

**Chapter 2B. (new) REHABILITATION OF ALCOHOLICS, ETC.**

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**Chapter 2C. (new) AIR POLLUTION CONTROL.**

Air Pollution Control Act (1954), 1954, c. 212 (C. 26:2C-1 to 26:2C-23).

**Chapter 3. LOCAL BOARDS OF HEALTH.**

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

**Article 1. Organization and Personnel.**

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**Additional Legislation.**

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Health officers, inspectors and employees, of local boards of health in municipalities under civil service, in classified service, provided for, 1951, c. 333 (C. 26:3-19.1).

Plumbing inspectors, certain civil service status, provided for, 1953, c. 382 (C. 26:3-19.2).

Injunction to restrain violations by local boards, Chancery may issue on application by State Department, suppl., 1947, c. 181, ss. 8, 10 (C. 26:3-20.1).

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**Article 2. General Powers and Duties.**

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| R. S. 26:3-54 | amended 1953, c. 26, s. 14. |
| R. S. 26:3-56 | " 1953, c. 26, s. 15. |
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| R. S. 26:3-71 | amended 1953, c. 26, s. 20. |
| R. S. 26:3-72 | " 1953, c. 26, s. 21. |
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Note: For licensed health officers and inspectors, maximum salaries payable within five years of appointment, see 1947, c. 181, s. 5 (T. 26, c. 3), amended 1950, c. 119, ss. 8, 10.

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(C. 26:3B-11).
Sec. 12 “ “ 1953, c. 26, s. 31
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Chapter 3C. (new) SANITATION.
Standard plumbing code, establishment, etc., in certain counties and municipalities, provided for, 1946, c. 255 (C. 26:3C-1 to 26:3C-3).
Title of above amended 1947, c. 125.

Chapter 4. COMMUNICABLE DISEASES.
Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

R. S. 26:4-4 amended 1953, c. 26, s. 35.

R. S. 26:4-15 amended 1954, c. 263, s. 1.
R. S. 26:4-16 “ 1954, c. 263, s. 2.
R. S. 26:4-17 “ 1954, c. 263, s. 3.
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R. S. 26:4-26 amended 1953, c. 325, ss. 1, 3.

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R. S. 26:4-27 amended 1945, c. 104, s. 1.
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Tests of pregnant women for syphilis; report on birth certificate; required, 1938, c. 41 (C. 26:4-49.1 to 26:4-49.3).

Migrant labor, examinations for venereal diseases, provided for, suppl., 1945, c. 102 (C. 26:4-49.5, 26:4-49.6).

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Title of above amended 1941, c. 424.

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Title of above amended 1947, c. 323, s. 1.

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R. S. 26:4-111 repealed 1947, c. 177, ss. 65, 69.
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R. S. 26:4-130 amended 1953, c. 26, s. 48.

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R. S. 26:5-10 " 1940, c. 101, s. 2.

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For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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R. S. 26:6-5 amended 1953, c. 26, s. 50.

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Sec. 1 of above amended 1946, c. 232, s. 1 (C. 26:6-4.1).

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### Additional Legislation.

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Title of above amended 1954, c. 130, s. 1.

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R. S. 26:6-7 amended 1945, c. 253; 1951, c. 84, s. 1.

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R. S. 26:6-21 “ 1953, c. 26, s. 51.

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R. S. 26:6-24 amended 1951, c. 82, s. 1.

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R. S. 26:8-13 amended 1948, c. 205, s. 1.
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Article 3. General Powers and Duties.

R. S. 26:8-23 amended 1941, c. 251.
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Article 4. Birth Certificates.

R. S. 26:8-29 amended 1951, c. 84, s. 2.
R. S. 26:8-37 " 1951, c. 85, s. 2.
R. S. 26:8-38 " 1941, c. 63; 1942, c. 21; 1946, c. 26; 1953, c. 26, s. 55.
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Sec. 2 of above repealed 1953, c. 26, s. 56 (C. 26:8-40.3).

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Article 6. Correction or Amendment of Marriage, Birth, Stillbirth or Death Certificates.

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R. S. 26:8-49 amended 1938, c. 174, s. 1; 1942, c. 225.
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R. S. 26:8-56 amended 1948, c. 285, s. 1.
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Chapter 1. CONSTITUTION AND GENERAL POWERS.

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R. S. 27:1-1 amended 1948, c. 91, ss. 1, 10.
R. S. 27:1-3 “ 1948, c. 91, ss. 2, 10.
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R. S. 27:5-1 amended 1953, c. 27, s. 1.
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<tr>
<td>Route No. Crown Point road in Westville, at intersection with Route No. 47 to Route Nos. 45 and 44, added, 1947, c. 260.</td>
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<tr>
<td>Route—Route 25 to Route 35, all in Woodbridge township, added; parkway, 1947, c. 323.</td>
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<tr>
<td>Route No.</td>
<td>Intersection of Routes 10 and 6 to Route 6A, added, 1947, c. 329.</td>
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<tr>
<td>Route No.</td>
<td>from Route No. 26 at Clarksville to Route No 37 at White Horse, added, 1948, c. 43.</td>
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<td>Route No. Absecon Blvd., from Route No. 56 at junction of Kuehlne Ave., Atlantic City to junction with Delaware Ave., 1948, c. 51.</td>
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<td>Route No. 43, White Horse Pike, reconstruction, etc., as a dual highway, 1948, c. 75.</td>
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<td>Route No.</td>
<td>lighting provided for, 1948, c. 76.</td>
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<tr>
<td>Route No.</td>
<td>from Route No. 49 in vicinity of Dennisville to Route No. 47 in vicinity of Marshallville, added, 1948, c. 167.</td>
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<tr>
<td>Route No.</td>
<td>spur from Route No. S-3, vicinity of Broad Street to westerly end of Clifton Avenue in Clifton, added 1948, c. 221.</td>
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<tr>
<td>Route No.</td>
<td>extending Route No. 21 from Newark to vicinity of Grand and Marshal Street in Paterson, 1948, c. 235.</td>
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<tr>
<td>Route No. 29A to include sixty foot right-of-way between Byram Station and end of improved concrete roadway, below Frenchtown, 1948, c. 296.</td>
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<td>Route No. Route No. 29 to Delaware river bridge in Lambertville, added, 1948, c. 407.</td>
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<td>Route No.</td>
<td>From trans-Bayonne freeway through Jersey City to approach of the Holland Tunnel, added, 1948, c. 451.</td>
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<tr>
<td>Route No.</td>
<td>From intersection Route No. 1 with Route No. 25 skyway to intersection of Route No. 100, Route No. 3 and Lincoln Tunnel approach, added, 1948, c. 452.</td>
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<td>Route No. 44 designated a freeway, 1949, c. 167.</td>
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<td>Route No.</td>
<td>extending Route No. 7 from intersection of Route No. 3 to Route No. 6, 1949, c. 175.</td>
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Route No. Raritan river between Fort Earle and Route 35 to Route 34 south of Route 33, 1950, c. 261.

Route No. Route No. 38 in Burlington county along Old Monmouth Road to Route No. 4 at Freehold, 1950, c. 300.

Route No. Route 8 to Delaware Water Gap bridge, added, freeway, 1951, c. 107.

Route No. Raritan River to Route 34 south of Route 33, added, parkway, 1951, c. 109.

Route No. Route 31 north of Somerville to Boonton to Route 17 in Bergen County, added, freeway, 1951, c. 110.

Route No. 28, Still Valley to West Portal, freeway, 1951, c. 111.

Route S-101, Route 4 in Hackensack to New York State line near Chestnut Ridge Road, added, parkway, 1951, c. 289.

Route No. 6, Denville to Netcong; freeway, suppl., 1952, c. 42.

Route No. 21, as extended; freeway, 1952, c. 110.

Route No. 3, with Lincoln Tunnel, non-access facilities; freeway, suppl., 1952, c. 223.

Route No. 10, relocated; freeway, 1952, c. 289, ss. 1, 2.

Route No. 24 and S-24, relocated; freeway, 1952, c. 289, ss. 4, 5.

Route No. Verga, Gloucester County to Barrington, Camden County; added as freeway, 1953, c. 70.

Route No. Outerbridge Crossing to Middletown, added as freeway, 1953, c. 87.

Route No. Lyndhurst to Hanson, added as freeway, 1953, c. 93.

Route No. Robbinsville to "Thomas A. Mathis Bridge," added as freeway, 1953, c. 111.

Route No. Route 68 to Route 72, added as freeway, 1953, c. 112.

Route Burlington-Bristol Bridge, to Route 70, added as freeway, 1953, c. 113.

Additional Legislation.

Renumbering of State Highway Routes by Commissioner, authorized, 1940, c. 184 (NJSA 27:6-1 note; RSCS 27:6-1.1 to 27:6-1.4).

Chapter 7. ACQUISITION, CONSTRUCTION AND MAINTENANCE BY STATE.

R. S. 27:7-23 amended 1953, c. 27, s. 3.

R. S. 27:7-44.1 " 1953, c. 27, s. 4.

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Additional Legislation.

Settlement of claims against counties, municipalities or corporations for share of cost of laying-out, etc., maintenance, etc., of State highways, 1938, c. 258 (C. 27:7-19.1, 27:7-19.2).

Sec. 2 of above amended 1939, c. 10 (C. 27:7-19.2).


Lands acquired subject to restrictions, release of restrictions provided for, 1946, c. 294 (C. 27:7-22.1).

Lands, acquisition of in fee simple absolute by State Highway Commissioner, authorized, suppl., 1951, c. 112 (C. 27:7-22.2).

Acquisition of right of access to traffic circles in State Highway System by State Highway Commissioner, authorized, suppl., 1952, c. 20 (C. 27:7-22.3).

Relief of contractor from maintenance of completed portion of project by Commissioner, authorized, suppl., 1949, c. 176 (C. 27:7-44.2).

Acquisition of unimproved lands for relocation of structures located on highway lands, authorized, suppl., 1950, c. 250 (C. 27:7-44.3 to 27:7-44.8).

Chapter 7A. (new) FREeways AND PARKWAYS.

Freeways and parkways, establishment, construction, maintenance, etc., provided for, suppl., 1945, c. 83 (C. 27:7A-1 to 27:7A-9).

Title of above amended 1948, c. 461, s. 1.

Sec. 1 “ “ “ 1948, c. 461, s. 2 (C. 27:7A-1).

Sec. 3 “ “ “ 1948, c. 461, s. 3 (C. 27:7A-3).

Sec. 4 “ “ “ 1948, c. 461, s. 4 (C. 27:7A-4).

Sec. 8 “ “ “ 1948, c. 461, s. 5 (C. 27:7A-8).

Acquisition of excess properties for rights-of-way by State Highway Commissioner, authorized and regulated, suppl., 1952, c. 21 (C. 27:7A-4.1).

Chapter 11. FINANCES.

Note: For General State Fund to be sole State Fund, etc., see 1945, c. 33 (T. 52, c. 98).

Chapter 12. SALE OF LANDS.


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Subtitle 3A. (new) FERRIES AND ADDITIONAL FACILITIES.

Chapter 12A. (new) FERRIES.

Note: For Cape May-Lewes Ferry Act of 1953, see 1953, c. 164 (T. 27, c. 12B).

Subtitle 3B. (new) HIGHWAY AUTHORITIES.

Chapter 12B. (new) NEW JERSEY HIGHWAY AUTHORITY.

Note: For contracts between State Highway Commissioner and any Authority in the State Highway Department for acquisition, construction, reconstruction, maintenance and repair of Authority projects at its expense, authorized, see 1952, c. 19 (T. 27, c. 5B).

For roadside parks and recreational facilities, establishment and maintenance of, see 1952, c. 18 (T. 13, c. 5).

New Jersey Highway Authority Act, 1952, c. 16 (C. 27:12B-1 to 27:12B-26).

Sec. 3 of above amended 1953, c. 164, s. 4 (C. 27:12B-3).

Sec. 5 “ “ “ 1953, c. 164, s. 5 (C. 27:12B-5).

Sec. 7 “ “ “ 1953, c. 27, s. 5 (C. 27:12B-7).


Subtitle 4. STATE AID ROADS.

Chapter 13. STATE AID TO COUNTIES AND MUNICIPALITIES.

Additional Legislation.


Sec. 2 of above amended 1953, c. 144 (C. 27:13-6).

State aid moneys heretofore allotted to counties and municipalities, payment and retention for said purpose, investment, etc., provided for, 1946, c. 241 (C. 27:13-7, 27:13-8).


Chapter 14. STATE AID TO COUNTIES.


Additional Legislation.

County road supervisors, certain, counties having population from 275,000 to 325,000, tenure by action of board of freeholders, authorized, 1951, c. 247 (C. 27:14–24.1).

Chapter 15. STATE AID TO MUNICIPALITIES.

R. S. 27:15–1 amended 1938, c. 427, s. 1; 1944, c. 110, s. 1; 1946, c. 196 (1946, c. 196 repealed 1947, c. 62, ss. 17, 18); 1947, c. 62, ss. 1, 18.
R. S. 27:15–2 1938, c. 427, s. 2; repealed 1947, c. 62, ss. 16, 18.
R. S. 27:15–4 amended 1938, c. 427, s. 3; 1944, c. 110, s. 2; repealed 1947, c. 62, ss. 16, 18.
R. S. 27:15–10 amended 1940, c. 218; 1942, c. 257; 1944, c. 110, s. 3; repealed 1947, c. 62, ss. 16, 18.
R. S. 27:15–11 1944, c. 110, s. 4; repealed 1947, c. 62, ss. 16, 18.

Additional Legislation.


Sec. 15 of above amended 1948, c. 460 (C. 27:15–1.15).


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Subtitle 4A. (new) STATE AID FOR ROADS AND BRIDGES.

Chapter 15A. (new) EXTRAORDINARY REPAIRS, ETC.

State aid to counties for repairing or replacing roads or bridges damaged or destroyed under abnormal conditions, provided for, 1946, c. 301 (C. 27:15A-1 to 27:15A-7).


Subtitle 5. COUNTY AND MUNICIPAL ROADS.

Chapter 16. COUNTY ROADS; GENERALLY.

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<td>R. S. 27:16-42</td>
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<td>R. S. 27:16-43</td>
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<td>R. S. 27:16-48</td>
<td>amended 1953, c. 27, s. 12.</td>
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<td>R. S. 27:16-49</td>
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<td>R. S. 27:16-64</td>
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<td>R. S. 27:16-65</td>
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<td>R. S. 27:16-66</td>
<td>1953, c. 27, s. 21.</td>
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<td>R. S. 27:16-67</td>
<td>1953, c. 27, s. 22.</td>
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Additional Legislation.

Restriction of traffic on certain highways, first-class counties over 800,000 inhabitants, authorized, suppl., 1950, c. 280 (C. 27:16-31.1).

Chapter 17. COUNTY BOULEVARDS AND BOULEVARD COMMISSIONERS.

Note: For award of damages to traffic police officers for permanent injury received while on duty by board of chosen freeholders, authorized and regulated, see 1952, c. 350 (T. 40, c. 22).

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<tr>
<th>Statute</th>
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<td>R. S. 27:17-4</td>
<td>amended 1953, c. 27, s. 23.</td>
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<th>Statute</th>
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<td>R. S. 27:19-7</td>
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#### Additional Legislation

- **Covenants of State as to bonds, provided for, suppl., 1948, c. 318, s. 11 (C. 27:19-32.1).**
- Title of above amended 1948, c. 288, s. 1.
- **County Bridge Commission's bonds, etc., made legal investments, suppl., 1948, c. 288, s. 3 (C. 27:19-32.2).**
- Payments to municipalities in lieu of, or reimbursement for loss of, taxes, provided for, suppl., 1952, c. 338 (C. 27:19-36.1).
- Real property, acquisition of, by lease, conveyance, etc., provided for, suppl., 1953, c. 399 (C. 27:19-36.2).
- County bridge commissions, interstate bridges not to be acquired or constructed, disposition of interstate bridges, and of proceeds thereof, dissolution of commissions, provided for, suppl., 1953, c. 453 (C. 27:19-40 to 27:19-44).

#### Chapter 20. FORMER TOLL ROADS AND BRIDGES; MAINTENANCE BY COUNTY.

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<thead>
<tr>
<th>Section</th>
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<tr>
<td>R. S. 27:20-4</td>
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#### Chapter 21. BRIDGES OVER CANALS.

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Subtitle 6. (new) TURNPIKES.

Chapter 23. (new) NEW JERSEY TURNPIKE AUTHORITY.

Note: For contracts between State Highway Commissioner and any Authority in the State Highway Department for acquisition, construction, reconstruction, maintenance and repair of Authority projects at its expense, authorized, see 1962, c. 19 (T. 27, c. 51).


<table>
<thead>
<tr>
<th>Title of above amended</th>
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<tr>
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<td>Sec. 7 “ “ “</td>
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Feeder roads, definition, construction, repair and maintenance, and return to local authorities by Turnpike Authority, authorized, suppl., 1949, c. 40 (C. 27:23-5.1 to 27:23-5.7)


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<td>Sec. 1 “ “ “</td>
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Title 28. HISTORIC MEMORIALS, MONUMENTS AND SITES.

Chapter 1. HISTORIC SITES COMMISSION.

Note: For transfer of functions, powers and duties of Historic Sites Commission to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22, s. 24 (T. 13, c. 1A); 1948, c. 446, s. 6 (T. 13, c. 1B).

R. S. 28:1-1 to 28:1-3 repealed 1945, c. 22, s. 44.

R. S. 28:1-12 1945, c. 22, s. 44.

Chapter 2. CERTAIN MEMORIALS, MONUMENTS AND SITES.

Note: For transfer of functions, powers and duties of the Grover Cleveland Birthplace Association and New Jersey Veterans of All Wars Association to State Department of Conservation and to Department of Conservation and Economic Development, see 1945, c. 22, s. 24 (T. 13, c. 1A); 1948, c. 446, s. 6 (T. 13, c. 1B).

R. S. 28:2-2 to 28:2-6 repealed 1945, c. 22, s. 44.

R. S. 28:2-10 amended 1946, c. 127, s. 1.

R. S. 28:2-11 1946, c. 127, s. 2.

R. S. 28:2-15 repealed 1945, c. 22, s. 44.

R. S. 28:2-16 1945, c. 22, s. 44.
# Title 29. HOTELS.

## Chapter 1. FIRE PROTECTION.

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<td>amended 1942, c. 150; repealed 1948, c. 340, ss. 37, 40.</td>
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Additional Legislation:

Registration and inspection of hotels, etc., as to safety, etc., standards, etc., provided for, 1948, c. 340 (C. 29:1-8 to 29:1-46).

- Sec. 4 of above amended 1950, c. 245, s. 1 (C. 29:1-11).
- Sec. 5 " " " 1950, c. 245, s. 2 (C. 29:1-12).
- Sec. 11 " " " 1950, c. 245, s. 3 (C. 29:1-18).
- Sec. 12 " " " 1950, c. 245, s. 4 (C. 29:1-19).
- Sec. 13 " " " 1949, c. 297, s. 1; 1950, c. 245, s. 5 (C. 29:1-20).
- Sec. 15 " " " 1950, c. 245, s. 6 (C. 29:1-22).
- Sec. 16 " " " 1950, c. 245, s. 7 (C. 29:1-23).
- Sec. 19 " " " 1949, c. 297, s. 3; 1950, c. 245, s. 8 (C. 29:1-28).
- Sec. 24 " " " 1950, c. 245, s. 9 (C. 29:1-31).
- Sec. 25 " " " 1950, c. 245, s. 10 (C. 29:1-32).
- Sec. 29 " " " 1950, c. 245, s. 11 (C. 29:1-36).
- Sec. 30 " " " 1949, c. 297, s. 4 (C. 29:1-37).
- Sec. 35 " " " 1953, c. 28, s. 1 (C. 29:1-42).
- Sec. 40 " " " 1949, c. 297, s. 5 (C. 29:1-46).

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## Chapter 3. REGISTRATION OF HOTEL NAMES.

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<td>amended 1953, c. 28, s. 2.</td>
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## Chapter 4. (new) REGULATION IN GENERAL.

Tourist and trailer camps and overnight lodging places, regulated, 1939, c. 254 (NJSA 29:4-1 to 29:4-4; RSCS 45:22A-1 to 45:22A-4).
Title 30. INSTITUTIONS AND AGENCIES.

Note: For lien in favor of State and county institutions for care and treatment of patients, see 1938, c. 239 (T. 30, c. 4), amended 1946, c. 306, 1947, c. 274, 1953, c. 29; for release of inmates from penal and correctional institutions for induction into armed forces of the United States, see 1945, c. 54 (T. 38, c. 28).

Subtitle 1. STATE DEPARTMENTS AND INSTITUTIONS GOVERNED THEREBY.

Chapter 1. ORGANIZATION, JURISDICTION AND POWER IN GENERAL.

R. S. 30:1-2 amended 1948, c. 87, ss. 1, 7.
R. S. 30:1-7 " 1948, c. 60, s. 1; 1952, c. 65; see 1947, c. 257 (C. 30:5-1.1, 30:5-1.2).
R. S. 30:1-8 " 1948, c. 87, ss. 2, 7.
R. S. 30:1-16 " 1953, c. 29, s. 1.
R. S. 30:1-17 " 1953, c. 29, s. 2.
R. S. 30:1-18 " 1953, c. 29, s. 3.

Additional Legislation.

Certain schools under management of Department, teachers' certificates, required, 1946, c. 100 (C. 30:1-10.1, 30:1-10.2).

Department of Institutions and Agencies designated to receive Federal funds for hospitals and to carry out purposes of laws providing such funds, 1947, c. 83 (C. 30:1-19 to 30:1-22).

Chapter 2. APPROPRIATIONS.


Chapter 3. ADVISORY BOARD, CONSTRUCTION FUND, AND DIVISION OF ARCHITECTURE.

Note: For functions, powers and duties of Division of Architecture, Construction and Maintenance in Department of Institutions and Agencies, transferred to Division of Purchase and Property, see 1950, c. 227 (T. 52, c. 18A).

R. S. 30:3-1 repealed 1948, c. 87, ss. 6, 7.

Chapter 4. MANAGEMENT, CONTROL AND OPERATION OF INSTITUTIONS IN GENERAL.

Note: For inmates of penal and correctional institutions, examination, treatment, etc., for venereal diseases, required, see 1945, c. 101 (T. 26, c. 4), amended 1953, c. 26.
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**Additional Legislation.**

Inmates of penal and correctional institutions, attendance at bedside or funeral of dying or deceased relative, permitted, suppl., 1948, c. 414 (C. 30:4-8.1, 30:4-8.2).

**Article 3. Commitment and Admission.**

Note: For commitment and transfer of veterans to Veterans Administration or other Federal Institution, by courts or judicial officers, authorized and regulated, see 1952, c. 76 (T. 30, c. 6B).

| R. S. 30:4-23 | amended 1953, c. 29, s. 4. |
| R. S. 30:4-26.1 | “ 1941, c. 353; 1953, c. 29, s. 5. |
| R. S. 30:4-26.2 | “ 1953, c. 29, s. 6. |
| R. S. 30:4-27 | “ 1953, c. 29, s. 7. |
| R. S. 30:4-28 | “ 1953, c. 29, s. 8. |
| R. S. 30:4-29 | “ 1944, c. 52; 1953, c. 29, s. 9. |
| R. S. 30:4-30 | “ 1953, c. 29, s. 10. |
| R. S. 30:4-31 | “ 1953, c. 29, s. 11. |
| R. S. 30:4-34 | “ 1953, c. 29, s. 12; 1954, c. 167. |
| R. S. 30:4-36 | “ 1953, c. 29, s. 13. |
| R. S. 30:4-37 | “ 1953, c. 29, s. 14. |
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| R. S. 30:4-39 | “ 1953, c. 29, s. 16. |
| R. S. 30:4-40 | repealed 1953, c. 29, s. 17. |
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| R. S. 30:4-42 | “ 1953, c. 29, s. 19. |
| R. S. 30:4-44 | “ 1953, c. 29, s. 20. |
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**Additional Legislation.**

Admission for observation, certain patients, provided for, 1953, c. 418 (C. 30:4-46.1, 30:4-46.2).

Deposit, etc., of funds of inmates of State institutions, regulated, suppl., 1938, c. 380 (C. 30:4-67.1).

**Article 3A. (new) Lien for Maintenance.**

**Additional Legislation.**

Lien in favor of State and county institutions upon property of persons receiving care and treatment therein, provided for, suppl., 1938, c. 239 (NJSA 30:4-80.1 to 30:4-80.6; RSCS 30:7A-1 to 30:7A-6).

Sec. 1 of above amended 1946, c. 306, s. 1; 1947, c. 274, s. 1 (C. 30:4-80.1).

Sec. 2 " " 1947, c. 274, s. 2 (C. 30:4-80.2).

Sec. 3 " " 1953, c. 29, s. 36 (C. 30:4-80.3).

Sec. 4 " " 1947, c. 274, s. 3 (C. 30:4-80.4).

Sec. 5 " " 1953, c. 29, s. 37 (C. 30:4-80.5).

Sec. 6 " " 1947, c. 274, s. 4; 1953, c. 29, s. 38 (C. 30:4-80.6).

Examination into the validity, review and discharge of liens provided for, suppl., 1946, c. 306, s. 2 (C. 30:4-80.7).

Sec. 2 of above amended 1953, c. 29, s. 39 (C. 30:4-80.7).
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<td>5.</td>
<td>Institutional Labor.</td>
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<td>State Parole Board, established, powers, duties, etc.; parole system, provided for, 1948, c. 84 (C. 30:4-123.1 to 30:4-123.39).</td>
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#### H. STATE VILLAGE FOR EPILEPTICS.

_Note: For establishment of New Jersey Neuropsychiatric Institute, see 1933, c. 122 (T. 30, c. 4)._  

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K. (new) CHILD TREATMENT CENTERS.

Additional Legislation.

Arthur Brisbane Child Treatment Center established; admitting and receiving patients, provided for, suppl., 1947, c. 252, ss. 1-11 (C. 30:4-177.1 to 30:4-177.11).

L. (new) NEW JERSEY NEUROPSYCHIATRIC INSTITUTE.

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New Jersey Neuropsychiatric Institute established; administration, admissions to, etc., provided for, suppl., 1953, c. 122 (C. 30:4-177.12 to 30:4-177.19).

Chapter 4A. (new) DIAGNOSTIC CENTER.

Diagnostic Center, establishment and administration of, and commitment and admission, etc., thereto, provided for, suppl., 1946, c. 118 (C. 30:4A-1 to 30:4A-17).

Sec. 1 of above amended 1947, c. 238 (C. 30:4A-1).

Sec. 4 “ “ “ 1953, c. 29, s. 48 (C. 30:4A-4).

Sec. 7 “ “ “ 1953, c. 29, s. 49 (C. 30:4A-7).

Subtitle 1A. (new) DIVISION OF WELFARE.

Chapter 4B. (new) CONSTITUTION, POWERS AND FUNCTIONS.

Division constituted, functions, powers and duties provided for; functions of State Board of Child Welfare, Commission for the Blind, Division of Old Age Assistance, and administration of General Public Assistance Law, included, suppl., 1950, c. 166 (C. 30:4B-1 to C. 30:4B-10).

Chapter 4C. (new) DEPENDENT AND NEGLECTED CHILDREN.

Care, custody, guardianship, maintenance and supervision of dependent and neglected children, promotion of home life therefor and financing thereof, regulated and provided for, 1951, c. 138 (C. 30:4C-1 to 30:4C-40).
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Note: For administration of functions of Board by Division of Welfare, provided for, see 1980, c. 166 (T. 30, c. 4B).

Chapter 5. ASSISTANCE TO AND CARE, CUSTODY, GUARDIANSHIP, ETC., OF CHILDREN.

Article 1. Definitions, Construction of Chapter and General Powers and Duties of Board.

R. S. 30:5-1 to 30:5-4 repealed 1951, c. 138, ss. 38, 40.

The following sections of the foregoing were amended prior to being repealed as aforesaid:

- R. S. 30:5-1 amended 1938, c. 161, s. 1; 1940, c. 118.
- R. S. 30:5-4 amended 1939, c. 245.

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Claims for reimbursement for financial assistance, compromise, provided for, 1943, c. 89 (C. 30:5-4.4).

Article 2. Assistance to Indigent, Etc., Children Becoming a Public Charge in General.

R. S. 30:5-5 to 30:5-18 repealed 1951, c. 138, ss. 38, 40.

The following sections of the foregoing were amended prior to being repealed as aforesaid:

- R. S. 30:5-7 amended 1942, c. 140, s. 1; 1944, c. 194, s. 1.
- R. S. 30:5-8 amended 1942, c. 140, s. 2; 1947, c. 128.
- R. S. 30:5-9 amended 1939, c. 377, s. 1.

Article 3. Care, Custody, Guardianship and Support of Abandoned, Etc., Children.

R. S. 30:5-19 to 30:5-32 repealed 1951, c. 138, ss. 38, 40.

The following sections of the foregoing were amended prior to being repealed as aforesaid:

- R. S. 30:5-19 amended 1942, c. 223, ss. 1, 4, 5.
- R. S. 30:5-26 amended 1942, c. 223, ss. 3-5.

Article 4. Home Life of Dependent Children.

R. S. 30:5-33 amended 1938, c. 161, s. 2; 1938, c. 400 (1938, c. 400, repealed 1951, c. 138, ss. 38, 40); 1939, c. 377, s. 2; 1944, c. 194, s. 2; 1945, c. 264 (1945, c. 264, repealed 1951, c. 138, ss. 38, 40); 1950, c. 317.

R. S. 30:5-35 amended 1939, c. 377, s. 3.

R. S. 30:5-36 amended 1938, c. 161, s. 3; 1939, c. 377, s. 4; 1942, c. 121.
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R. S. 30:5-37 amended 1944, c. 194, s. 3.
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Action by State Board of Child Welfare or County Welfare Board to enforce maintenance and support of persons granted assistance, grant of assistance on written promise to repay in certain cases, authorized, suppl., 1952, c. 23 (C. 30:5-41.1, 30:5-41.2).

Chapter 5A. CONTRIBUTIONS TO AND FUNDS OF STATE BOARD OF CHILDREN’S GUARDIANS.

R. S. 30:5A-1 repealed 1951, c. 138, ss. 38, 40.
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Subtitle 3. BLIND, DEAF AND DUMB AND FEEBLE-MINDED PERSONS.

Note: For administration of functions by Division of Welfare, see 1950, c. 166 (T. 30, c. 4B).

Chapter 6. RELIEF OF BLIND, DEAF AND DUMB AND FEEBLE-MINDED.

R. S. 30:6-3 amended 1939, c. 160, s. 1; 1944, c. 241, s. 1; 1946, c. 168, s. 1; 1951, c. 140; 1953, c. 29, s. 50.
R. S. 30:6-5 " 1939, c. 160, s. 2; 1946, c. 168, s. 3.
R. S. 30:6-6 repealed 1944, c. 241, s. 5.
R. S. 30:6-7 repealed 1944, c. 241, s. 5.
R. S. 30:6-10 amended 1939, c. 160, s. 3.
R. S. 30:6-11 " 1944, c. 241, s. 2.
R. S. 30:6-12 repealed 1944, c. 241, s. 5.
R. S. 30:6-13 amended 1944, c. 241, s. 3.
R. S. 30:6-14 " 1946, c. 168, s. 4.
R. S. 30:6-16 " 1944, c. 241, s. 4.

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Investigation of applications for assistance and temporary orders for assistance, provided for, suppl., 1946, c. 168, s. 2 (C. 30:6-4.1).

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R. S. 30:6A-2 amended 1953, c. 29, s. 51.
R. S. 30:6A-14 " 1943, c. 129; 1946, c. 225, s. 1.
R. S. 30:6A-16 " 1946, c. 225, s. 2.

Subtitle 4A. (new) VETERANS HOSPITALS.

Chapter 6B. (new) FEDERAL HOSPITALS.

Commitment and transfer of veterans to Veterans Administration or other Federal Institution by courts or judicial officers, authorized and regulated, 1952, c. 76 (C. 30:6B-1 to 30:6B-5).

Subtitle 5. OTHER INSTITUTIONS IN GENERAL.

Chapter 7. NEW JERSEY FIREMEN'S HOME.

Note: Board of Managers of the N. J. Firemen's Home an agency in the Department of Institutions and Agencies, see 1948, c. 87, s. 4 (T. 30, c. 7)
R. S. 30:7-1 amended 1948, c. 87, ss. 4, 7.
R. S. 30:7-2 " 1948, c. 87, ss. 5, 7.

Subtitle 6. COUNTY AND MUNICIPAL INSTITUTIONS.

Note: For lien in favor of State and county institutions for care and treatment of patients, see 1938, c. 239 (T. 30, c. 4), amended 1946, c. 306, 1947, c. 274, 1953, c. 26.

Chapter 8. PENAL INSTITUTIONS.

Note: For inmates of penal and correction institutions, examination, treatment, etc., for venereal diseases, required, see 1945, c. 101 (T. 26, c. 4), amended 1953, c. 26.


R. S. 30:8-4 " 1951, c. 354.

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Note: For inmates of county penal institutions transfer to State correctional institutions, provided for, see 1948, c. 204 (T. 30, c. 4).

R. S. 30:8-15 amended 1945, c. 44.
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Compensation of guards, keepers and industrial officers in jails, detention houses and penitentiaries; first class counties, 1938, c. 54 (NJSA 40:21-80; RSCS 30:8-13.1).

Title of above amended 1940, c. 134, s. 1.

Sec. 1 " " 1940, c. 134, s. 2; 1947, c. 212, s. 1; 1951, c. 176, s. 1 (NJSA 40:21-80, RSCS 30:8-13.1).


Guards, keepers, etc., jails, houses of detention and penitentiaries, first-class counties exceeding 800,000 inhabitants, compensation to be fixed by board of chosen freeholders, 1949, c. 34 (C. 30:8-13.2, 30:8-13.3).


Article 3. County Jails in Care, Custody and Control of Sheriffs.
R. S. 30:8-18 amended 1953, c. 29, s. 52.

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R. S. 30:8-20 amended 1945, c. 149.

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Jail keepers in certain counties of the second and fifth class, compensation same as court attendants, in certain cases, suppl., 1947, c. 278 (C. 30:8-21.1).

Article 5. Employment and Wages of Prisoners in County Jails.
R. S. 30:8-28 amended 1953, c. 29, s. 53.

Article 6. County Workhouse.
R. S. 30:8-33 amended 1953, c. 29, s. 54.

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Note: For acquisition, improvement, etc., of lands by counties for hospital purposes, see 1940, c. 33 (T. 40, c. 32); for right to examine hospital records in compensation cases and actions for damages, provided for, see N. J. S. 2A:82-41 to 2A:82-45; for veterans, certain care and treatment in county hospitals, provided for, see 1946, c. 73 (T. 40, c. 23).

For appropriation for expense of psychiatric diagnosis and treatment of indigent residents of county having no mental or psychiatric hospital or clinic, authorized and regulated, see 1953, c. 119 (T. 44, c. 5).
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Article 1A. (new) County Hospitals.

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Admission of private patients to county hospitals, second-class counties, and fixing of maintenance charges, authorized and regulated, 1952, c. 58 (C. 30:9-12.15).

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| R. S. 30:9-53 | " 1953, c. 29, s. 61. |
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| R. S. 30:9-58 | " 1942, c. 224, s. 2; 1945, c. 252; 1953, c. 29, s. 64. |
| R. S. 30:9-60 | " 1953, c. 29, s. 65. |
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| R. S. 30:9-65 | " 1953, c. 29, s. 66. |
| R. S. 30:9-66 | " 1947, c. 254, s. 2; 1953, c. 29, s. 67. |
| R. S. 30:9-68 | " 1953, c. 29, s. 68. |

**Additional Legislation.**

Abolition of appointed Board of Managers and control of institution by Board of Chosen Freeholders or committee, certain counties, provided for, suppl., 1946, c. 223, ss. 2, 3 (C. 30:9-38.1).

Hospitals for communicable diseases, first-class counties, use in connection with almshouse, authorized, suppl., 1950, c. 242 (C. 30:9-44.1, 30:9-44.2).

County hospitals for communicable diseases, counties over 800,000 inhabitants, use for other purposes authorized, suppl., 1953, c. 148, ss. 2, 3 (C. 30:9-44.3).

Use of tuberculosis hospital, etc., for examinations of school pupils, suppl., 1941, c. 219 (C. 30:9-52.1).
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Subtitle 7. PRIVATE INSTITUTIONS.

Chapter II. NURSING HOMES OR HOSPITALS.

Note: For right to examine hospital records in compensation cases and actions for damages, provided for, see 1945, c. 286 (N. J. S. 2A:82-41 to 2A:82-45).

R. S. 30:11-1 amended 1947, c. 340, ss. 1, 9; 1952, c. 211, ss. 1, 2, 5.
R. S. 30:11-4 " 1947, c. 340, ss. 4, 9; 1952, c. 211, ss. 1, 3, 5.

Additional Legislation.

Private nursing homes, convalescent homes, and hospitals, licensing and regulation of, inspections, approvals of plans, provided for, suppl., 1947, c. 340, ss. 6, 9 (C. 30:11-3.1).

Title of above amended 1952, c. 211, ss. 1, 5.

Private nursing homes, convalescent homes, and hospitals, licensing and regulation of, hospital licensing board, composition, duties, and powers, provided for, suppl., 1947, c. 340, ss. 7, 8, 9 (C. 30:11-6, 30:11-7).

Title of above amended 1952, c. 211, ss. 1, 5.

Private nursing homes, convalescent homes, and hospitals, licensing and regulation of, definitions, suppl., 1947, c. 340, ss. 2, 9 (C. 30:11-8, 30:11-9).

Title of above amended 1952, c. 211, ss. 1, 5.

Sec. 2 " 1952, c. 211, ss. 4, 5 (C. 30:11-8).

Chapter IIIA. (new) HOMES FOR SHELTERED CARE.


Title 31. INTEREST AND USURY.

Chapter I. USURY AND EFFECT THEREOF.

R. S. 31:1-1 amended 1953, c. 150.
R. S. 31:1-2 " 1953, c. 30, s. 1.
R. S. 31:1-3 " 1953, c. 30, s. 2.
R. S. 31:1-4 " 1953, c. 30, s. 3.
R. S. 31:1-6 " 1953, c. 30, s. 4.
Title 32. INTERSTATE AND PORT AUTHORITIES AND COMMISSIONS.

Note: For legal aid to police officers and firemen in suits arising from incidents in line of duty, provided for, see 1946, c. 67 (T. 40, c. 11), amended 1947, c. 108; for interstate communication facilities protection in case of emergency, provided for, see 1950, c. 68 (T. 38, c. 14C).

Subtitle 1. THE PORT OF NEW YORK AUTHORITY.

Note: For instruments issued by Port of New York Authority, certain of such made negotiable, see 1947, c. 45 (T. 7, c. 5), amended 1953, c. 45.

Chapter 1. COMPACT OF APRIL 30, 1921, WITH SUPPLEMENTARY AND AMENDATORY LAWS.

Note: For retirement on pension, municipal employees transferring to Port of New York Authority service, see 1948, c. 250 (T. 43, c. 11A).

Article 2A. (new) Air Terminals.

Additional Legislation.

Air terminals, financing and effectuation of, provided for, 1947, c. 43 (C. 32:1-35.1 to 32:1-35.17).

Sec. 8 of above amended 1947, c. 330, ss. 1, 4; 1948, c. 214, ss. 1, 3, (C. 32:1-35.8).

Sec. 10 “ “ “ 1947, c. 330, ss. 2, 4; 1948, c. 214, ss. 2, 3 (C. 32:1-35.10).

Sec. 15 “ “ “ 1947, c. 330, ss. 3, 4; 1953, c. 31, s. 1 (C. 32:1-35.15).

Sec. 16 see 1953, c. 374 (C. 32:1-35.17a, 32:1-35.17b).

Condemnation, alternate procedure by appointment of commissioners, provided for, suppl., 1953, c. 374 (C. 32:1-35.17a, 32:1-35.17b).

Condemnation by Port Authority for Teterboro Airport air terminal, authorized, 1949, c. 81 (C. 32:1-35.18 to 32:1-35.19).

Article 2B. (new) Marine Terminals.

Additional Legislation.

Marine terminals, financing and development of, provided for, 1947, c. 44 (C. 32:1-35.28 to 32:1-35.36).

Sec. 1 of above amended 1948, c. 212, ss. 1, 2, 4 (C. 32:1-35.28).

Sec. 4 “ “ “ 1948, c. 212, ss. 3, 4 (C. 32:1-35.31).
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Sec. 6 of above amended 1953, c. 31, s. 2 (C. 32:1-35.33).

Sec. 7 " " repealed 1953, c. 31, s. 3 (C. 32:1-35.34); see 1953, c. 375 (C. 32:1-35.36a, 32:1-35.36b).

Condemnation, alternative procedure by appointment of commissioners, provided for, suppl., 1955, c. 375 (C. 32:1-35.36a, 32:1-35.36b).

**Article 2C. (new) Rehousing Areas.**

**Additional Legislation.**

Rehousing of residents of areas acquired by Port of New York Authority, provided for, 1948, c. 97 (C. 32:1-35.37 to 32:1-35.46).

**Article 3. Arthur Kill Bridges.**

**A. OUTERBRIDGE CROSSING: CONSTRUCTION.**

*Note:* For repayment to States of New York and New Jersey of certain moneys advanced for Outerbridge Crossing in cash or bonds, provided for, see 1946, c. 54 (T. 32, c. 1).

**C. GOETHALS BRIDGE: CONSTRUCTION.**

*Note:* For repayment to States of New York and New Jersey of certain moneys advanced for Goethals Bridge in cash or bonds, provided for, see 1946, c. 54 (T. 32, c. 1).

**E. ARTHUR KILL BRIDGES: FINANCING.**

*Note:* For repayment to States of New York and New Jersey of certain moneys advanced for Arthur Kill Bridges in cash or bonds, provided for, see 1946, c. 54 (T. 32, c. 1).

**Article 5. Bayonne Bridge.**

*Note:* For repayment to States of New York and New Jersey of certain moneys advanced for Bayonne Bridge in cash or bonds, provided for, see 1946, c. 54 (T. 32, c. 1).

**Article 6. Interstate Bridges and Tunnels.**

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Midtown Hudson Tunnel increased to 3 tubes, supervision and investigation as to additional bridges and tunnels, provided for, municipal consent to relocation of bridges or tunnels, may be required by law except in case of Midtown Hudson Tunnel, suppl., 1954, c. 11, ss. 3, 4 (C. 32:1-119.1).

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Additional Legislation.

Repayment to States of New York and New Jersey of certain moneys advanced in connection with construction, etc., of Outerbridge Crossing, Goethals Bridge and Bayonne Bridge in cash or bonds, issuance, terms, etc., of bonds, provided for, 1946, c. 54 (C. 32:1-140.1 to 32:1-140.7).


Note: For principal and interest of bonds issued to repay States of New York and New Jersey for certain advances secured by general reserve fund, see 1946, c. 54 (T. 32, c. 1); for pledge of general reserve fund to provide funds to establish, maintain, etc., a motor bus terminal, authorized, see 1946, c. 95 (T. 32, c. 2).

R. S. 32:1-141 1931, c. 5, title amended 1945, c. 197, s. 1.
R. S. 32:1-141 1931, c. 5, s. 1 1945, c. 197, s. 2.

Additional Legislation.

Establishment, acquisition, rehabilitation, etc., of motor truck terminals and issuance of bonds and acquisition of property therefor, provided for, suppl., 1945, c. 197, ss. 3-5 (C. 32:1-141.1 to 32:1-141.3).


Additional Legislation.

Penalties for violations of rules and regulations, prescription, amendment, etc., by Port Authority, authorized, 1951, c. 205 (C. 32:1-146.1 to 32:1-146.3).

Violations of certain rules and regulations, relating to smoking, etc., penalties and enforcement, provided for, 1953, c. 170 (C. 32:1-146.4, 32:1-146.5).

Violations of certain rules and regulations relating to peddling, soliciting, etc., penalties and enforcement, provided for, 1953, c. 171 (C. 32:1-146.6, 32:1-146.7).

Article 9. Regulation of Traffic on Port Authority Facilities.

R. S. 32:1-147 1932, c. 146, repealed 1950, c. 192, ss. 12, 17.

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Additional Legislation.


Penalties and enforcement procedure, for violation of rules and regulations of Port Authority, provided for, 1951, c. 239 (C. 32:1-154.18 to 32:1-154.24).
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Article 10A. (new) Suits Against Port Authority.

Additional Legislation.

Consent to certain suits at law, equity or otherwise against Port of New York Authority, provided for, 1951, c. 204 (C. 32:1-157 to 32:1-168).

Consent to actions by operators of scheduled aircraft, certain contracts, New York International Airport, provided for and actions regulated, 1953, c. 172 (C. 32:1-169 to 32:1-174).

Chapter 2. OTHER LAWS RELATING TO THE PORT OF NEW YORK AUTHORITY.

Note: For assistance to be rendered by Authority to the Metropolitan Rapid Transit Commission, see 1952, c. 194 (T. 32, c. 22).

Article 3. Condemnation.

R. S. 32:2-10 amended 1953, c. 31, s. 4.

R. S. 32:2-11 " 1953, c. 31, s. 5.

R. S. 32:2-12 " 1953, c. 31, s. 6.

R. S. 32:2-13 " 1953, c. 31, s. 7.

R. S. 32:2-14 repealed 1953, c. 31, s. 8.


Additional Legislation.

Motor bus terminal, establishment, maintenance, operation and financing of, provided for, 1946, c. 95 (C. 32:2-23.1 to 32:2-23.5).

Article 5. Bonds as Legal Investments.


Additional Legislation.

Series F and FF Bonds, etc., legal investments, 1939, c. 189 (NJSA, RSCS 32:1-130.1, 32:1-130.2); repealed (as to banks and savings banks), 1948, c. 67, ss. 336, 343.

Article 9. (new) Sale of Real Estate.

Additional Legislation.

Procedure upon sale of real estate; prior conveyances ratified, 1939, c. 35 (NJSA 32:2-28, 32:2-28 (note) RSCS 32:2-28 to 32:2-30).


Additional Legislation.

Examination of books, accounts, etc., of Authority, provided for, 1950, c. 90 (C. 32:2-31 to 32:2-33).
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Note: For change of name of Commission to Delaware River Port Authority, see 1951, c. 288 (T. 32, c. 3).

Chapter 3. Compact.
R. S. 32:3-5, 1931, c. 391, Art. IV " 1951, c. 288, ss. 1(3), 2-12.
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Additional Legislation.
Supplemental compact to facilitate construction of additional Delaware River crossings, authorized, 1951, c. 287 (C. 32:3-13.12 to 32:3-13.22).
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Chapter 4A. (new) Regulation of Traffic, Tolls, Etc.
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Chapter 5A. (new) Promotion of Commerce and Facilities.
Campaign to promote increased commerce on Delaware River directed, 1947, c. 282 (C. 32:5A-1, 32:5A-2).

Subtitle 4. Delaware River Bridges.
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Additional Legislation.

Supplemental compact enlarging jurisdiction and powers of Commission as to port and terminal facilities, the fixing, etc., of tolls, etc., for the use of said facilities, providing for the financing thereof and the joint financing thereof with bridges, authorizing the issuance of securities and providing for the designation of deputies for certain members of the Commission, suppl., 1952, c. 333, ss. 2-5 (C. 32:8-5.1 to 32:8-3.4).

Supplemental compact regulating acquisition, construction, rehabilitation, improvement, maintenance and operation of Delaware river bridges, authorized, 1951, c. 284, ss. 2, 3, 5-8 (C. 32:8-11.1 to 32:8-11.6).

Laws restricting acquisition, etc., by State, or construction, acquisition, etc., by private or public bodies, of certain Delaware River crossings, repealed, 1951, c. 284, ss. 4, 8 (C. 32:8-16).

Chapter 9. ACQUISITION OF TOLL BRIDGES AND MAINTENANCE THEREOF AS FREE BRIDGES.

R. S. 32:9-9 amended 1953, c. 31, s. 9.

R. S. 32:9-10 " 1953, c. 31, s. 10.

Additional Legislation.


Chapter 9A. (new) DISPOSITION OF EXCESS PROPERTY.


Chapter 10. BRIDGE POLICE; OFFENSES ON BRIDGES.

R. S. 32:10-2 amended 1945, c. 198.

Chapter 11A. BRIDGE ACROSS DELAWARE RIVER AT OR NEAR YARDLEY.

R. S. 32:11A-1 repealed 1947, c. 283, ss. 4, 5.

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Subtitle 4B. (new) INTERSTATE CROSSING COMMISSIONS, ETC.

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Interstate Vehicular Crossings Commission, power to enter, use, etc., highways and take property by condemnation, provided for, 1952, c. 40 (C. 32:11C-1 to 32:11C-5).

Subtitle 5. COUNTY INTERSTATE BRIDGES AND TUNNELS.

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R. S. 32:12-16 amended 1953, c. 31, s. 11.

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Additional Legislation.

Contract with Delaware County-Pennsylvania Authority for construction, operation and maintenance of tunnel and issuance of bonds, authorized, 1938, c. 379 (C. 32:13A-2.1).

Subtitle 6. PALISADES INTERSTATE PARK.

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R. S. 32:14-1 amended 1939, c. 191, s. 1.

R. S. 32:14-2 repealed 1939, c. 191, s. 2.

R. S. 32:14-3 amended 1939, c. 191, s. 3.

R. S. 32:14-4 “ 1939, c. 191, s. 4.

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R. S. 32:16-1 amended 1939, c. 191, s. 34.
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Chapter 20. (new) INTERSTATE CO-OPERATION OF WATER RESOURCES IN DELAWARE RIVER BASIN.

Interstate compact with New York and Pennsylvania for cooperation for conservation and protection of water resources in Delaware River basin, provided for, 1939, c. 146 (NJSA 58:17-1 to 58:17-6; RSCS 32:20-1 to 32:20-10).


Dams and storage reservoirs, Delaware river, for water supply, etc., construction and maintenance by State of Pennsylvania authorized, participation by State of New Jersey provided for, 1953, c. 443 (C. 32:20-34 to 32:20-52).

Subtitle 9. (new) ATLANTIC STATES MARINE FISHERIES COMMISSION.

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Sec. 5 of above amended 1953, c. 203, ss. 1, 3 (C. 32:23-77).
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“Stevedore,” additional definition, suppl., 1954, c. 3 (C. 32:23-77.1 to 32:23-77.3).
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Municipal excise commissions; establishment, powers, etc., certain municipalities, suppl., 1940, c. 63 (C. 33:1-5.1 to 33:1-5.3).

Secretaries to municipal boards of alcoholic beverage control, authorized, suppl., 1947, c. 269 (C. 33:1-5.4).

Licensees, Class A and B, sales, etc., to voluntary army and navy organizations, authorized, suppl., 1941, c. 326 (C. 33:1-11.1).


New plenary retail consumption, seasonal retail consumption, plenary retail distribution, licenses, limitation of number in municipalities, provided for, suppl., 1946, c. 147 (C. 33:1-12.2 to 33:1-12.12).

Retail consumption licenses, limitation on number of new, certain cases, suppl., 1947, c. 94 (C. 33:1-12.13 to 33:1-12.22).

Retail licenses to sell alcoholic beverages in lieu of expiring licenses, issuance to veterans in certain cases, authorized, suppl., 1950, c. 145 (C. 33:1-12.22a, 33:1-12.22b).

Off premises sales by retail consumption licensees, certain cases, regulated, suppl., 1948, c. 98 (C. 33:1-12.23 to 33:1-12.25).

Renewal of expired or expiring license, defined, issuance of new limited retail distribution licenses and renewal or transfer of such licenses, regulated, suppl., 1952, c. 284 (C. 33:1-12.26 to 33:1-12.29).

Licenses, retail consumption and plenary retail distribution, certain termination and issuance of new license, provided for, suppl., 1953, c. 437 (C. 33:1-12.30).

Fair trade agreements as to dealings in alcoholic beverages, enforcement of by Commissioner, suppl., 1938, c. 208 (C. 33:1-23.1).
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<td>Discrimination in sales of certain alcoholic liquors to wholesalers</td>
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Chapter 2. STILLS AND DISTILLING APPARATUS.

R. S. 33:2-6 amended 1953, c. 32, s. 5.

Chapter 3. OTHER LAWS RELATING TO INTOXICATING LIQUORS.

R. S. 33:3-1 repealed 1938, c. 285.

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R. S. 33:3-10 amended 1953, c. 32, s. 6.

Chapter 4. (new) COMMISSION ON ALCOHOLISM AND PROMOTION OF TEMPERANCE.

Commission constituted, functions, powers, duties, etc., 1945, c. 94 (C. 33:4-1).
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Title 34. LABOR AND WORKMEN'S COMPENSATION.

Note: For use or permitting use of mercury or certain of its compounds in treating substances used in manufacture of hats prohibited, see N. J. S. 2A:170-16; for acceptance of honorable discharges from armed services in lieu of birth certificates by employers provided for, see 1942, c. 243 (T. 26, c. 8); for discrimination, on account of race, creed or color, against persons to be employed on war or defense work prohibited, see 1942, c. 114 (T. 10, c. 1), amended 1945, c. 174; for certain discriminatory practices in employment and otherwise, prohibited and Division Against Discrimination in the State Department of Education, established, see 1945, c. 169 (T. 18, c. 25), amended 1947, c. 155, 1949, c. 11, 1951, c. 64, 1953, c. 18; for transfer of functions to Department of Labor and Industry, see 1948, c. 446, s. 6 (T. 34, c. 1A).

For transfer of functions, powers and duties of the Unemployment Compensation Commission to the Division of Employment Security in the Department of Labor and Industry, see 1948, c. 446, s. 14 (T. 34, c. 1A).

Chapter 1. ORGANIZATION OF DEPARTMENT OF LABOR.

Note: For Deputy Commissioner of Compensation, civil service status, see 1939, c. 111 (T. 11, c. 4); for regulation of issuance of injunctions in labor disputes, see N. J. S. 2A:15-51 to 2A:15-58.

For transfer of functions, powers and duties of the Department and Commissioner of Labor to the Department of Labor and Industry, see 1948, c. 446, s. 6 (T. 34, c. 1A).


R. S. 34:1-1 see 1948, c. 446, s. 32 (C. 34:1A-32).

Article 2. Bureaus; Organization, Duties and Powers in General.

Note: For appointment, term, etc., of Director of Division of Labor and Director of Division of Workmen's Compensation, see 1948, c. 446, ss. 8, 12 (T. 34, c. 1A).

For qualifications of Director and Deputy Director of Division of Workmen's Compensation and of Referee, Formal Hearings and certain powers of latter, provided for, see 1952, c. 269 (T. 34, c. 19).

R. S. 34:1-34 repealed 1954, c. 197, s. 17.
R. S. 34:1-38 amended 1946, c. 249, s. 1.
R. S. 34:1-40 " 1946, c. 249, s. 2.
R. S. 34:1-57 " 1945, c. 74, ss. 1, 2.

Additional Legislation.

Directorship of Workmen's Compensation Bureau, first incumbent provided for, suppl., 1945, c. 74, ss. 1, 3 (C. 34:1-57.2).

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R. S. 34:1-70 amended 1953, c. 33, s. 1.

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Director and deputies, qualifications, suppl., 1952, c. 269, ss. 5, 8
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State Apprenticeship Council, establishment, functions, powers
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Chapter 2. CHILD AND FEMALE LABOR; MERCIANTILE
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Note: For transfer of functions, powers and duties to Division of Labor
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R. S. 34:2-2 to 34:2-23 repealed 1940, c. 153, s. 21.
R. S. 34:2-28 amended 1938, c. 98; 1941, c. 372.

Additional Legislation.

Child labor regulated, 1940, c. 153 (NJSA 34:2-21.1 to 34:2-21.22;
RSCS 34:2-2 to 34:2-21).

Sec. 3 of above amended 1941, c. 139, s. 1
(C. 34:2-21.3).

Sec. 17 " " 1941, c. 139, s. 2
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suppl., 1942, c. 23 (C. 34:2-21.23 to 34:2-21.51).

Sec. 2 of above amended 1943, c. 195, s. 1
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Sec. 3 " " 1943, c. 195, s. 2
(C. 34:2-21.25).

Sec. 23 " " 1943, c. 44 (C. 34:2-21.45).

Certificates of merit for service, suppl., 1943, c. 78 (C.
34:2-21.52).

Special dispensation for minors to work over hours, provided
for, 1943, c. 146 (C. 34:2-21.53 to 34:2-21.56).

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Chapter 3. COMPRESSED AIR.

Note: For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

R. S. 34:3-21 repealed 1953, c. 33, s. 2.
R. S. 34:3-22 " 1953, c. 33, s. 3.

Chapter 3A. (new) FILLING AND SERVICE STATIONS.

Note: For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

Pumps, containers, etc., of inflammable liquids, operation except by employees and experienced operators, prohibited, 1949, c. 274 (C. 34:3A-1 to 34:3A-3).

Sec. 3 of above amended 1953, c. 33, s. 4 (C. 34:3A-3).

Chapter 4. PASSENGER ELEVATORS.

Note: For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

R. S. 34:4-5 amended 1963, c. 33, s. 5.
R. S. 34:4-6 " 1953, c. 33, s. 6.
R. S. 34:4-7 repealed 1953, c. 33, s. 7.
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Chapter 5. SAFETY CODE FOR WORKERS IN CONSTRUCTION INDUSTRY.

Note: For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

R. S. 34:5-162 amended 1953, c. 33, s. 9.
R. S. 34:5-163 repealed 1953, c. 33, s. 10.

Chapter 6. INSPECTION AND REGULATION OF FACTORIES, MINES, WORKSHOPS AND OTHER INDUSTRIES.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).


D1. (new) Reports of Fires.

Additional Legislation.

Fires in industrial establishments, reports by municipal fire chiefs to Department of Labor and Industry, required, 1950, c. 51 (C. 34:6-21.1 to 34:6-21.3).

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**Article 4.** Occupational Diseases.

| R. S. 34:6-56 | repealed 1953, c. 33, s. 11. |
| R. S. 34:6-57 | 1953, c. 33, s. 12. |

**Article 7.** Meal Times.


**Article 9.** Mines and Quarries.

| R. S. 34:6-68 to 34:6-76 | repealed 1954, c. 197, s. 17. |
| R. C. 34:6-77 | amended 1949, c. 253; repealed 1954, c. 197, s. 17. |
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| R. S. 34:6-117 | repealed 1953, c. 33, s. 13. |
| R. S. 34:6-118 | 1953, c. 33, s. 14. |
| R. S. 34:6-119 | amended 1953, c. 33, s. 15. |

**Article 12.** Home Work and Sweatshops.

| R. S. 34:6-136 | amended 1953, c. 33, s. 16. |

**Additional Legislation.**

Daily records of home work in hand knitting industry to be kept by employers and employees; payments therefor regulated, suppl., 1940, c. 98 (C. 34:6-130.1, 34:6-130.2).

Title of above amended 1941, c. 264.

Industrial Homework Control and Licensing Law, 1941, c. 308 (C. 34:6-136.1 to 34:6-136.23).

Sec. 2 of above amended 1942, c. 307 (C. 34:6-136.2).

Sec. 16 " " 1950, c. 42 (C. 34:6-136.16).

Sec. 18 " " 1953, c. 33, s. 17 (C. 34:6-136.18).
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### Chapter 7. ENGINEERS’ AND FIREMEN’S LICENSES; BOILERS, PRESSURE VESSELS AND REFRIGERATION PLANTS.

**Note:** For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

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### Chapter 8. EMPLOYMENT AGENCIES.

**Note:** For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

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R. S. 34:8-19 amended 1953, c. 33, s. 26; see 1951, c. 337, s. 17 (C. 34:8-40).

R. S. 34:8-20 " 1953, c. 33, s. 27; see 1951, c. 337, s. 17 (C. 34:8-40).

R. S. 34:8-21 repealed 1953, c. 33, ss. 28-30.

Additional Legislation.

Employment agencies and employees thereof, licensing and regulation, provided for, suppl., 1951, c. 337 (C. 34:8-24 to 34:8-42).

Sec. 2 of above amended 1953, c. 379, s. 1 (C. 34:8-25).

Sec. 10 " 1953, c. 379, s. 2 (C. 34:8-33).

Chapter 9A. (new) MIGRANT LABOR.

Note: For migrant labor, examinations for venereal diseases, provided for, see 1945, c. 102 (T. 26, c. 4).

For transfer of functions, powers and duties to Bureau of Migrant Labor in the Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 9 (T. 34, c. 1A).

Migrant labor act (1945), 1945, c. 71 (C. 34:9A-1 to 34:9A-36).

Chapter 10. HOURS OF LABOR.

Note: For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

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Note: For transfer of functions, powers and duties to Division of Labor in the Department of Labor and Industry, see 1948, c. 446, s. 7 (T. 34, c. 1A).

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R. S. 34:11-4 amended 1941, c. 415, s. 1 (title amended 1942, c. 6).

R. S. 34:11-6 " 1941, c. 415, s. 2 (title amended 1942, c. 6).

R. S. 34:11-7 " 1953, c. 33, s. 31; 1954, c. 111.

R. S. 34:11-8 repealed 1953, c. 33, s. 32.

R. S. 34:11-9 " 1953, c. 33, s. 33.

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R. S. 34:11-49 repealed 1941, c. 321, s. 5.
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Additional Legislation.
Cost of medical examinations of employees or prospective employees made at request or direction of employer to be paid for by employer, suppl., 1952, c. 147 (C. 34:11-24.1 to 34:11-24.3).

Article 2A. (new) Discrimination in Wages.

Additional Legislation.
Discrimination in wages because of sex, prohibited, penalties, etc., 1952, c. 9 (C. 34:11-56.1 to 34:11-56.11).

Article 3. Wage Collection Division.
R. S. 34:11-58 amended 1953, c. 33, s. 40.
R. S. 34:11-63 " 1953, c. 33, s. 41.
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R. S. 34:11-67 " 1953, c. 33, s. 44.

Chapter 13. ARBITRATION OF LABOR DISPUTES.
R. S. 34:13-4 amended 1953, c. 33, s. 45.

Chapter 13A. (new) NEW JERSEY LABOR MEDIATION ACT.
Note: For transfer of New Jersey State Board of Mediation and its functions, powers and duties to Department of Labor and Industry, see 1948, c. 446, s. 6 (T. 34, c. 1A).
Mediation of labor disputes, regulated, 1941, c. 100 (C. 34:13A-1 to 34:13A-13).
Sec. 3 of above amended 1941, c. 299 (C. 34:13A-3).
Sec. 4 " 1945, c. 32, s. 1 (C. 34:13A-4).
Sec. 9 " 1945, c. 32, s. 2 (C. 34:13A-9).
State Board of Mediation, qualification of members prescribed, suppl., 1945, c. 32, s. 3 (C. 34:13A-10.1).
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Title of above amended 1947, c. 47, s. 1; 1947, c. 75, s. 1.

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**Labor disputes in public utilities, compulsory arbitration, provided for, suppl., 1947, c. 47 (C. 34:13B-18 to 34:13B-25)**

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Sec. 11 of above amended 1953, c. 33, s. 48 (C. 34:13B-26).

Findings of fact, decision and order, standards for determination of dispute, provided for, suppl., 1949, c. 308 (C 34:13B-27 to 34:13B-29).

Sec. 3 of above repealed 1950, c. 14, s. 4 (C. 34:13B-29).

Chapter 15. WORKMEN'S COMPENSATION.

Note: For right to examine hospital records in compensation cases and actions for damages, provided for, see 1945, c. 286 (N. J. S. 2A:82-41 to 2A:82-45).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties to Division of Workmen's Compensation in the Department of Labor and Industry, see 1948, c. 446, s. 11 (T. 34, c. 1A).

For qualifications of Director and Deputy Director of Division of Workmen's Compensation and of Referee, Formal Hearings, provided for, see 1952, c. 269 (T. 34, c. 15).

Article 1. Actions at Law.

R. S. 34:15-4 amended 1953, c. 33, s. 49.
R. S. 34:15-6 " 1953, c. 33, s. 50.

Article 2. Elective Compensation.

R. S. 34:15-10 amended 1940, c. 176; 1945, c. 74, ss. 4, 1.
R. S. 34:15-12 " 1939, c. 287; 1942, c. 97; 1945, c. 74, ss. 5, 1, 20; 1950, c. 175; 1951, c. 105.
R. S. 34:15-13 " 1938, c. 36; 1945, c. 74, ss. 6, 1, 20; 1953, c. 159.
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Rate of compensation, in certain cases, of veterans employed in on-the-job-training, provided for, suppl., 1947, c. 364 (C. 34:15-12.1 to 34:15-12.6).

Sec. 1 of above amended 1953, c. 223 (C. 34:15-12.1).

Sec. 3 of above amended 1950, c. 342 (C. 34:15-12.3).

Refund of medical, etc., services expenses paid on behalf of petitioner, not by employer, inclusion in award, etc., provided for, suppl., 1953, c. 207 (C. 34:15-15.1).

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Limitation for filing petitions and instituting proceedings in certain cases, extended, suppl., 1943, c. 72 (C. 34:15-41.1)

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R. S. 34:15-64 " 1945, c. 74, ss. 16, 1; 1952, c. 318.
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R. S. 34:15-67 " 1945, c. 97; repealed 1953, c. 33, s. 59.
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Compensation for temporary disability awarded under Workmen's Compensation and Temporary Disability Benefits Laws for same disability and period, reimbursement of Division of Employment Security of New Jersey, Department of Labor and Industry, by employer or insurance carrier, provided for and regulated, suppl., 1950, c. 174 (C. 34:15--57.1 to 34:15--57.3).

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R. S. 34:15-74 amended 1940, c. 108; 1946, c. 300, s. 2; 1948, c. 430, ss. 2, 3; 1952, c. 316, s. 1; 1953, c. 340, s. 1.
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R. S. 34:16-6 amended 1946, c. 263.

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Note: For mortgage to husband and wife, unless otherwise provided, held fully as joint tenants, words of survivorship not required, see 1947, c. 206 (T. 46, c. 2D), amended 1951, c. 314; for property rights and property transactions of parties after divorce from bed and board, regulated, see 1949, c. 272 (T. 2, c. 50).

| R. S. 37:2-9 amended 1953, c. 34, s. 4. |
| R. S. 37:2-11 " 1953, c. 34, s. 5. |
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R. S. 38:1-1 amended 1941, c. 109, s. 1; 1942, c. 344; 1947, c. 108, s. 1.

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R. S. 38:2-2 amended 1941, c. 109, s. 2; 1947, c. 105, s. 1; 1950, c. 239, s. 1.

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Note: For consolidation of the Adjutant-General’s Department and the Quartermaster-General’s Department to constitute the State Department of Defense, see 1948, c. 82, s. 2 (T. 38, c. 14B).

R. S. 38:2-8 amended 1941, c. 109, s. 3.
R. S. 38:2-10 “ 1947, c. 105, s. 2.

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Note: For consolidation of the Adjutant-General’s Department and the Quartermaster-General’s Department to constitute the State Department of Defense, see 1948, c. 82, s. 2 (T. 38, c. 14B).

R. S. 38:2-15 amended 1941, c. 109, s. 4.
R. S. 38:2-17 “ 1947, c. 105, s. 3.
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R. S. 38:3-1 amended 1950, c. 239, s. 2.
R. S. 38:3-2 “ 1950, c. 239, s. 3.
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R. S. 38:14-6 amended 1941, c. 109, s. 27; 1950, c. 239, s. 28.

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Chapter 14B. (new) STATE DEPARTMENT OF DEFENSE.
Article 1. (new) State Department of Defense Act of 1948 with Supplements, etc.
Sec. 7 of above amended 1954, c. 146 (C. 38:14B-7).

Chapter 14C. (new) INTERSTATE COMMUNICATION FACILITIES—EMERGENCY PROTECTION.
Agreements with other States for protection of interstate facilities in cases of emergency, provided for, suppl., 1950, c. 68 (C. 38:14c-1, 38:14c-2).

Chapter 14D. (new) INTERSTATE COMPACTS FOR MILITARY AID, ETC.
Note: For civil defense forces of other States, powers, etc., within this State, defined and provided for, see 1953, c. 117 (T. App. A, c. 9).
Compacts for mutual military aid, assistance, etc., with other States, authorized, 1951, c. 1 (C. 38:14D-1 to 38:14D-4).
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Note: For sales, etc., of alcoholic beverages to voluntary army and navy organizations, authorized, see 1941, c. 326 (T. 33, c. 1), amended 1950, c. 25; for exemption of same from taxation, see 1941, c. 327 (T. 54, c. 43), amended 1963, c. 65.

Chapter 15. BONUS.

Note: For annual reports to Secretary of State by veterans' organizations provided for, see 1946, c. 226 (T. 15, c. 17), amended 1953, c. 15.

Chapter 16. TENURE OF OFFICE.

Note: For civil service status of persons having tenure under this chapter, see 1941, c. 91 (T. 11, c. 4); for definition of public service in connection with rights, privileges and benefits of honorably discharged veterans, see 1945, c. 175 (T. 38, c. 23A).

R. S. 38:16-1 amended 1942, c. 83.

Additional Legislation.
Tenure of employees, etc., of joint municipal commissions in war service, provided for, 1944, c. 249 (C. 38:16-4, 38:16-5).
Policemen, firemen and motor vehicle inspectors, time spent in war service to be counted in determining seniority, etc., 1944, c. 86 (C. 38:16-6).

Chapter 17. BURIAL OF DECEASED SOLDIERS, SAILORS, MARINES AND NURSES.

Note: For monthly record of burials of deceased veterans required to be furnished by State Department of Health to Superintendents of Soldiers' Burials or Boards of Chosen Freeholders, see 1945, c. 202 (T. 26, c. 6); amended 1946, c. 232, 1953, c. 26, 1953, c. 316.

R. S. 38:17-1 amended 1945, c. 302; 1947, c. 175, s. 1; 1951, c. 136.
R. S. 38:17-2 " 1942, c. 196; 1946, c. 229; 1947, c. 237; 1948, c. 166; 1950, c. 150.
R. S. 38:17-7 1939, c. 24, s. 1.
R. S. 38:17-8 1939, c. 24, s. 2.

Additional Legislation.
Records of veterans' graves, maintenance, etc., provided for, suppl., 1945, c. 201 (C. 38:17-12).
Sec. 1 of above amended 1946.c. 233 (C. 38:17-12).

Chapter 18. COMPENSATION FOR BLIND SOLDIERS, SAILORS AND MARINES.

R. S. 38:18-1 amended 1945, c. 106, s. 1; 1946, c. 85, s. 1; 1951, c. 17.
R. S. 38:18-2 1945, c. 106, s. 2; 1946, c. 85, s. 2.
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Chapter 18A. (new) COMPENSATION FOR VETERANS SUFFERING FROM PARAPLEGIA.

Veterans suffering from paraplegia traumatically contracted in active military or naval service, compensation, provided for, 1947, c. 263 (C. 38:18A-1 to 38:18A-3).

Title of above amended 1948, c. 138.

Sec. 1 of above amended 1949, c. 192, s. 1; 1951, c. 16 (C. 38:18A-1).

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Sec. 3 “ “ “ 1949, c. 192, s. 3; 1950, c. 196, s. 2; 1951, c. 331, s. 2 (C. 38:18A-3).

Continuation or cessation of payments to certain veterans becoming nonresidents of State, provided for, suppl., 1954, c. 213 (C. 38:18A-4).

Chapter 20. EDUCATION OF WAR ORPHANS.

R. S. 38:20-1 amended 1944, c. 197; 1951, c. 65.

R. S. 38:20-2 “ 1952, c. 49, s. 1.

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Additional Legislation.

Qualification for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve invalidated, 1949, c. 99 (C. 38:22-2).

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Note: For public service in connection with rights, privileges and benefits of honorably discharged veterans, defined, see 1945, c. 175 (T. 38, c. 23A)

R. S. 38:23-1 amended 1953, c. 351.

R. S. 38:23-2 “ 1940, c. 25; 1945, c. 176; 1947, c. 271; 1948, c. 404, ss. 1, 2; 1951, c. 219; 1952, c. 207; 1954, c. 114.

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Leave of absence for ad interim or temporary State, county or municipal employees for field training, provided for, suppl., 1953, c. 350, ss. 1-2 (C. 38:23-1.1, 38:23-1.2).
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Chapter 23A. (new) SPECIAL PRIVILEGES AND EXEMPTIONS OF PERSONS IN MILITARY AND NAVAL SERVICE.

**Note:** For establishment and maintenance of veterans' education and training program, see 1946, c. 64 (T. 18, c. 14A); amended 1947, c. 141, 1948, c. 147, 1949, c. 101.

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<td>Renewal or reinstatement of certain licenses, registration certificates or permits to practice profession or engage in occupation, for veterans, provided for, 1946, c. 51 (C. 38:23A-4 to 38:23A-6).</td>
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For transfer of, and continuation as, Veterans Loan Authority in Department of Conservation and Economic Development, see 1946, c. 448, s. 19 (T. 13, c. 1B).


Veterans’ Loan Act (1944) 1944, c. 126 (C. 38:23B-1 to 38:23B-22) (short title amended as above, 1946, c. 121, s. 18).

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Sec. 7 " " 1951, c. 89, s. 1 (C. 38:23B-7).

Sec. 8 " " 1945, c. 185, s. 3; 1946, c. 121, s. 6; 1950, c. 216, s. 1; 1951, c. 89, s. 2 (C. 38:23B-8).

Sec. 9 " " 1945, c. 185, s. 4; 1946, c. 121, s. 7 (C. 38:23B-9).

Sec. 12 " " 1945, c. 185, s. 5; 1946, c. 121, s. 9; 1947, c. 190, s. 1 (C. 38:23B-12).

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Applications for loans for purchase of household furnishings
or appliances, submission and approval, provided for.
1946, c. 121, s. 8 (C. 38:23B–9.1).

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Veterans' loans, guarantee and insurance by authority, reserves
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Transfer of powers, duties and functions and records, etc., of
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1950, c. 216, s. 3 (C. 38:23B–22.2).

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Contracts, obligations, pledges, mortgages and conveyances,
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with certain veterans' loans, made valid and enforceable,

Title of above amended 1947, c. 189, s. 1.

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For transfer of functions, powers and duties of Division of Veterans Services of Department of Economic Development to Department of Conservation and Economic Development, see 1948, c. 448, s. 18 (T. 13, c. 1B).

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Chapter 25A. (new) SOUVENIRS, INSIGNIA AND EMBLEMS.


Sec. 3 of above amended 1943, c. 85 (C. 38:25A-3).


Subtitle 4. (new) INDUCTION INTO ARMED FORCES OF UNITED STATES.

Chapter 28. (new) INMATES OF PENAL AND CORRECTIONAL INSTITUTIONS.

Release of inmates from penal and correctional institutions for induction into armed forces of the United States, provided for, 1945, c. 54 (C. 38:28-1, 38:28-2).
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For copies, reports of motor vehicle accidents, etc., to be furnished by State Police, see 1952, c. 117 (T. 55, c. 2).

Subtitle 1. MOTOR VEHICLE AND TRAFFIC LAWS.

Chapter 1. DEFINITIONS.
R. S. 39:1-1 amended 1951, c. 25; 1953, c. 36, s. 1; see 1948, c. 439, s. 51 (C. 52:178-51).

Chapter 2. DEPARTMENT OF MOTOR VEHICLES.
Note: For time spent in war service by motor vehicle inspectors, to be counted in determining seniority, etc., see 1944, c. 86 (T. 38, c. 16); for Department of Motor Vehicles continued as the Division of Motor Vehicles in the Department of Law and Public Safety, see 1948, c. 439, s. 19 (T. 52, c. 17B).
R. S. 39:2-2 amended 1944, c. 44; 1953, c. 36, s. 2; see 1948, c. 439, s. 20 (C. 52:17B-20).
R. S. 39:2-4 " 1953, c. 36, s. 3.
R. S. 39:2-6 " 1941, c. 178.

Additional Legislation.

Motor vehicle inspectors, tenure, pension and retirement rights upon transfer or promotion, protected, 1950, c. 201 (C. 39:2-7.1).

Chapter 3. MOTOR VEHICLES.
Note: For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948, c. 439, s. 19 (T. 52, c. 17B); for storing, handling, transporting, utilizing and odorization of liquefied petroleum gas, regulated, see 1950, c. 139 (T. 21, c. 1B), amended 1953, c. 21.

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R. S. 39:3-4 amended 1938, c. 66, s. 1; 1940, c. 246, s. 1; 1944, c. 5 (see 1946, c. 45, infra); 1949, c. 275; 1952, c. 45; 1954, c. 172.
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Special licenses to certain minors to drive motor vehicles, in certain agricultural pursuits, provided for, suppl., 1942, c. 324 (C. 39:3–11.1 to 39:3–11.4).

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Driving privileges, licensed drivers in war service, extended, certain cases, suppl., 1943, c. 98 (C. 39:3–11.5).

Sec. 1 of above amended 1944, c. 38; 1946, c. 3; 1953, c. 106 (C. 39:3–11.5).


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Sec. 4 " " 1951, c. 7, s. 2 (C. 39:3–13.4).
Registry fee refund to persons in war service, certain cases, provided for, suppl., 1944, c. 228 (C. 39:3-22.1, 39:3-22.2).

Approval of types of nonrubber tires by Commissioner, authorized, suppl., 1942, c. 227, s. 3 (C. 39:3-23.1).

Farm machinery or implements, special licenses to transport, suppl., 1941, c. 31 (C. 39:3-24.1).

Sec. 1 of above amended 1953, c. 412 (C. 39:3-24.1).

Registration of motor vehicles, without fee, of certain veterans, provided for, suppl., 1948, c. 28 (C. 39:3-27.1).

Sec. 1 of above amended 1951, c. 13; 1952, c. 73; 1953, c. 59 (C. 39:3-27.1).

Temporary identification markers, use by veterans on certain motor vehicles, permitted, suppl., 1946, c. 45 (C. 39:3-33.1).

Registration plates, “Garden State” to be imprinted thereon, suppl., 1954, c. 221 (C. 39:3-33.2).

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Note: For television with screen visible to driver of motor vehicle, prohibited, see 1951, c. 134 (T. 39, c. 3A).

R. S. 39:3-59 “ 1941, c. 342.
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Use of “Press” sign, etc., on motor vehicles, restricted, suppl., 1943, c. 101 (C. 39:3-76.1).

Protectors or flaps on rear wheels of certain busses and commercial vehicles to prevent dirt, etc., throwing, required, suppl., 1952, c. 343 (C. 39:3-79.1 to 39:3-79.3).


R. S. 39:3-80 amended 1942, c. 227, s. 2.
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R. S. 39:3-84 amended 1942, c. 268; 1950, c. 142, ss. 2, 8.
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**Article 6. (new) Reports of Theft, Etc.**

**Additional Legislation.**

Report of theft of motor vehicle or registration plates and on recovery of same, required, suppl., 1958, c. 352 (NJSA 39:5-48 to 39:5-50; RSCS 39:3-85.1 to 39:3-85.4).

**Article 7. (new) General Penalties.**

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Penalty for violations of chapter for which no specific penalty prescribed, suppl., 1941, c. 343 (C. 39:3-86).

**Chapter 3A. (new) ADDITIONAL EQUIPMENT REGULATIONS.**

Television with screen visible to driver of motor vehicle, prohibited, penalty, 1951, c. 134 (C. 39:3A-1 and 39:3A-2).

**Chapter 4. TRAFFIC REGULATION.**

Note: For report of injury to certain animals required, see 1939, c. 315 (T. 4, c. 22), amended 1955, c. 5; for school busses, warning lights, markings, etc., required, 1948, c. 133 (T. 18, c. 14).

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R. S. 39:4-1 amended 1950, c. 15; 1951, c. 23, s. 1.

**Article 2. General Powers and Duties of Commissioner.**

R. S. 39:4-2 amended 1951, c. 23, s. 2.

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R. S. 39:4-5 " 1951, c. 23, s. 5.

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Bicycle riders subject to same law and regulations as vehicle drivers, exceptions, suppl., 1951, c. 23, s. 16 (C. 39:4-14.1).

Bicycle riders, position on roadways, etc., regulated, suppl., 1951, c. 23, s. 17 (C. 39:4-14.2).

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**Additional Legislation.**

Riders of animals or drivers of animal-drawn vehicles subject to same law and regulations as motor vehicle drivers, exceptions, suppl., 1951, c. 23, s. 19 (C. 39:4-25.1).

### Article 5. Machinery, Vehicles or Apparatus of Unusual Size or Weight.

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<td>R. S. 39:4-26</td>
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<td>R. S. 39:4-27</td>
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<td>R. S. 39:4-30</td>
<td>1941, c. 257; 1949, c. 250; 1951, c. 23, s. 21.</td>
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<td>R. S. 39:4-31</td>
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Article 6. Pedestrians

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<td>R. S. 39:4-34</td>
<td>&quot; 1951, c. 23, s. 25.</td>
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<td>R. S. 39:4-37</td>
<td>&quot; 1951, c. 23, s. 27.</td>
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Additional Legislation.

Pedestrian crossing where tunnel or bridge provided, right-of-way, suppl., 1951, c. 23, s. 24 (C. 39:4-36.1).

Right-of-way of blind persons crossing highway or intersection, 1939, c. 274 (NJSA 39:4-37.1; RSCS 39:4-32.1).

Sec. 1 of above amended 1946, c. 208 (C. 39:4-37.1).

Article 7. Street Cars

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<td>R. S. 39:4-38</td>
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Article 8. Display of Name and Place of Owner of Commercial Vehicle.

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<td>R. S. 39:4-47</td>
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Article 9. Operation of or Acts Affecting Operation of Vehicles and Street Cars.

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<td>R. S. 39:4-57</td>
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<td>R. S. 39:4-59</td>
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<td>R. S. 39:4-60</td>
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<td>R. S. 39:4-64</td>
<td>&quot; 1954, c. 37.</td>
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<td>R. S. 39:4-69</td>
<td>&quot; 1951, c. 23, s. 36.</td>
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Additional Legislation.

Presumptions as result of chemical analysis of blood, urine, breath, etc., in determining intoxication of driver, suppl., 1951, c. 23, s. 30 (C. 39:4-50.1).

Driver crossing sidewalk at private road, right-of-way, suppl., 1951, c. 23, s. 48 (C. 39:4-66.1).
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Article 10. Load and Loading of Vehicles.
Note: For limitation of weight and size of commercial vehicles, see 1950, c. 142 (R. S. 39:3-20).

R. S. 39:4-73 repealed 1950, c. 142, ss. 4, 8.
R. S. 39:4-76 amended 1951, c. 23, s. 37.
R. S. 39:4-77 " 1951, c. 23, s. 38.
R. S. 39:4-79 " 1951, c. 23, s. 39.

Article 11. Law of Road and Right-of-Way.

R. S. 39:4-81 amended 1951, c. 23, s. 40.
R. S. 39:4-82 " 1951, c. 23, s. 43.
R. S. 39:4-83 " 1951, c. 23, s. 44.
R. S. 39:4-85 " 1951, c. 23, s. 45.
R. S. 39:4-86 " 1948, c. 170, s. 3; 1951, c. 23, s. 46.
R. S. 39:4-88 " 1951, c. 23, s. 47.
R. S. 39:4-91 " 1951, c. 23, s. 49.
R. S. 39:4-92 " 1951, c. 23, s. 50.
R. S. 39:4-93 " 1951, c. 23, s. 53.

Additional Legislation.

Divided highways driving upon regulated, suppl., 1951, c. 23, s. 41 (C. 39:4-82.1).
One-way traffic regulation authorized, suppl., 1951, c. 23, s. 42 (C. 39:4-85.1).
Limited-access highways, entrance and exit regulated, suppl., 1951, c. 23, s. 51 (C. 39:4-90.1).
Limited-access highways, restriction of use authorized, suppl., 1951, c. 23, s. 52 (C. 39:4-94.1).

Article 12. Speed.

R. S. 39:4-97 amended 1951, c. 23, s. 54.
R. S. 39:4-98 " 1939, c. 211; 1942, c. 325 (1942, c. 325 repealed 1946, c. 8); 1951, c. 23, s. 55.
R. S. 39:4-99 " 1951, c. 23, s. 56.
R. S. 39:4-103 " 1951, c. 23, s. 57.
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R. S. 39:4-110 amended 1948, c. 422, s. 1.
R. S. 39:4-112 " 1948, c. 422, s. 2.
R. S. 39:4-116 " 1951, c. 23, s. 58.
R. S. 39:4-117 " 1951, c. 23, s. 59.
R. S. 39:4-118 " 1951, c. 23, s. 60.
R. S. 39:4-120 " 1951, c. 23, s. 61.
R. S. 39:4-121 " 1951, c. 23, s. 63.
R. S. 39:4-121.1 " 1951, c. 23, s. 64.

Additional Legislation.
Traffic control signals, location regulated, suppl., 1951, c. 23, s. 62 (C. 39:4-120.1).

R. S. 39:4-123 amended 1951, c. 23, s. 65.
R. S. 39:4-124 " 1951, c. 23, s. 66.
R. S. 39:4-126 " 1951, c. 23, s. 67.
R. S. 39:4-128 " 1938, c. 164, s. 1; 1941, c. 260, s. 3; 1951, c. 23, ss. 70 (1951, c. 23, s. 70 repealed 1953, c. 294, s. 2); 1952, c. 68 (1952, c. 68 repealed 1953, c. 294, s. 3); 1953, c. 294, s. 1.

Additional Legislation.
Railroad crossings, stopping, etc., regulated, passing or driving through gate or barrier, prohibited, suppl., 1951, c. 23, s. 68 (C. 39:4-127.1).
Bridges, crossing regulated, suppl., 1951, c. 23, s. 69 (C. 39:4-127.2).
School buses, right-of-way and starting, suppl., 1942, c. 192 (C. 39:4-128.1).
Sec. 1 of above amended 1948, c. 132; 1949, c. 102, s. 1; 1951, c. 23, s. 71 (C. 39:4-128.1).
School buses, signs required when not used to transport school children, suppl., 1949, c. 102, s. 2 (C. 39:4-128.2).

Article 15. Accidents and Reports.
R. S. 39:4-129 amended 1940, c. 147.
R. S. 39:4-130 " 1951, c. 23, s. 72; 1953, c. 187.
R. S. 39:4-131 " 1951, c. 23, s. 73; 1952, c. 177.
R. S. 39:4-134 " 1951, c. 23, s. 74.

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R. S. 39:4-135 amended 1951, c. 23, s. 75.
R. S. 39:4-136 " 1951, c. 23, s. 76.
R. S. 39:4-138 " 1948, c. 342, s. 2; 1951, c. 23, s. 77.

"No parking" zones, establishment, etc., by State Highway Commissioner, authorized, suppl., 1948, c. 342, ss. 1, 3 (C. 39:4-138.1, 39:4-138.2).

Sec. 1 of above amended 1951, c. 23, s. 78 (C. 39:4-138.1).

Article 17. Through Streets.

R. S. 39:4-140 amended 1951, c. 23, s. 79.
R. S. 39:4-141 " 1941, c. 345, s. 1; 1951, c. 23, s. 80.
R. S. 39:4-142 repealed 1951, c. 23, s. 119.
R. S. 39:4-143 amended 1951, c. 23, s. 81.

Article 18. Signs.

Note: For highway and traffic signs, regulation of, see 1941, c. 345, Art. 18A, infra.

R. S. 39:4-146 repealed 1941, c. 345, s. 26.


Additional Legislation.

Highway and traffic signs, regulation of, suppl., 1941, c. 345 (C. 39:4-183.1 to 39:4-183.25).

Sec. 7 of above amended 1951, c. 23, s. 82 (C. 39:4-183.6).
Sec. 8 " " " 1951, c. 23, s. 83 (C. 39:4-183.7).
Sec. 9 " " " 1951, c. 23, s. 84 (C. 39:4-183.8).
Sec. 10 " " " 1951, c. 23, s. 85 (C. 39:4-183.9).
Sec. 11 " " " 1951, c. 23, s. 86 (C. 39:4-183.10).
Sec. 12 " " " 1951, c. 23, s. 87 (C. 39:4-183.11).
Sec. 13 " " " 1951, c. 23, s. 88 (C. 39:4-183.12).
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Sec. 15 of above amended 1951, c. 23, s. 89 (C. 39:4-183.14).

Sec. 17 “ “ “ 1951, c. 23, s. 90 (C. 39:4-183.16).

Sec. 18 “ “ “ 1951, c. 23, s. 91 (C. 39:4-183.17).

Sec. 19 “ “ “ 1951, c. 23, s. 92 (C. 39:4-183.18).

Sec. 20 “ “ “ 1951, c. 23, s. 93 (C. 39:4-183.19).

Sec. 21 “ “ repealed 1951, c. 23, s. 123 (C. 39:4-183.20).

Sec. 22 “ “ amended 1951, c. 23, s. 94 (C. 39:4-183.21).

Sec. 23 “ “ “ 1951, c. 23, s. 95 (C. 39:4-183.22).

Sec. 24 “ “ “ 1951, c. 23, s. 97 (C. 39:4-183.23).

Sec. 25 “ “ “ 1951, c. 23, s. 98 (C. 39:4-183.24).

Construction warning signs, specifications, suppl., 1951, c. 23, s. 96 (C. 39:4-183.22a).

Guide signs, design and location provided, suppl., 1951, c. 23, s. 99 (C. 39:4-183.26).


R. S. 39:4-184 repealed 1951, c. 23, s. 120.

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R. S. 39:4-180 “ 1951, c. 23, s. 120.

R. S. 39:4-190 “ 1951, c. 23, s. 120.

R. S. 39:4-191 “ 1951, c. 23, s. 120.

Article 19A. (new) Markings.

Additional Legislation.

Authorization to place, uniformity required, suppl., 1951, c. 23, s. 100 (C. 39:4-191.1).

Types specified, suppl., 1951, c. 23, s. 101 (C. 39:4-191.2).

Materials specified, suppl., 1951, c. 23, s. 102 (C. 39:4-191.3).

Colors specified, suppl., 1951, c. 23, s. 103 (C. 39:4-191.4).

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### Article 20. Safety Zones.

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<td>R. S. 39:4-192</td>
<td>repealed 1951, c. 23, s. 121.</td>
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**R. S. 39:4-196 to 39:4-196**

### Article 20A. (new) Safety Zones and Traffic Islands.

**Note:** For truck routes, establishment, etc., provided for, see 1953, c. 354 (T. 40, c. 67).

### Additional Legislation.

- Authorization to establish, purposes enumerated, suppl., 1951, c. 23, s. 107 (C. 39:4-196.1).
- Types specified, suppl., 1951, c. 23, s. 108 (C. 39:4-196.2).
- Location, design, protection, conformity to specifications, required, 1951, c. 23, s. 109 (C. 39:4-196.3).


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<td>R. S. 39:4-198</td>
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<td>R. S. 39:4-200</td>
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<td>R. S. 39:4-201</td>
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<td>R. S. 39:4-202</td>
<td>&quot; 1951, c. 23, s. 116.</td>
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### Additional Legislation.

- Prohibition by municipalities of normal traffic on county and State highways, regulated, suppl., 1951, c. 23, s. 111 (C. 39:4-197.1).
- Traffic signs at traffic islands, safety zones and grade separations, authorized, suppl., 1951, c. 23, s. 118 (C. 39:4-199.1).
- "No passing" zones, authorized, suppl., 1951, c. 23, s. 114 (C. 39:4-201.1).
- Copies of State highway regulations as evidence, regulated, suppl., 1951, c. 23, s. 115 (C. 39:4-201.2).

### Article 22. General Penalty.

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<td>R. S. 39:4-203</td>
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Article 23. (new) Special Privileges.

Additional Legislation.

Amputees, special identification cards for special parking privileges, authorized, suppl., 1949, c. 280 (C. 39:4-204 to 39:4-207).

Sec. 1 of above amended 1950, c. 191 (C. 39:4-204).

Sec. 3 “ “ “ 1954, c. 133 (C. 39:4-206).

Article 24. (new) Regulation of Traffic and Parking on State Property.

Additional Legislation.

Regulation of traffic and parking of motor vehicles, penalties provided for, suppl., 1950, c. 16 (C. 39:4-208 to 39:4-212).


Additional Legislation.

Detouring, rerouting or diverting traffic under emergency conditions, provided for, 1950, c. 70 (C. 39:4-213 to 39:4-215).

Chapter 5. ENFORCEMENT AND PROCEDURE.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948, c. 439, s. 19 (T. 52, c. 17B).

R. S. 39:5-1 amended 1938, c. 164, s. 2.
R. S. 39:5-2 “ 1939, c. 216, s. 1; 1953, c. 36, s. 5.
R. S. 39:5-3 “ 1940, c. 212; 1942, c. 334, s. 1; 1951, c. 251; 1953, c. 36, s. 6.
R. S. 39:5-4 repealed 1953, c. 36, s. 7.
R. S. 39:5-5 amended 1953, c. 36, s. 8.
R. S. 39:5-7 “ 1953, c. 36, s. 9.
R. S. 39:5-8 “ 1950, c. 289; repealed 1953, c. 36, s. 10.
R. S. 39:5-9 “ 1942, c. 334, s. 2; 1953, c. 36, s. 11.
R. S. 39:5-10 repealed 1953, c. 36, s. 12.
R. S. 39:5-11 amended 1953, c. 36, s. 13.
R. S. 39:5-12 repealed 1953, c. 36, s. 14.

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<td>R. S. 39:5-15</td>
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<td>R. S. 39:5-27</td>
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<td>R. S. 39:5-33</td>
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<td>R. S. 39:5-37</td>
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Additional Legislation.

Revocation or suspension of drivers' license by reason of conviction in another state, period of revocation, provided for, suppl., 1953, c. 429 (C. 39:5-30.1).

Chapter 5A. (new) APPLICATION OF SUBTITLE TO HIGHWAYS OWNED BY PUBLIC OR SEMIPUBLIC CORPORATIONS.

Motor vehicle and traffic laws, when applicable on highways of public or semipublic, nonprofit institutions or corporations, suppl., 1945, c. 284 (C. 39:5A-1 to 39:5A-3).

Title of above amended 1954, c. 139, s. 1.

Sec. 1 " 1954, c. 139, s. 2 (C. 39:5A-1).

Sec. 3 " 1954, c. 139, s. 3 (C. 39:5A-3).

Motor vehicle and traffic laws, when applicable to parks open to public, suppl., 1953, c. 400 (C. 39:5A-4).

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Dangerous articles, transportation of, regulated, 1950, c. 128 (C. 39:5B-1 to 39:5B-17).

Subtitle 2. OTHER LAWS REGULATING MOTOR VEHICLES.

Note: For insurance of financed motor vehicles, policy-forms, etc., see 1939, c. 74 (T. 17, c. 28), amended 1950, c. 157.

Chapter 6. FINANCIAL RESPONSIBILITY.

Note: For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948, c. 439, s. 19 (T. 52, c. 17B).

R. s. 39:6-1 to 39:6-22 repealed 1952, c. 173, ss. 34, 35.

The following sections of the foregoing were amended prior to being repealed as aforesaid:

- R. s. 39:6-1 amended 1941, c. 296, s. 1.
- R. s. 39:6-5 " 1941, c. 296, s. 2; 1949, c. 60, s. 1.
- R. s. 39:6-6 " 1949, c. 60, s. 2.
- R. s. 39:6-20 " 1945, c. 189.

Additional Legislation.


Sec. 33 of above amended 1954, c. 77 (C. 39:6-55).


Sec. 7 of above amended 1953, c. 114 (C. 39:6-98).

Chapter 7. SERVICE OF PROCESS UPON NONRESIDENTS.

Note: For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948, c. 439, s. 19 (T. 52, c. 17B).

For powers of attorney to accept service of process on common and contract interstate carriers filed with Public Utility Commission, authorized, see 1950, c. 168 (T. 48, c. 6A).

R. S. 39:7-2 amended 1941, c. 262; 1949, c. 190, s. 1; 1950, c. 251.

R. S. 39:7-3 " 1949, c. 190, s. 2; 1953, c. 36, s. 34.

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R. S. 39:7-5 amended 1949, c. 190, s. 3.
R. S. 39:7-6 " 1949, c. 190, s. 4.
R. S. 39:7-7 " 1949, c. 190, s. 5.

Additional Legislation.

Service of process in civil actions founded on accidents, etc., occurring within the State upon persons thereafter becoming nonresidents, provided for, suppl., 1954, c. 61 (C. 39:7-2.1, 39:7-2.2).

Chapter 8. INSPECTION OF MOTOR VEHICLES.

Note: For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948. c. 439, s. 19 (T. 52, c. 17B).

R. S. 39:8-9 amended 1954, c. 75.

Additional Legislation.

Inspectors of motor vehicles, provision of uniform for, authorized, suppl., 1949, c. 221 (C. 39:8-2.1).

Chapter 9. HOURS OF DUTY OF OPERATORS OF CERTAIN MOTOR VEHICLES.

Note: For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948. c. 439, s. 19 (T. 52, c. 17B).


Chapter 10. PURCHASE, SALE AND TRANSFER OF MOTOR VEHICLES.

Note: For Department of Motor Vehicles continued as Division of Motor Vehicles, and Commissioner of Motor Vehicles continued as Director of said Division, in the Department of Law and Public Safety, see 1948. c. 439, s. 19 (T. 52, c. 17B).

R. S. 39:10-1 amended 1946, c. 136, s. 1.
R. S. 39:10-2 " 1946, c. 136, s. 2; 1949, c. 235, s. 1
R. S. 39:10-6 " 1946, c. 136, s. 3.
R. S. 39:10-7 " 1949, c. 235, s. 2.
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For transfer of the Division of Local Government, the Local Government Board of said Division, and the Director of said Division in the State Department of Taxation and Finance to, and the continuation thereof in, the Division of Local Government in the Department of the Treasury, see 1948, c. 92, ss. 20-23 (T. 52, c. 1A).

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R. S. 40:2-2 amended 1938, c. 128, s. 1; 1947, c. 113, ss. 1, 16; 1950, c. 93, ss. 1, 5.

R. S. 40:2-6 amended 1939, c. 396, s. 1; 1950, c. 93, ss. 2, 5.

R. S. 40:2-7 amended 1939, c. 396, s. 2; 1941, c. 237; 1947, c. 113, ss. 2, 16; 1950, c. 93, ss. 3, 5.

R. S. 40:2-8 amended 1939, c. 396, s. 3; 1947, c. 113, ss. 3, 16.

R. S. 40:2-9 amended 1947, c. 113, ss. 4, 16.

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R. S. 40:11-1 amended 1953, c. 37, s. 7.
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Sec. 20 “ “ “ 1954, c. 138, s. 11
Sec. 23 “ “ “ 1954, c. 138, s. 12

Annual audit, making and filing, certified copy of bond
resolutions and proceedings, filing required, suppl., 1952,
Public utility facilities, etc., relocation or removal upon
or from property condemned by an authority, munici­
pality or county for parking purposes, regulated, suppl.,
Inconsistent laws, etc., inapplicable to exercise of powers,
duties and obligations authorized by act, suppl., 1954,
c. 138, s. 14 (C. 40:11A–26).

Chapter 12. PARKS AND PLAYGROUNDS.
R. S. 40:12–9 1948, c. 61.

Chapter 14A. (new) COUNTY AND MUNICIPAL SEWERAGE
AUTHORITIES.

Note: For Sanitary Sewer District Authorities, first- and second-class
counties, establishment, powers, duties, etc., see 1946, c. 123 (T. 40,
c. 36A), amended 1949, c. 136, 1949, c. 145, 1950, c. 20, 1951, c. 265, 1953,
c. 326.

Sewerage Authorities Law (1946), suppl., 1946, c. 138 (C.

Title of above amended 1953, c. 177, s. 1
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s. 2 (C. 40:14A–2).
Sec. 3 “ “ “ 1951, c. 127, s. 2; 1953, c. 177,
s. 3 (C. 40:14A–3).
Sec. 4 “ “ “ 1947, c. 391; 1951, c. 127, s. 3;
1952, c. 277, s. 1; 1954, c. 72
(C. 40:14A–4).
Sec. 5 “ “ “ 1951, c. 127, s. 4; 1952, c. 277,
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Sec. 6 of above amended 1951, c. 127, s. 5; 1953, c. 177, s. 4 (C. 40:14A–6).

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Sec. 17 " " " 1953, c. 37, s. 11 (C. 40:14A–17).

Sec. 20 " " " 1951, c. 127, s. 7; 1953, c. 177, s. 5 (C. 40:14A–20).

Sec. 23 " " " 1951, c. 127, s. 8; 1952, c. 277, s. 3 (C. 40:14A–23).

Sec. 24 " " " 1951, c. 127, s. 9 (C. 40:14A–24).

Sec. 25 " " " 1951, c. 127, s. 10 (C. 40:14A–25).

Sec. 28 " " " 1953, c. 37, s. 12 (C. 40:14A–28).


Subtitle 2. COUNTIES.

Part 1. COUNTIES, GENERALLY.

Note: For time of war service not to be counted in determining maximum age limits for appointment or election to State, county, municipal or school district, office, position, etc., see 1944, c. 98 (T. 38, c. 23A), amended 1946, c. 206; for standard plumbing code, establishment, etc., in certain counties, provided for, see 1946, c. 255 (T. 26, c. 3C), amended 1947, c. 123.

Chapter 17. CLASSIFICATION.

R. s. 40:17-2 amended 1939, c. 150; 1954, c. 4, s. 1; 1954, c. 73.

Additional Legislation.

Counties of fifth class, population minimum increased to 100,000; counties of sixth class, population maximum increased to 100,000, 1954, c. 4, s. 2 (C. 40:17–2.1).

Chapter 18. INCORPORATION; BOUNDARIES; ANNEXATION.

R. S. 40:18-6 amended 1953, c. 37, s. 13.

R. S. 40:18-7 " 1953, c. 37, s. 14.

R. S. 40:18-9 " 1953, c. 37, s. 15.

R. S. 40:18-12 " 1953, c. 37, s. 16.
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| R. S. 40:18-30 | “ 1953, c. 37, s. 20. |
| R. S. 40:18-32 | “ 1953, c. 37, s. 21. |

Additional Legislation.

Boundary between Camden, Atlantic and Gloucester counties fixed, 1938, c. 176 (C. 40:18-4.1).

Boundary between Monmouth and Middlesex County changed, 1939, c. 244 (C. 40:18-4.2, 40:18-4.3).

Chapter 19. COUNTY SEAT.

R. S. 40:19-8 amended 1953, c. 37, s. 22.

Chapter 20. BOARDS OF CHOSEN FREEHOLDERS.

Note: For establishment and administration of ration banks, account, etc., see 1943, c. 142 (T. 52, c. 14).

R. S. 40:20-4 amended 1945, c. 121.

R. S. 40:20-10 “ 1953, c. 37, s. 23. |
R. S. 40:20-16 “ 1948, c. 5, s. 1. |
R. S. 40:20-18 “ 1948, c. 5, s. 2. |
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R. S. 40:20-72 “ 1944, c. 63; 1947, c. 302, s. 1. |
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R. S. 40:20-74 “ 1947, c. 302, s. 3. |
R. S. 40:20-75 “ 1953, c. 37, s. 25. |

Additional Legislation.

Compensation of boards of freeholders in certain counties, procedure in respect to fixing, prescribed, suppl., 1947, c. 302, ss. 4-9 (C. 40:20-74.1 to 40:20-74.6).

Salaries of members of boards of freeholders, counties, 5th class less than 100,000 inhabitants, increase, provided for, suppl., 1953, c. 281 (C. 40:20-74.7).

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Chapter 21. OFFICERS AND EMPLOYEES.

Note: For legislation dealing with discrimination against applicants for employment, for age, see 1938, c. 295 (T. 10, c. 3); 1938, c. 336 (R. S. 40:11-4), amended 1951, c. 62; for deductions from salaries, etc., of employees, provided for, see 1945, c. 69; 1946, c. 182 (T. 29, c. 14); for deductions for group, accident and sickness insurance premiums from compensation of county officers, employees, etc., authorized, see 1946, c. 7 (T. 32, c. 14), amended 1947, c. 143; for apprentice and on the job training programs for veterans in counties, provided for, see 1946, c. 162 (T. 38, c. 21A), amended 1952, c. 252; for guards, keepers, etc., jails, houses of detention and penitentiaries, first-class counties exceeding 800,000 inhabitants, compensation fixed by board of chosen freeholders, see 1946, c. 34 (T. 30, c. 8); for qualification for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38, c. 22).

For tenure for certain county road supervisors in certain second-class counties, see 1951, c. 247 (T. 27, c. 14).

For leave of absence for field training of ad interim or temporary State, county or municipal employees, see 1953, c. 350 (T. 38, c. 23).

A. GENERAL PROVISIONS.

R. S. 40:21-7 amended 1953, c. 37, s. 27.

B. OATHS AND BONDS.


R. S. 40:21-12 " 1953, c. 37, s. 28.

C. COUNTY OFFICERS GENERALLY.

Additional Legislation.

Resignations, county officers to be in writing sent to Governor and filed with Secretary of State, suppl., 1953, c. 37, s. 38 (C. 40:21-17.1).

D. SPECIFIC OFFICERS.

R. S. 40:21-24 amended 1948, c. 78, s. 1; 1953, c. 37, s. 29.

R. S. 40:21-25 " 1953, c. 37, s. 30.

R. S. 40:21-28 " 1953, c. 37, s. 31.

R. S. 40:21-32 " 1953, c. 37, s. 33.

R. S. 40:21-33 " 1953, c. 37, s. 34.

Additional Legislation.

County auditor, appointment regulated, suppl., 1944, c. 125 (C. 40:21-20.1 to 40:21-20.3).

Transfer and civil service status, certain employees, counties of the second class, provided for, 1948, c. 400 (C. 40:21-21.1).
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Assistant county physician, deputy, appointment, compensation, suppl., 1948, c. 78, s. 2 (C. 40:21-23.1).

Notice of death to, and powers and duties of, county physicians thereupon, failures to report deaths, disturbance of bodies, etc., made misdemeanors, suppl., 1947, c. 403 (C. 40:21-26.6 to 40:21-26.11).

Sec. 2 of above amended 1951, c. 309, s. 1 (C. 40:21-26.7).

Chief medical examiners, coroners, morgue keepers, second-class counties, appointment, powers, duties, etc., regulated, 1944, c. 182 (C. 40:21-30.1 to 40:21-30.19).

Sec. 11 of above amended 1953, c. 37, s. 32 (C. 40:21-30.11).

Tenure of office for superintendents, child welfare, 1939, c. 224 (C. 40:21-47.1).

Article 2. Counties of the First Class.

R. S. 40:21-52 amended 1953, c. 37, s. 35.
R. S. 40:21-53 repealed 1953, c. 37, s. 36.
R. S. 40:21-57 amended 1944, c. 61.
R. S. 40:21-60 " 1938, c. 268.
R. S. 40:21-61 " 1942, c. 51, s. 1.
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R. S. 40:21-71 " 1953, c. 37, s. 37.
R. S. 40:21-73 " 1942, c. 80.
R. S. 40:21-77 " 1942, c. 51, s. 3.

Chapter 22. FIRE AND POLICE.

Note: For promotion of policemen, prohibited, until after three years service; certain cases, see 1940, c. 20 (T. 40, c. 11); for uniformed municipal, traffic and park police, certain, hours of employment, referendum, provided for, see 1948, c. 541 (T. 40, c. 11); for police and firemen, municipal and county and county park police, except in first and second-class counties, minimum salaries provided for, see 1949, c. 283 (T. 40, c. 11); for qualification for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38, c. 22).

R. S. 40:22-5 amended 1953, c. 37, s. 39.
R. S. 40:22-16 " 1941, c. 127.

Additional Legislation.

Award of damages to traffic police officers for permanent injury received while on duty by board of chosen freeholders, authorized and regulated, 1952, c. 350 (C. 40:22-3.1, 40:22-3.2).

Acting fire marshal, appointment, powers, etc.; in counties of the second, third, and fifth class, suppl., 1940, c. 157 (C. 40:22-16.1).
Chapter 23. GENERAL POWERS.

Note: For completion of projects abandoned by Federal agency by county alone; authorized, see 1941, c. 330 (T. 40, C. 2); for standard building code, preparation and interpretation by Department of Economic Development, adoption by counties, provided for, see 1946, c. 120 (T. 52, c. 27C).

For appropriation for expense of psychiatric diagnosis and treatment of indigent residents of county having no mental or psychiatric hospital or clinic, authorized and regulated, see 1952, c. 119 (T. 44, c. 5).

For parking meter revenues appropriation by counties for off-street parking facilities, certain cases, authorized, see 1952, c. 195 (T. 40, c. 5).

For transcripts and certain expenses of appeals for impecunious defendants in capital cases provided, see 1952, c. 212 (T. 2A, c. 152).

For county lands not needed for public purposes, making available as training ground for fire companies and appropriations for improvement thereof for said purpose by board of chosen freeholders or county park commission authorized, see 1954, c. 18 (T. 40, c. 32).


R. S. 40:23-6.1 " 1938, c. 33.

Additional Legislation.

Acceptance of gifts, etc., for specific purposes, provided for, 1943, c. 138 (C. 40:23-4.1).

Children's summer camps; establishment and maintenance, suppl., 1940, c. 24 (C. 40:23-6.2 to 40:23-6.16).

Veterans, certain, care and treatment in county hospitals, provided for, suppl., 1946, c. 73 (C. 40:23-6.17 to 40:23-6.19).

Fees for building permits for county buildings, certain second-class counties, not required, suppl., 1948, c. 413 (C. 40:23-6.20).

Facilities for legal aid associations or societies furnished by county, authorized, 1950, c. 194 (C. 40:23-6.21).


Note: For investment of funds of counties, municipalities and school districts in their own or Federal obligations, authorized and regulated, see 1953, c. 328 (T. 40, c. 5).

R. S. 40:23-11 amended 1953, c. 37, s. 40.

Additional Legislation.

Appropriations by certain counties for junior colleges authorized and validated, 1941, c. 43 (C. 40:23-8.2).

Title of above amended 1947, c. 30, s. 1.

Sec. 1 " " 1947, c. 30, s. 2
(C. 40:23-8.2).

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Appropriations for protection of roads from erosion by tide-water, sixth-class counties, 1942, c. 198 (C. 40:23-8.3).


Appropriations for duly incorporated children's home, etc., authorized, 1948, c. 258 (C. 40:23-8.8).

Volunteer fire companies, appropriation by board of chosen freeholders in aid of, authorized, 1949, c. 79 (C. 40:23-8.9).


Article 4. Joint County and Municipal Action.

Note: For mental health program for children, establishment and maintenance jointly by counties and municipalities, appropriation, etc., provided for, see 1952, c. 120 (T. 40, c. 5).

Article 6. Sale or Other Disposition of Personal Property.


Additional Legislation.

Leasing of unused road machinery or equipment, in certain cases, authorized, suppl., 1942, c. 320 (C. 40:23-27.1, 40:23-27.2).

Chapter 24. ORDINANCES AND RESOLUTIONS.

R. S. 40:24-4 amended 1953, c. 37, s. 41.

R. S. 40:24-5 " 1953, c. 37, s. 42.

R. S. 40:24-6 " 1953, c. 37, s. 43.

R. S. 40:24-7 " 1953, c. 37, s. 44.

R. S. 40:24-9 " 1953, c. 37, s. 45.

Additional Legislation.

Vote required for adoption of resolutions in absence of member of governing body in active military or naval service of the United States or of this State, 1942, c. 301 (C. 40:24-1.1).

Chapter 25. CONTRACTS.


R. S. 40:25-19 " 1953, c. 37, s. 46.

Additional Legislation.

Two-year contracts for fuel, authorized, suppl., 1953, c. 395 (C. 40:25-1.1).

Purchases from United States Government by counties, special provisions relating to, suppl., 1945, c. 111 (C. 40:25-4.1 to 40:25-4.4).

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Chapter 26A. (new) MONEYS UNCLAIMED IN CERTAIN OFFICES.

Unclaimed moneys in certain county offices, disposition of, provided for, 1948, c. 456 (C. 40:26A-1 to 40:26A-11).

Sec. 5 of above amended 1953, c. 37, s. 47 (C. 40:26A-5).
Sec. 6 “ “ repealed 1953, c. 37, s. 48 (C. 40:26A-6).
Sec. 7 “ “ amended 1953, c. 37, s. 49 (C. 40:26A-7).
Sec. 8 “ “ “ 1953, c. 37, s. 50 (C. 40:26A-8).
Sec. 9 “ “ “ 1953, c. 37, s. 51 (C. 40:26A-9).
Sec. 10 “ “ repealed 1953, c. 37, s. 52 (C. 40:26A-10).
Sec. 11 “ “ amended 1950, c. 67, s. 6 (C. 40:26A-11).

Chapter 27. COUNTY PLANNING.
R. S. 40:27-6 amended 1953, c. 37, s. 53.

Additional Legislation.
Maps, disapproval of certain, provided for, suppl., 1948, c. 412 (C. 40:27-12).
Title of above amended 1950, c. 274, s. 1; 1952, c. 326, s. 1.
Sec. 1 “ “ “ 1950, c. 274, s. 2; 1952, c. 326, s. 2 (C. 40:27-12).

Chapter 30. DRAINAGE.
R. S. 40:30-1 amended 1953, c. 37, s. 54.
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R. S. 40:30-3 “ 1953, c. 37, s. 56.
R. S. 40:30-7 “ 1953, c. 37, s. 57.
R. S. 40:30-10 “ 1953, c. 37, s. 58.
R. S. 40:30-16 “ 1953, c. 37, s. 59.

Additional Legislation.
Drainage of lands by counties, provided for, suppl., 1945, c. 112 (C. 40:30-18 to 40:30-21).

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Chapter 32. LANDS AND BUILDINGS.

Note: For authorization of maintenance of stands in public buildings by blind, see 1938, c. 349 (T. 30, c. 6).
For acquisition of State lands by county bridge commissions, see 1953, c. 359 (T. 27, c. 19).

Article 1. Acquisition.

R. S. 40:32-4 amended 1953, c. 37, s. 60.

Additional Legislation.

Acquisition, improvement, etc., of lands by counties for park, public welfare and hospital purposes, provided for, 1940, c. 33 (NJSA 40:32-2.1 to 40:32-2.5; RSCS 40:32-7.1 to 40:32-7.5).

Article 2. Sale or Other Disposition.

R. S. 40:32-10 " 1953, c. 119.

Additional Legislation.

County lands not needed for public purposes, making available as training ground for fire companies and appropriations for improvement thereof for said purpose by board of chosen freeholders or county park commission, authorized, 1954, c. 18 (C. 40:32-13.1 and 40:32-13.2).

Article 3. (new) Acquisition and Disposition.

Lands improved by or with assistance of Federal Government, use, etc., 1951, c. 116 (C. 40:32-14 to 40:32-19).

Chapter 33. LIBRARIES.

R. S. 40:33-6 amended 1950, c. 189, s. 1.
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R. S. 40:33-14 " 1953, c. 37, s. 61; 1954, c. 250.

Additional Legislation.

Contract between municipalities within county library system, for additional library service, provided for, suppl., 1951, c. 101, s. 2 (C. 40:33-15.1, 40:33-13.2).
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**Chapter 36A. (new) COUNTY SEWERAGE AUTHORITIES.**


Sanitary Sewer District Authorities, first- and second-class counties, establishment, powers, duties, etc., 1946, c. 123 (C. 40:36A-1 to 40:36A-63).

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Discharge of sewage, etc., into streams within district and tributaries prohibited, enforcement of violations, provided for, suppl., 1953, c. 389 (C. 40:36A-23.1, 40:36A-23.2).

**Chapter 37. COUNTY PARKS.**

Note: For acquisition, improvement, etc., of lands by counties for park purposes, see 1940, c. 33 (T. 40, c. 32); for uniformed municipal, traffic and park police, certain, hours of employment, referendum, provided for, see 1945, c. 341 (T. 40, c. 11); for police and firemen, municipal, and county and county park police, except in first- and second-class counties, minimum salaries provided for, see 1949, c. 283 (T. 40, c. 11).

For county lands not needed for public purposes, making available as training ground for fire companies and appropriations for improvement thereof for said purpose by board of chosen freeholders or county park commission authorized, see 1954, c. 18 (T. 40, c. 32).

**Article 1. Shade Tree Commission.**

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Leasing, etc., of real estate to United States Government, etc., terms, etc., provided for, 1943, c. 20 (C. 40:37-11.1).

Sec. 1 of above amended 1951, c. 71 (C. 40:37-11.1).

Contracts by Park Commissions, certain counties, with municipalities, for temporary use of park lands for emergency housing, etc., for veterans, etc., authorized, suppl., 1946, c. 279 (C. 40:37-11.2).

Title of above amended 1946, c. 320, s. 1.

Sec. 1 " 1946, c. 320, s. 2; 1947, c. 26 (C. 40:37-11.2).


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Article 3. Use of Lands in Other Counties for Parks.

R. S. 40:37-18 amended 1953, c. 37, s. 65.


R. S. 40:37-21 amended 1953, c. 37, s. 66.

R. S. 40:37-22 " 1953, c. 37, s. 67.

Article 5. County Parks Established By Referendum

A. ALL COUNTIES; COMMISSIONERS ELECTED AT LARGE IN THE COUNTY.

R. S. 40:37-41 amended 1953, c. 37, s. 68.

R. S. 40:37-42 " 1953, c. 37, s. 69.

R. S. 40:37-45 " 1953, c. 37, s. 70.

R. S. 40:37-46 " 1953, c. 37, s. 71.

R. S. 40:37-48 " 1953, c. 37, s. 72.

R. S. 40:37-49 " 1953, c. 37, s. 73.

R. S. 40:37-50 " 1953, c. 37, s. 74; 1953, c. 428, s. 2.

R. S. 40:37-65 " 1953, c. 37, s. 75.

B. ALL COUNTIES; COMMISSIONERS APPOINTED BY BOARD OF CHOSEN FREEHOLDERS.

R. S. 40:37-83 amended 1953, c. 37, s. 76.

R. S. 40:37-85 " 1953, c. 37, s. 77.
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County Park Commissions, establishment, powers and duties, referendum, provided for, suppl., 1946, c. 276 (C. 40:37-95.1 to 40:37-95.25).

Sec. 9 of above amended 1949, c. 256, s. 1; 1950, c. 336, s. 1 (C. 40:37-95.9).

Sec. 10 “ “ “ 1949, c. 256, s. 2; 1950, c. 336, s. 2 (C. 40:37-95.10).

Sec. 21 “ “ “ 1953, c. 37, s. 78 (C. 40:37-95.21).

County park commissions, office, facilities and funds for use of, provided for, referendum act, suppl., 1954, c. 246 (C. 40:37-95.26 to 40:37-95.30).

County park commissions, fund for land and improvements and payment of obligations to be provided by issuance of bonds, etc., of county, referendum act, suppl., 1954, c. 247 (C. 40:37-95.31 to 40:37-95.35).

C. COUNTIES OF MORE THAN 200,000; COMMISSIONERS APPOINTED BY SUPREME COURT JUSTICE.

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<td>R. S. 40:37-159</td>
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Sec. 1 of above amended 1953, c. 37, s. 81

Compensation to municipalities for loss of tax revenue, where lands taken for park purposes, in certain cases, provided for, suppl., 1947, c. 382 (C. 40:37-101.4 to 40:37-101.6).

Title of above amended 1948, c. 271, s. 1.
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(C. 40:37-101.5).
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(C. 40:37-101.6).

Bond issues by County Park Commissions, provided for, suppl., 1946, c. 267 (C. 40:37-130.1).

Sale of real estate at private sale, provided for, suppl., 1950, c. 241 (C. 40:37-146.1).

Policemen in war service, appointment, etc., substitutes for, provided for, suppl., 1943, c. 55 (C. 40:37-154.1).


Closing park police pension or retirement fund to new members, authorized, suppl., 1951, c. 324, s. 1 (C. 40:37-168.3).

E. COUNTIES BETWEEN 175,000 AND 200,000; COMMISSIONERS APPOINTED BY BOARD OF CHOSEN FREEHOLDERS.

R. S. 40:37-201.1 Franchises, facilities, etc., regulations as to use (added)
suppl., 1939, c. 360.
R. S. 40:37-211 amended 1953, c. 37, s. 93.
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Hours of duty or salaries of county park police, when fixed by referendum, suppl., 1951, c. 209 (C. 40:37-202.1).

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R. S. 40:38-28 " 1948, c. 278.

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County Clerks' salaries, certain counties, fixed, suppl., 1945, c. 62 (C. 40:38-6.1).
County Clerks, salaries, counties between 20,000 and 40,000 inhabitants, not on Atlantic Ocean, fixed, suppl., 1946, c. 197 (C. 40:38-6.2).
Sec. 1 of above amended 1953, c. 61 (C. 40:38-6.2).
County Clerks, salaries, certain fourth-class counties, suppl., 1948, c. 303 (C. 40:38-6.3).
County clerks' salaries, certain third-class counties, increases authorized, 1951, c. 244, s. 1 (C. 40:38-6.4).
County clerks' salaries, sixth-class counties, increases authorized, suppl., 1951, c. 242 (C. 40:38-6.5).
County clerks, salaries, first-class counties, increases authorized, suppl., 1952, c. 88 (C. 40:38-6.6, 40:38-6.7).
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County clerks, salaries, fifth-class counties, fixed, suppl., 1954, c. 202 (C. 40:38-6.11).

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Vacancies, County Clerks, filling, term, etc., provided for, suppl., 1948, c. 208 (C. 40:38-8.1).

Sec. 1 of above amended 1951, c. 122 (C. 40:38-8.1).

Tenure of office of deputy county clerks and deputy surrogates; second-class counties, 1939, c. 223 (NJSA 40:38-25.1; RSCS 40:38A-1).

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Note: For reports of information as to criminal proceedings, etc., see 1939, c. 78 (T. 53, c. 1).

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Sheriffs' salaries, certain counties, fixed, suppl., 1945, c. 63 (C. 40:41–7.1).

Sheriffs' salaries, certain fourth-class counties, suppl., 1948, c. 302 (C. 40:41–7.2).

Sec. 1 of above amended 1948, c. 399 (C. 40:41–7.2).

Sheriffs' salaries, certain third-class counties, increases authorized, 1951, c. 244, s. 3 (C. 40:41–7.3).

Sheriffs' salaries, sixth-class counties, increases authorized, suppl., 1951, c. 240 (C. 40:41–7.4).


Sheriffs, salaries, third-class counties between 48,000 and 73,000 inhabitants, increases authorized, suppl., 1952, c. 99 (C. 40:41–7.7, 40:41–7.8).

Sheriffs, salaries, counties between 95,000 and 125,000 inhabitants, increases provided for, suppl., 1953, c. 180 (C. 40:41–7.9).

Sheriffs, salaries, fifth-class counties, fixed, suppl., 1954, c. 201 (C. 40:41–7.10).

Sheriffs, counties between 135,000 and 265,000 inhabitants, salaries fixed, 1954, c. 256, ss. 3, 4 (C. 40:41–7.11).

Sheriffs' offices, employees of identification bureau, salaries fixed, certain counties, 1943, c. 191 (C. 40:41–33.1 to 40:41–33.15).

Sec. 1 of above amended 1947, c. 256, ss. 1, 10; 1950, c. 277, ss. 1, 5, 6; 1953, c. 341, ss. 1, 6 (C. 40:41–33.1).

Sec. 2 “ “ “ 1947, c. 256, ss. 2, 10; 1950, c. 277, ss. 2, 5, 6; 1953, c. 341, ss. 2, 6 (C. 40:41–33.2).

Sec. 3 “ “ “ 1950, c. 277, ss. 3, 5, 6; 1953, c. 341, ss. 3, 6 (C. 40:41–33.3).

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Criminal identification bureaus in sheriff's office in counties exceeding 800,000 inhabitants, compensation of supervisors, identification officers and clerks, to be fixed by board of chosen freeholders, 1949, c. 35 (C. 40:41-33.20 to 40:41-33.22).

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Note: For vesting of powers of constable in sergeants-at-arms, see 1950, c. 98 (T. 2, c. 8).

R. S. 40:41-35 amended 1943, c. 68; 1949, c. 76
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R. S. 40:41-45 repealed 1953, c. 37, s. 148.
R. S. 40:41-46 amended 1953, c. 37, s. 149.
R. S. 40:41-47 repealed 1953, c. 37, s. 150.

Subtitle 3. MUNICIPALITIES GENERALLY.

Note: For tenure of employees, etc., of joint municipal commissions in war service, provided for, see 1944, c. 249 (T. 38, c. 16); for time of war service not to be counted in determining maximum age limits for appointment or election to State, county, municipal or school district, office, position, etc., see 1944, c. 98 (T. 38, c. 23A), amended 1946, c. 263; for standard plumbing code, establishment, etc., in certain municipalities, provided for, see 1946, c. 255 (T. 26, c. 3C), amended 1947, c. 125.

Chapter 43. INCORPORATION; NEWLY CREATED MUNICIPALITIES; ANNEXATION; CONSOLIDATION; BOUNDARIES.

Article 3A. (new) Adoption of Forms of Government or Municipal Charter.

Additional Legislation.

Petition or referendum for adoption of new or different municipal form or charter of government not to be filed or held while similar proceedings pending, suppl., 1950, c. 212, s. 2 (C. 40:43-9.1).


R. S. 40:43-20 amended 1953, c. 37, s. 151.
R. S. 40:43-21 " 1953, c. 37, s. 152.
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Adoption of ordinances of constituent municipality by consolidated, etc., municipality provided for, suppl., 1951, c. 299, ss. 1, 2 (C. 40:43-25.1, 40:43-25.2).

**Article 5. Annexation.**

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**Article 6. Consolidation of Municipalities.**

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Consolidation of borough under Local Government Board with township, terms and effect, provided for, 1945, c. 268 (C. 40:43-64.1, 40:43-64.2).


**Sections:**

- Sec. 3 of above amended 1953, c. 37, s. 156 (C. 40:43-66.3).
- Sec. 6 " " 1953, c. 201, s. 1 (C. 40:43-66.6).
- Sec. 8 " " 1953, c. 37, s. 157 (C. 40:43-66.8).
- Sec. 20 " " 1953, c. 201, s. 2 (C. 40:43-66.20).
- Sec. 27 " " 1953, c. 37, s. 158 (C. 40:43-66.22).
- Sec. 33 " " 1953, c. 37, s. 159 (C. 40:43-66.28).

Tax levy for debt, apportionment, provided for, suppl., 1953, c. 201, s. 3 (C. 40:43-66.24a).
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- R. S. 40:43-70 " 1953, c. 37, s. 161.
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#### Chapter 44. WARDS.
- R. S. 40:44-2 amended 1953, c. 37, s. 163.

#### Chapter 45. ELECTIONS.

#### Chapter 46. OFFICERS AND EMPLOYEES.

Note: For legislation dealing with discrimination against applicant for employment, for age, see 1938, c. 295 (T. 10, c. 3); 1938, c. 336 (R. S. 40:11-4), amended 1951, c. 62; for collectors, etc., of taxes, bonds, verification of accounts and safeguarding of funds, tax bill receipting machines, official tax receiving agencies, relief of sureties on bonds, etc., see 1940, c. 257 (T. 54, c. 4), amended 1947, c. 118; for adoption of ordinance or resolution by governing body; number of members required when absentee in armed forces, see 1942, c. 231 (T. 40, c. 49); for deductions from salaries, etc., of employees, provided for, see 1943, c. 69; 1943, c. 162 (T. 52, c. 14); for deductions for group, accident and sickness insurance premiums from compensation of municipal officers, employees, etc., authorized, see 1946, c. 7 (T. 52, c. 14), amended 1947, c. 143; for apprentice and on the job training programs for veterans in municipalities, provided for, see 1946, c. 162 (T. 38, c. 23A) amended 1952, c. 252; for qualification for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38, c. 23).

For effect of 1950 census and reclassification of municipalities on salaries, number of employees, pensions, etc., see 1952, c. 1 (T. 40, c. 11), amended 1953, c. 359, 1953, c. 371, 1953, c. 440; 1954, c. 9.

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#### Article 1A. (new) Specific Officers and Employees.

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Deputy municipal clerk, creation, appointment, powers and duties, 1953, c. 322 (C. 40:46-2.1).

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- R. S. 40:46-5 amended 1938, c. 149 (title amended 1941, c. 265); 1948, c. 46.

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- R. S. 40:46-6 amended 1953, c. 37, s. 164.
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Collectors of taxes, municipalities, grant of tenure in certain cases by referendum, provided for, 1947, c. 350 (C. 40:46-6.14 to 40:46-6.22).
Sec. 4 " 1953, c. 37, s. 165 (C. 40:46-6.17).

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R. S. 40:46-20 amended 1940, c. 257, s. 14; 1952, c. 52.
R. S. 40:46-22 " 1953, c. 37, s. 166.

Article 6. Salaries and Other Compensation.
Note: For salaries of mayor and members of governing body, fixing amount, referendum, provided for, see 1953, c. 355 (T. 40, c. 88).
R. S. 40:46-23 amended 1947, c. 166, s. 1; 1948, c. 282, s. 1.
R. S. 40:46-26 " 1942, c. 53, s. 1; 1944, c. 99, s. 1; 1947, c. 33; 1947, c. 166, s. 2; 1948, c. 282, s. 2; 1949, c. 271; 1952, c. 281.
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Salaries of members of governing body other than the mayor in certain second-class cities having more than 20,000 population, increase by ordinance authorized, 1951, c. 339 (C. 40:46-27.1).

Salaries of persons holding municipal offices fixed by referendum, increase by ordinance, authorized, 1945, c. 277 (C. 40:46-28.1).

Salaries of officers fixed by referendum, referendum to authorize governing body to fix, provided for, suppl., 1951, c. 327, ss. 1, 2 (C. 40:46-28.2, 40:46-28.3).

Method of fixing compensation of employees; certain municipalities, 1939, c. 286 (NJSA 40:46-34.1; RSCS 40:46-23.1)
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Additional Legislation.

Deductions from salaries of municipal employees adopting
group hospital plan authorized and validated, suppl., 1941,
c. 133 (C. 40:46-37, 40:46-38).

Article 9. (new) Qualifications for Key Employees.

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Chapter 47. FIRE AND POLICE.

Note: For time spent in war service by policemen and firemen to be
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delay in qualifying of members of police and fire departments by reason
of military service not to affect rights, benefits, etc., see 1946, c. 87
(T. 40, c. 11); for qualification for public employment forbidding joining
or maintaining membership in National Guard, Naval Militia or
United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38,
c. 22); for police and firemen, municipal, and county and county park
police, except in first- and second-class counties, minimum salaries
provided for, see 1949, c. 283 (T. 40, c. 11); for reports of fires in in­
dustrial establishments by municipal fire chiefs, required, see 1950, c. 51
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For inclusion of bonus in base pay of firemen and policemen in
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ities, see 1952, c. 355 (T. 58, c. 5A).

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R. S. 40:47-4 " 1939, c. 318; 1945, c. 219; 1948, c. 161; 1953,
c. 299, s. 1.
R. S. 40:47-6 " 1947, c. 292, s. 1.
R. S. 40:47-8 " 1947, c. 292, s. 2.
R. S. 40:47-9 " 1953, c. 37, s. 167.
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RSCS 40:47-10).

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Police forces, officers or members, qualifications of residents,
in municipalities having less than 2,500 inhabitants, pro­
vided for, suppl., 1946, c. 25 (C. 40:47-3.1).

Title of above amended 1953, c. 107, s. 1.

Sec. 1 " 1953, c. 107, s. 2; 1954, c. 243
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Filling vacancies, designation of vacancy filled, temporary appointment for members on military leave of absence, provided for, 1943, c. 163 (C. 40:47-4.2 to 40:47-4.5).

Appeal for members, police and fire departments, not under civil service, convicted of violation of rules and regulations, provided for, suppl., 1938, c. 298 (NJSA, RSCS 40:47-10).

Assistance by municipal police or fire department to other municipalities, in emergency, authorized; members' pension and compensation rights saved, suppl., 1941, c. 277 (C. 40:47-12.1).


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Note: For promotion of policemen, prohibited, until after three years' service, certain cases, see 1940, c. 20 (T. 40, c. 11); for qualifications of residents for officers or members of police force in municipalities having less than 2,500 inhabitants, provided for, see 1946, c. 25 (T. 40, c. 47); for uniformed municipal, traffic and park police, certain, hours of employment, referendum, provided for, see 1948, c. 341 (T. 40, c. 11).


Additional Legislation.

Awards for heroic, etc., service, record of, wearing indicia of, authorized, suppl., 1948, c. 104 (C. 40:47-20.1, 40:47-20.2).

Leave of absence for members of municipal police department in certain cases, regulated, 1954, c. 144 (C. 40:47-20.3 to 40:47-20.7).

Article 3. Fire Departments Only.

A. GENERAL PROVISIONS.

R. S. 40:47-23 amended 1953, c. 37, s. 169.
R. S. 40:47-24 “ 1953, c. 37, s. 170.

Additional Legislation.

Gifts to municipalities of property of fire patrol or protective associations; municipal employment of personnel, authorized and regulated, 1951, c. 170 (C. 40:47-25.1 to 40:47-25.7).
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B. VOLUNTEER COMPANIES.

Note: For appointments to paid fire departments from volunteer departments, see 1938, c. 131 (T. 40, c. 47).

R. S. 40:47-27 amended 1941, c. 140; 1945, c. 126; 1951, c. 77; 1954, c. 171.
R. S. 40:47-28 " 1953, c. 323.
R. S. 40:47-29 " 1938, c. 257.

Additional Legislation.

Insurance protection for volunteer firemen by municipality or fire district, authorized, 1945, c. 47 (C. 40:47-30.1 to 40:47-30.5).

C. PAID DEPARTMENTS.


Additional Legislation.

Appointments to paid fire departments from membership volunteer fire departments, 1938, c. 131 (C. 40:47-37.1 to 40:47-37.5).

Hours of duty, cities of the first class, referendum, ordinance, provided for, suppl., 1948, c. 73 (C. 40:47-47.2 to 40:47-47.4).

Title of above amended 1949, c. 100, s. 1.
Sec. 1 " " 1949, c. 100, s. 2
Sec. 2 " " 1949, c. 100, s. 3
Sec. 3. " " 1949, c. 100, s. 4

D. EXEMPT FIREMEN CERTIFICATES


E. EXEMPT FIREMEN.

Additional Legislation.

Tenure of office of exempt firemen, 1938, c. 385 (NJSA 40:47-63 to 40:47-67; RSCTS 40:47-60.1 to 40:47-60.5).

F. (new) JOINT FIRE SERVICE BY MUNICIPALITIES.

Additional Legislation.

Contract for mutual emergency aid in extinguishing fires; two or more municipalities, 1938, c. 260 (NJSA 40:47-68 to 40:47-72; RSCTS 40:47-63 to 40:47-67).
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Joint fire departments, adjoining municipalities, establishment and maintenance, provided for, 1943, c. 206 (C. 40:47-73 to 40:47-75).

Chapter 48. GENERAL POWERS.

Note: For regulation retail trade, etc., in alcoholic liquors, see Title 33, chapter 1, supra; for completion of projects abandoned by Federal agency by municipality alone; authorized, see 1941, c. 390 (T. 40, c. 2); for establishment and administration of ration bank accounts, etc., see 1943, c. 142 (T. 52, c. 14); for acquisition, use and disposition of property to extinguish exemption from local taxation, provided for, see 1944, c. 206 (T. 40, c. 60); for standard building code, preparation and interpretation by Department of Economic Development, adoption by municipality, provided for, see 1946, c. 120 (T. 52, c. 27C); for public airports, use of funds under “Federal Airport Act,” approval of State Department of Aviation, State Treasurer to be State Agency for such Federal funds, provided for, see 1947, c. 315 (T. 6, c. 3); for fees for building permits for county buildings, certain second-class counties, not required, see 1950, c. 139 (T. 21, c. 1B), amended 1953, c. 21.

For adoption by reference by newly-formed municipalities of ordinances of municipality of which it was a part, see 1951, c. 299 (T. 40, c. 43).

For mental health program for children, establishment and maintenance by municipalities, appropriation, etc., provided for, see 1952, c. 120 (T. 40, c. 5).

For parking meter revenues appropriation by municipalities for off-street parking facilities, certain cases, authorized, see 1952, c. 195 (T. 40, c. 5).

For establishment of truck routes, etc., see 1953, c. 354 (T. 40, c. 67).


Additional Legislation.


Repair, closing and demolition of dwellings unfit for human habitation, provided for, 1942, c. 112 (C. 40:48-2.3 to 40:48-2.12).

Sec. 3 of above amended 1953, c. 37, s. 171 (C. 40:48-2.5).

Sec. 6 " " " 1953, c. 37, s. 172; 1953, c. 428, s. 5 (C. 40:48-2.8).


Municipal and joint municipal Veterans’ Service Bureau, establishment, maintenance, etc., authorized, suppl., 1945, c. 266 (C. 40:48-2.15).

Sec. 1 of above amended 1946, c. 39 (C. 40:48-2.15).
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Sec. 1 of above amended 1949, c. 78 (C. 40:48-2.16).


Cutting of brush, hedges and plant life adjoining roadway by owner or tenant of lands or municipality, liens for cost, ordinance requiring, authorized, suppl., 1949, c. 152 (C. 40:48-2.26, 40:48-2.27).

Article 4. Taxation and Finance.

Note: For investment of funds of counties, municipalities and school districts in their own or Federal obligations, see 1953, c. 328 (T. 40, c. 5), amended 1953, c. 452.

R. S. 40:48-12 amended 1947, c. 117, ss. 18, 19.

Additional Legislation.


Retail sales and services taxes, cities of the fourth class, authorized, subject to referendum, 1947, c. 71 (C. 40:48-8.15 to 40:48-8.28).

Appropriation for expenses of rationing boards, etc., provided for, 1943, c. 183 (C. 40:48-9.1).


Transfers to boards of education of certain surplus revenues or anticipated receipts, unappropriated, authorized, 1941, c. 14, ss. 1, 2 (C. 40:48-17.1, 40:48-17.2).

Transfer of funds to board of education, regulated, 1942, c. 221 (C. 40:48-17.3).

Federal advances or grants toward financing preparation of plans for public projects, acceptance and repayment, by appropriation or bond issue, provided for, 1946, c. 101 (C. 40:48-17.4 to 40:48-17.6).


R. S. 40:48-26 amended 1953, c. 37, s. 173.

R. S. 40:48-27 repealed 1953, c. 37, s. 174.

Chapter 48A. (new) POWERS OF MUNICIPALITIES IN OTHER MUNICIPALITIES OR QUASI-MUNICIPALITIESLOCATED THEREIN.

Roads and water mains, construction and maintenance within property of camp meeting association by municipality, authorized, suppl., 1951, c. 141 (C. 40:48A-1).
Chapter 48B. (new) CONSOLIDATED AND JOINT SERVICE PROJECTS.


Chapter 49. ORDINANCES AND RESOLUTIONS.

Note: For storing, handling, transporting, utilizing and odorization of liquefied petroleum gas, regulated, see 1930, c. 139 (T. 21, c. 1B), amended 1953, c. 21.

Article 2. Ordinances Generally.
R. S. 40:49-5 “ 1953, c. 37, s. 175.

Article 2A. (new) Ordinances Enacting Building Codes.

Additional Legislation.
Ordinances enacting, amending or supplementing, by reference, provided for, 1946, c. 21 (C. 40:49-5.1 to 40:49-5.3).
Sec. 1 of above amended 1948, c. 276 (C. 40:49-5.1).

Article 3. Ordinances for Improvements Generally.
R. S. 40:49-6 amended 1945, c. 292.
R. S. 40:49-8 “ 1953, c. 37, s. 176.

Article 4. Ordinances Relating to Street Improvements.
R. S. 40:49-25 amended 1953, c. 37, s. 177.

Article 4A. (new) Ordinances and Resolutions.

Additional Legislation.
Adoption of ordinance or resolution by governing body; number of members required when absentee in armed forces; 1942, c. 231 (C. 40:49-27.1, 40:49-27.2).

Chapter 50. CONTRACTS.
R. S. 40:50-6 amended 1941, c. 189.

Additional Legislation.
Contracts with United States Government or agency, without public advertisement, certain cases, authorized, 1943, c. 198 (C. 40:50-5.1 to 40:50-5.4).
Contracts for supplies of fuel for term exceeding fiscal year, authorized, suppl., 1945, c. 158 (C. 40:50-5.5).
Contracts for snow removal for term exceeding fiscal year, authorized, suppl., 1945, c. 160 (C. 40:50-5.6).
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Navigation, flood control or beach erosion, Federal projects, indemnifying agreements authorized, 1949, c. 67 (C. 40:50–8).

Chapter 51. INSURANCE.

Chapter 52. LICENSES.
Note: For licenses to sell, etc., alcoholic liquors, see Title 33, chapter 1, supra; for regulation of business of public scavengers, licensees, etc., villages in first-class counties, provided for, see 1946, c. 76 (T. 40, c. 162A); for licenses to use or maintain premises as barber shop from State Board of Barbers required, see 1946, c. 123, ss. 1-9, 11, 12 (T. 45, c. 4), amended 1953, c. 188; for theatre ticket reselling business, licensing and regulation of, authorized, see 1947, c. 385 (T. 40, c. 48).
R. S. 40:52–1 amended 1941, c. 92; 1944, c. 245; 1948, c. 425.
R. S. 40:52–3 repealed 1939, c. 258.
R. S. 40:52–5 " 1941, c. 151, s. 28.
R. S. 40:52–6 " 1941, c. 151, s. 28.

Additional Legislation.
Compliance with workmen’s compensation compulsory insurance provisions, made condition of municipal license to operate theatres or other amusement businesses, suppl., 1947, c. 296 (C. 40:52–1.1).
Sec. 1 of above amended 1948, c. 234 (C. 40:52–1.1).

Chapter 52A. (new) MOVING PERMITS.
Moving permits for tangible personal property for collection of certain tax assessed against owner, ordinance requiring, provided for, 1949, c. 267 (C. 40:52A–1 to 40:52A–11).

Chapter 54. LIBRARIES AND READING ROOMS.
Note: For power to contract with municipalities within county library system for library service, see 1951, c. 101 (T. 40, c. 33).
R. S. 40:54–8 amended 1944, c. 49.
R. S. 40:54–9 " 1952, c. 240.
R. S. 40:54–12 " 1949, c. 98.
R. S. 40:54–35 " 1938, c. 68; 1941, c. 199; 1943, c. 24; 1947 c. 219.

Additional Legislation.
Free public libraries, investment of funds in “tax anticipation notes” of municipality, authorized, suppl., 1941. c. 67 (C. 40:54–19.1 and 40:54–19.2).

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Sec. 1 of above amended 1942, c. 139, s. 1
(C. 40:54-19.1).

Sec. 2 " " " 1942, c. 139, s. 2
(C. 40:54-19.2).

Suppl., 1942, c. 139, ss. 3-5 (C. 40:54-19.3 to 40:54-19.5).

Contracts between municipalities for library service, author­
ized, financing regulated, suppl., 1951, c. 102, ss. 1, 2
(C. 40:54-29.1, 40:54-29.2).

Chapter 55. PLANNING, BUILDING LINES AND ZONING.

Article 1. Planning.

R. S. 40:55-1 repealed 1953, c. 433, s. 28.

R. S. 40:55-20 " 1953, c. 37, s. 178.

R. S. 40:55-21 " 1953, c. 433, s. 28.

The following sections of the foregoing were amended prior to being
repealed as aforesaid:

R. S. 40:55-1 amended 1948, c. 464, s. 1.
R. S. 40:55-7 " 1948, c. 464, s. 2; 1949, c. 157.
R. S. 40:55-12 " 1948, c. 464, s. 3.
R. S. 40:55-13 " 1948, c. 464, s. 4.
R. S. 40:55-14 " 1948, c. 464, s. 5.
R. S. 40:55-15 " 1948, c. 464, s. 6; 1950, c. 67, s. 8; 1951, c. 213;
1953, c. 377, s. 1.
R. S. 40:55-19 " 1948, c. 464, s. 7.

Additional Legislation.

Municipal Planning Act (1953), 1953, c. 433 (C. 40:55-1.1 to
40:55-1.29).

Official Map and Building Permit Act (1953), 1953, c. 434 (C.
40:55-1.30 to 40:55-1.42).

Waiver of approval of subdivision certain cases, provided for,
suppl., 1953, c. 377, s. 2 (C. 40:55-14.1).

Article 1A. (new) Blighted Areas.

Note: For determination of blighted areas and authorization by govern­
ing body of municipality undertaking redevelopment project, see 1949,
c. 300 (T. 55, c. 14A), amended 1950, c. 362, 1951, c. 86.

Additional Legislation.

Determination of blighted areas, clearance, planning, develop­
ment and redevelopment thereof by municipalities author­

Sec. 1 of above amended 1951, c. 248, s. 1
### Article 3. Zoning.

| R. S. 40:55-31 | 1948, c. 305, s. 2. |
| R. S. 40:55-33 | 1948, c. 305, s. 3. |
| R. S. 40:55-35 | 1948, c. 305, s. 4. |
| R. S. 40:55-36 | 1948, c. 305, s. 5. |
| R. S. 40:55-37 | 1953, c. 37, s. 179. |
| R. S. 40:55-39 | 1948, c. 305, s. 6; 1949, c. 242, ss. 1, 3; 1953, c. 288. |
| R. S. 40:55-44 | 1952, c. 118. |
| R. S. 40:55-46 | repealed 1953, c. 37, s. 181. |

### Article 4. Filing of Plans and Specifications.


### Chapter 55C. (new) REDEVELOPMENT AND REGIONAL DEVELOPMENT AGENCIES.


- Sec. 11 of above amended 1951, c. 301, s. 1 (C. 40:55C-11). |
- Sec. 25 " " " 1951, c. 87 (C. 40:55C-25). |

### Chapter 56. LOCAL AND OTHER IMPROVEMENTS; CONDEMNATION; ASSESSMENTS, DAMAGES AND APPEALS.

| R. S. 40:56-1 | amended 1938, c. 229; 1951, c. 175, s. 1. |
| R. S. 40:56-3 | 1941, c. 242. |
| R. S. 40:56-9 | 1953, c. 37, s. 182. |
| R. S. 40:56-10 | 1953, c. 37, s. 183. |
| R. S. 40:56-20 | 1953, c. 37, s. 184. |
| R. S. 40:56-20.1 | 1953, c. 37, s. 185. |
| R. S. 40:56-29 | 1953, c. 37, s. 186. |
| R. S. 40:56-40 | 1953, c. 37, s. 187. |
| R. S. 40:56-45 | 1953, c. 37, s. 188. |
| R. S. 40:56-46 | 1953, c. 37, s. 189. |
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R. S. 40:56-47 amended 1953, c. 37, s. 190.
R. S. 40:56-54 " 1953, c. 37, s. 191.
R. S. 40:56-55 " 1953, c. 37, s. 192.
R. S. 40:56-56 " 1953, c. 37, s. 193.
R. S. 40:56-57 " 1953, c. 37, s. 194.
R. S. 40:56-58 " 1953, c. 37, s. 195.
R. S. 40:56-59 " 1953, c. 37, s. 196.
R. S. 40:56-60 " 1953, c. 37, s. 197.
R. S. 40:56-61 " 1953, c. 37, s. 198.
R. S. 40:56-62 " 1953, c. 37, s. 199.
R. S. 40:56-63 " 1953, c. 37, s. 200.
R. S. 40:56-64 " 1953, c. 37, s. 201.

Additional Legislation.
Motor vehicles parking facilities, provision by municipalities, authorized, suppl., 1949, c. 261 (C. 40:56-1.1 to 40:56-1.3).

Chapter 60. PUBLIC LANDS AND BUILDINGS.

Note: For maintenance of stands by blind in public buildings, see 1938, c. 349 (T. 30, c. 6); for conveyance of certain lands acquired by municipality under "Tax Sale Law" to State for forest park reservations and exemption from taxation, see 1940, c. 73 (T. 54, c. 5); for Municipal Housing Law (1946), see 1946, c. 79, amended 1948, c. 4, see 1947, c. 242 (T. 55, c. 14F); for motor vehicles parking facilities, provision by municipalities, authorized, see 1949, c. 261 (T. 40, c. 56).

For acquisition of State lands by county bridge commissions, see 1953, c. 399 (T. 27, c. 19).

Article 1. Acquisition.
R. S. 40:60-3 amended 1940, c. 140; 1943, c. 39.
R. S. 40:60-25 " 1941, c. 33.

Additional Legislation.
Parking yards establishment and operation by municipalities, suppl., 1942, c. 138 (C. 40:60-25.1 to 40:60-25.6).
Sec. 1 of above amended 1954, c. 205 (C. 40:60-25.1).
 Acquisition, use and disposition of property, to extinguish exemption from local taxation, provided for, 1944, c. 206 (C. 40:60-25.7 to 40:60-25.17).
Plant management commissions for management and disposal of industrial plants acquired by certain municipalities, establishment, organization and powers, provided for, 1946, c. 245 (C. 40:60-25.18 to 40:60-25.26).
Sec. 1 of above amended 1947, c. 361 (C. 40:60-25.18).
Autobus terminals, construction, equipment, maintenance, policing, etc., provided for, 1946, c. 302 (C. 40:60-25.27 to 40:60-25.32).
TABLE OF CONTENTS—T. 40, c. 60

Burial grounds, etc., acquisition for municipal or school purposes, provided for, 1948, c. 80 (C. 40:60-25.33 to 40:60-25.46).

Sec. 5 of above amended 1953, c. 37, s. 202
(C. 40:60-25.37).

Sec. 6 " " repealed 1953, c. 37, s. 203
(C. 40:60-25.38).

Sec. 7 " " amended 1953, c. 37, s. 204
(C. 40:60-25.39).

Sec. 8 " " " 1953, c. 37, s. 205
(C. 40:60-25.40).

Sec. 10 " " " 1953, c. 37, s. 206
(C. 40:60-25.42).

Sec. 12 " " " 1953, c. 37, s. 207
(C. 40:60-25.44).

Sec. 13 " " " 1953, c. 37, s. 208
(C. 40:60-25.45).

Article 2. Sale or Other Disposition.

R. S. 40:60-26 amended 1938, c. 300; 1939, c. 66; 1939, c. 344; 1944, c. 160; 1946, c. 106; 1947, c. 417; 1948, c. 245.

R. S. 40:60-32 " 1944, c. 199; 1949, c. 268.


R. S. 40:60-40 " 1950, c. 3, s. 2.

Additional Legislation.

Lands conveyed, insufficient title or outstanding interest, conveyance of after acquired title or interest authorized, suppl., 1949, c. 153 (C. 40:60-27.3).

Reconveyancing of lands conveyed to municipalities for educational or park purposes, authorized, 1930, c. 7 (C. 40:60-27.4).

Municipal riparian lands, certain, not needed for public use and purportedly dedicated as a public street, sale of, provided for, 1947, c. 322 (C. 40:60-28.1).

Park or beach-front lands; retention, change of use or reconveyance, etc.; referendum, suppl., 1940, c. 156 (NJSA 40:60-36.1; RSCS 40:60-9.1).

Restricted lands, referendum as to retention, conveyance, waiver of restrictions, etc.; authorized, suppl., 1941, c. 104 (C. 40:60-36.2 to 40:60-36.4).

Sale of certain municipal lands to veterans organizations, authorized, 1947, c. 87 (C. 40:60-40.1).
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Title of above amended 1949, c. 61, s. 1.
Sec. 1 “ “ “ 1949, c. 61, s. 2
(C. 40:60-40.2).

Conveyance, lands acquired under 1948, c. 246 to certain paraplegic veterans, authorized, suppl., 1949, c. 61, s. 3 (C. 40:60-40.4).

Sale and conveyance of lands no longer desired or required for public purposes to duly incorporated volunteer fire companies for erection of fire house by municipality, authorized, suppl., 1954, c. 143 (C. 40:60-40.5).

Lease of lands, etc., to associations of exempt firemen, 1940, c. 145 (NJSA 40:60-45.1; RSCS 40:60-43.1).

Leasing of certain municipal real estate to rescue squads, authorized, suppl., 1947, c. 316 (C. 40:60-45.2).

Leasing of municipal lands to certain boys' clubs, authorized, suppl., 1950, c. 184 (C. 40:60-45.3).
Title of above amended 1951, c. 132, s. 1.
Sec. 1 “ “ “ 1951, c. 132, s. 2
(C. 40:60-45.3).

Leasing of lands not required for municipal purposes by municipality to volunteer fire companies without cost or at nominal rental for use for purposes of such organization only, authorized, suppl., 1954, c. 184 (C. 40:60-45.4).

Exchange of lands and rights and interests therein, authorized, 1942, c. 199 (C. 40:60-51.1).
Sec. 1 of above amended 1946, c. 157 (C. 40:60-51.1).

Building covenants, conditions and limitations on lands sold by municipality, waiver provided for, suppl., 1943, c. 33 (C. 40:60-51.2).
Title of above amended 1946, c. 140, s. 1.
Sec. 1 “ “ “ 1946, c. 140, s. 2; 1950, c. 136; 1951, c. 142 (C. 40:60-51.2).

Lands, etc., not needed for public use, exchange of, provided for, 1944, c. 77 (C. 40:60-51.3, 40:60-51.4).

Waiver of notification of conditions or limitations as to erection of buildings or other use of lands by municipality, authorized, suppl., 1953, c. 403 (C. 40:60-51.5).

Article 3. (new) Reconveyance of Lands Limited as to Use or Changing Use.

Additional Legislation.

Conveyance and reacquisition of lands to create restrictions on use; municipalities; sixth class counties, 1939, c. 110
(C. 40:60-52 to 40:60-57).

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Chapter 61. PUBLIC PARKS AND PLAYGROUNDS.

Note: For limitation of time to assert private rights in certain park lands, vacated, provided for, see N. J. S. 2A:14-12.

R. S. 40:61-13 amended 1953, c. 37, s. 209.

Additional Legislation.

Sale or lease of park lands; certain municipalities, 1938, c. 87 (C. 40:61-22.2 to 40:61-22.5).

Title of above amended 1938, c. 203, s. 1.

Sec. 1 " " 1938, c. 203, s. 2 (C. 40:61-22.2).

Public golf courses and recreational, etc., facilities, establishment, maintenance and operation, provided for, 1945, c. 292 (C. 40:61-22.6 to 40:61-22.14).

Leasing of public golf course and buildings for recreational or entertainment purposes, authorized, suppl., 1952, c. 320 (C. 40:61-22.15 to 40:61-22.17).


Chapter 62. PUBLIC UTILITIES MUNICIPALLY OWNED.

Note: For licensees to operate water systems; under tenure, see 1941, c. 234 (T. 58, c. 11). For municipal authority to lay and maintain water mains in property of camp meeting associations, see 1951, c. 141 (T. 40, c. 48A).

For establishment, etc., Watershed Police in certain municipalities, see 1952, c. 355 (T. 58, c. 5A).


R. S. 40:62-3 amended 1948, c. 232, s. 1; 1948, c. 397.


Article 6. Radio Stations.


R. S. 40:62-31 " 1939, c. 253, s. 2.

R. S. 40:62-33 " 1939, c. 38, s. 1; 1941, c. 6.

R. S. 40:62-34 " 1939, c. 38, s. 2.

Additional Legislation.

Separate budgets for convention halls and broadcasting stations, suppl., 1939, c. 304 (C. 40:62-34.1 to 40:62-34.8).
Article 8. Water Supply.

A. BY A SINGLE MUNICIPALITY.

R. S. 40:62-48 amended 1953, c. 37, s. 211.
R. S. 40:62-60 repealed 1951, c. 175, s. 2.
R. S. 40:62-61 “ 1951, c. 175, s. 2.
R. S. 40:62-65 amended 1953, c. 37, s. 212.
R. S. 40:62-73 “ 1953, c. 37, s. 213.

Additional Legislation.

Water service, extension to schools or municipal buildings, certain cases, provided for, suppl., 1945, c. 37 (C. 40:62-61.1).

Discontinuance of water or sewerage service by municipality furnishing same to inhabitants of another municipality for nonpayment of rents or charges, authorized, suppl., 1952, c. 324 (C. 40:62-83.1).

Rates for supply of water by certain second class cities to consumers in other municipalities subject to control, etc., of Board of Public Utility Commissioners, provided for, suppl., 1947, c. 295 (C. 40:62-85.1).

Water commissioners in townships, election, powers, appropriations, bonds, finances, etc., 1951, c. 280 (C. 40:62-105.1 to 40:62-105.45).

B. BY TWO OR MORE MUNICIPALITIES.

R. S. 40:62-111 “ 1953, c. 37, s. 216.
R. S. 40:62-114 “ 1953, c. 37, s. 217.
R. S. 40:62-120 “ 1953, c. 37, s. 220.

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Additional Legislation.


C. (new) BY ONE OR MORE MUNICIPALITIES.

Additional Legislation.

Stand-by or ready-to-serve charge, establishment and collection from lot owner to whom water main service available, certain cases, authorized, 1949, c. 194 (C. 40:62-151).

Chapter 68. SEWERS, DRAINS AND DISPOSAL PLANTS.

Note: For licensees to operate sewage disposal or treatment plants under tenure, see 1941, c. 234 (T. 58, c. 11); for Sewerage Authorities Law (1946), see 1946, c. 138 (T. 40, c. 14A), amended 1947, c. 391, 1951, c. 127; 1952, c. 277, 1953, c. 37, 1953, c. 177.

For discontinuance of water or sewerage service by municipality furnishing same to inhabitants of another municipality for nonpayment of rents or charges, authorized, see 1952, c. 324 (T. 40, c. 62).

R. S. 40:63-11 amended 1953, c. 37, s. 221.
R. S. 40:63-12 " 1953, c. 37, s. 222.
R. S. 40:63-31 " 1948, c. 232, s. 2.
R. S. 40:63-65 " 1953, c. 37, s. 223.
R. S. 40:63-67 " 1953, c. 37, s. 224.
R. S. 40:63-93 " 1953, c. 37, s. 225.
R. S. 40:63-102 " 1953, c. 37, s. 226.
R. S. 40:63-117 " 1953, c. 37, s. 227.
R. S. 40:63-119 " 1953, c. 37, s. 228.
R. S. 40:63-122 " 1953, c. 37, s. 229.
R. S. 40:63-123 " 1953, c. 37, s. 230.
R. S. 40:63-139 repealed 1953, c. 37, s. 231.
R. S. 40:63-140 " 1946, c. 138, s. 34.
to 40:63-167

Chapter 65. SIDEWALKS.

Additional Legislation.


Chapter 66. STREET CLEANING AND DISPOSAL OF REFUSE.

R. S. 40:66-4 amended 1942, c. 133.

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### Chapter 66A. (new) GARBAGE AND GARBAGE DISPOSAL.


- Sec. 4(b) of above amended 1950, c. 265 (C. 40:66A–4).
- Sec. 10 " " " 1954, c. 185, s. 2 (C. 40:66A–10).
- Sec. 14 " " " 1953, c. 37, s. 232 (C. 40:66A–14).
- Sec. 15 " " " 1953, c. 37, s. 233 (C. 40:66A–15).
- Sec. 20 " " " 1954, c. 185, s. 1 (C. 40:66A–20).


### Chapter 67. STREETS, TUNNELS, BRIDGES AND VIADUCTS.

Note: For municipal authority to build and maintain roads and streets in camp meeting association property, see 1951, c. 141 (T. 40, c. 48A).

#### Article 1. Streets.

Note: For “no passing” zones, establishment, etc., by State Highway Commissioner, authorized, see 1948, c. 170 (T. 39, c. 4); for limitation of time for action, as to vacation, extinction, etc., of public rights in roads or public places, provided for, see N. J. S. 2A:14-12.

- R. S. 40:67–12.2 " 1953, c. 37, s. 234.

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Conduits under streets, etc., permission to United States Government to lay, provided for, 1943, c. 209 (C. 40:67–6.1, 40:67–6.2).


#### Article 4. (new) Canals and Canal Beds.

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### Chapter 68. WATER FRONT IMPROVEMENTS.

Note: For reclamation of lowlands as local improvement, see 1938, c. 229 (R. S. 40:56–1), amended 1951, c. 175.

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Chapter 68A. (new) PORT FACILITIES.
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Chapter 69. WATERS AND WATERCOURSES.
Note: For plant management commissions for management and disposal of industrial plants acquired by certain municipalities, establishment, organization and powers, provided for, see 1946, c. 245 (T. 40, c. 60), amended 1947, c. 361.
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Water and water power rights and property, acquisition, operation, disposal, etc., of, authorized, 1944, c. 207 (C. 40:69-4.1 to 40:69-4.12).
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Sec. 12A-1 of above amended 1954, c. 177 (C. 40:69A-114.1).
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Chapter 70. DEFINITIONS; CONSTRUCTION AND APPLICATION.

R. S. 40:70-2 amended 1948, c. 21, s. 1.

Chapter 71. ADOPTION.

R. S. 40:71-9 amended 1953, c. 37, s. 237.
R. S. 40:71-10 " 1953, c. 37, s. 238.

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Chapter 72. COMMISSIONERS.

R. S. 40:72-1 amended 1941, c. 359; 1948, c. 21, s. 2; 1953, c. 365, s. 1.
R. S. 40:72-1.1 " 1953, c. 365, s. 2.
R. S. 40:72-1.2 " 1953, c. 365, s. 3.
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R. S. 40:72-21 " 1942, c. 28; 1949, c. 252; 1952, c. 273; 1952, c. 310.

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Commissioner as acting recorder, certain cases, provided for, suppl., 1944, c. 236 (C. 40:72-20.1, 40:72-20.2).
Sec. 1 of above repealed 1953, c. 37, s. 240 (C. 40:72-20.1). Salaries of mayor and commissioners, fourth-class cities, fixed, and increases provided for, suppl., 1950, c. 319 (C. 40:72-24.1).
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R. S. 40:75-3 amended 1941, c. 29; 1942, c. 19, s. 1; 1945, c. 8; 1947, c. 408; 1948, c. 177; 1953, c. 366, s. 1.
R. S. 40:75-4 " 1953, c. 366, s. 2.
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R. S. 40:75-13 repealed 1942, c. 20.

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R. S. 40:75-19 amended 1953, c. 37, s. 241.


R. S. 40:75-22 amended 1945, c. 230, s. 2; 1948, c. 21, s. 3.

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Sec. 1 of above amended 1949, c. 15 (C. 40:75-24.1).

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R. S. 40:75-27 amended 1950, c. 65, s. 1.
R. S. 40:75-39 " 1953, c. 37, s. 242.
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R. S. 40:75-45 " 1953, c. 37, s. 244.

Chapter 76. ABANDONMENT OF COMMISSION GOVERNMENT AND REVERSION TO CHARTER.

R. S. 40:76-7 amended 1953, c. 37, s. 245.
R. S. 40:76-8 " 1953, c. 37, s. 246.
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- Marshals under civil service and members police department; certain boroughs, 1939, c. 285 (C. 40:87-30.1).
- Superintendent of public works, boroughs, second-class counties, certain, tenure, provided for 1953, c. 424 (C. 40:87-30.2 to 40:87-30.4).
- Chief of police to take complaints, issue process and hold to bail, 1939, c. 306 (NJSA 40:87-57.1; RSCS 40:87-45.1).

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R. S. 40:95-2 amended 1953, c. 37, s. 270.
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R. S. 40:96-10 amended 1953, c. 37, s. 273.
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R. S. 40:125-1 amended 1953, c. 37, s. 281.
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R. S. 40:144-1 amended 1947, c. 251, s. 1.
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R. S. 40:146-2 amended 1953, c. 441, s. 1.
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R. S. 40:148-4 repealed 1941, c. 14, s. 2.

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R. S. 40:151-25 amended 1942, c. 183; 1943, c. 81.
R. S. 40:151-53 " 1953, c. 37, s. 288.

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R. S. 40:153-17 amended 1953, c. 37, s. 289.
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R. S. 43:10-51 " 1953, c. 41, s. 4.
R. S. 43:10-57 " 1944, c. 234.

Additional Legislation.
Probation officers in counties between 275,000 and 400,000 inhabitants, admission to pension fund, provided for, suppl., 1946, c. 215 (C. 43:10-57.1).
County probation officers, article inapplicable in certain cases, resolution required; existing rights and funds unaffected, suppl., 1947, c. 170 (C. 43:10-59.1, 43:10-59.2).

Article 6. Sheriff's Employees in Counties of the First and Second Classes.

Additional Legislation.
Sheriff's employees pension funds, certain counties, membership extended, 1944, c. 229 (C. 43:10-72.1).
Sec. 1 of above amended 1946, c. 216 (C. 43:10-72.1).
Sheriffs' employees, article inapplicable in certain cases, resolution required; existing rights and funds unaffected, suppl., 1947, c. 172 (C. 43:10-72.2, 43:10-72.3).
Table of Contents—T. 43, c. 10 to 11A

Article 7. Sergeants-at-Arms and Court Criers in Counties of the First Class.
R. S. 43:10-73 amended 1953, c. 41, s. 5.

Article 9. (new) Court Interpreters.

Additional Legislation.
Retirement on pension of court interpreter; second-class counties, 1938, c. 330 (C. 43:10-93 to 43:10-106).
Sec. 1 of above amended 1953, c. 41, s. 6 (C. 43:10-93).
Sec. 2 " " " 1953, c. 41, s. 7 (C. 43:10-94).
Sec. 4 " " " 1953, c. 41, s. 8 (C. 43:10-96).
Sec. 6 " " " 1953, c. 41, s. 9 (C. 43:10-98).

County court interpreters, article inapplicable in certain cases, resolution required; existing rights and funds unaffected, suppl., 1947, c. 174 (C. 43:10-105.2, 43:10-105.3).

Article 10. (new) County Departments of Weights and Measures.

Additional Legislation.
Retirement on pension of county superintendent or assistant superintendent of weights and measures, 1938, c. 330 (NJSA 43:10-106 to 43:10-111; RSCS 43:10-107 to 43:10-112).

County superintendent or assistant superintendents of weights and measures, article inapplicable in certain cases, resolution required; existing rights and funds unaffected, suppl., 1947, c. 171 (C. 43:10-113, 43:10-114).

Subtitle 4. MUNICIPAL PENSIONS.

Chapter 11. GENERAL PROVISIONS.

Additional Legislation.
Retention of membership in municipal retirement system or pension fund notwithstanding transfer of member to another branch of municipal service, provided for, 1941, c. 335 (C. 43:11-4 to 43:11-6).

Chapter 11A. (new) PENSION AND RETIREMENT OF EMPLOYEES TRANSFERRING FROM MUNICIPAL SERVICE.

Retirement on pension, municipal employees transferring to Port of New York Authority service, provided for, 1948, c. 259 (C. 43:11A-1 to 43:11A-4).

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Chapter 12. PENSIONS PAYABLE FROM PUBLIC FUNDS.

Note: For pensions on retirement of certain Clerks and Deputy Clerks of certain District Courts, see 1945, c. 281 (T. 43, c. 9A), 1950, c. 296.

Article 1. City Employees Generally.


Additional Legislation.

Retirement on pension, certain officials; fourth-class cities; sixth-class counties, 1948, c. 119 (C. 43:12-1.1 to 43:12-1.3).

Retirement on pension, certain clerks of recorder's courts, second-class cities, counties of the first class, authorized, suppl., 1948, c. 254 (C. 43:12-1.4).

Sec. 1 of above amended 1953, c. 41, s. 10 (C. 43:12-1.4).

Retirement on pension; certain directors of public health laboratories; cities of the second class, authorized, 1948, c. 224 (C. 43:12-1.5, 43:12-1.6).

Clerks of municipal courts in second-class cities, retirement on pension, provided for, suppl., 1952, c. 353 (C. 43:12-1.7 to 43:12-1.11).

Article 6. Librarian; Cities of the First Class.


Article 8. Police.

D1. (new) MUNICIPALITIES.

Additional Legislation.

Municipal police officers, certain municipalities, retirement on pension provided for, 1949, c. 293 (C. 43:12-46.1 to 43:12-46.5).

Article 9. Recorder; Any Municipality.

R. S. 43:12-50 amended 1938, c. 310; 1939, c. 226, s. 1; 1941, c. 221, s. 1.

R. S. 43:12-51 " 1939, c. 226, s. 2; 1941, c. 221, s. 2.

Article 11. (new) Township Employees.

Additional Legislation.

Retirement on pension; certain assessors of taxes in townships, 1940, c. 36 (C. 43:12-56).

Sec. 1 of above amended 1945, c. 271 (C. 43:12-56).

Collector of taxes, certain cases, 1944, c. 154 (C. 43:12-57).
Retirement on pension of certain health officers in townships, authorized, suppl., 1945, c. 287 (C. 43:12-57.1 to 43:12-57.3).

Township treasurers may be retired on pension, in certain cases, 1947, c. 221 (C. 43:12-57.4).

Retirement on pension of certain township clerks, authorized, 1947, c. 285 (C. 43:12-57.5).

Sec. 1 of above amended 1948, c. 471 (C. 43:12-57.5).

Retirement on pension, certain employees, of townships in second-class counties, 70 years of age with 25 years service, authorized, 1951, c. 223 (C. 43:12-57.6 to 43:12-57.11).

Article 12. (new) Borough Employees.

Additional Legislation.

Superintendent of public works, certain cases, 1944, c. 223 (C. 43:12-58 to 43:12-60).

Borough officers, employees, etc., certain, retirement on pension provided for, 1949, c. 262 (C. 43:12-63, 43:12-64).

Sec. 1 of above amended 1953, c. 393 (C. 43:12-63).

Chapter 13. PENSION FUNDS.

Article 2. Employees of Cities of the First Class.

Note: For retirement system for employees of first-class cities over 400,000 inhabitants, established and regulated, pension funds established pursuant to Article 2 of Chapter 13, and Chapters 18 and 19 of Title 43 of the Revised Statutes consolidated therewith, see 1954, c. 218 (T. 43, c. 13).


Additional Legislation.


Retirement system for employees of first-class cities over 400,000 inhabitants, established and regulated, pension funds established pursuant to article 2 of chapter 13, and chapters 18 and 19 of Title 43 of the Revised Statutes consolidated therewith, 1954, c. 218 (C. 43:13-22.3 to 43:13-22.41).
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Article 4A. (new) Employees of Towns.

Additional Legislation.

Article 5. Employees of Villages in Counties of the First Class.

R. S. 43:13-43 “ 1949, c. 119, s. 3.
R. S. 43:13-44 “ 1945, c. 213, s. 1.
R. S. 43:13-45 “ 1945, c. 213, s. 2.
R. S. 43:13-46 “ 1945, c. 213, s. 3.
R. S. 43:13-50 “ 1945, c. 213, s. 5.

Additional Legislation.
“Salary” and “half pay” defined, suppl., 1945, c. 213, s. 6 (C. 43:13-38.1).

Subtitle 5. STATE, COUNTY AND MUNICIPAL EMPLOYEES' RETIREMENT SYSTEM.

Chapter 11. STATE SYSTEM.

Note: For membership in system of employees of State University of New Jersey authorized, see 1945, c. 49 (T. 18, c. 22); for transfer of Prison Officers Pension Commission to Division of Budget and Accounting in the Department of the Treasury and to Division of Investment in the Department of the Treasury, see 1948, c. 92, s. 14 (T. 52, c. 18A); 1950, c. 279 (T. 52, c. 18A), amended 1952, c. 272, 1953, c. 115, 1954, c. 168.

R. S. 43:14-1 repealed 1954, c. 84, ss. 4, 5, 86.
R. S. 43:14-48 to 43:14-48

The following pamphlet laws amended, supplemented or repealed the foregoing prior to being repealed as aforesaid:

1938, c. 116 1940, c. 141 1942, c. 119 1947, c. 147 1947, c. 411
1938, c. 215 1940, c. 142 1944, c. 193 1947, c. 299 1949, c. 28
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1938, c. 149 1942, c. 286 1946, c. 280 1947, c. 289 1953, c. 157
1939, c. 99 1942, c. 116 1946, c. 309 1947, c. 301 1953, c. 226
1939, c. 297 1943, c. 148 1947, c. 146 1947, c. 320 1953, c. 397

Additional Legislation.
Beneficiary heretofore receiving compensation under P. L. 1939, c. 292 to continue to receive same, suppl., 1954, c. 194 (C. 43:14-35.1).

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Chapter 15. COUNTY AND MUNICIPAL SYSTEM.

R. S. 43:15-1 to 43:15-6 repealed 1954, c. 84, ss. 4, 5, 86.

The following pamphlet laws amended or supplemented the foregoing prior to being repealed as aforesaid:

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Chapter 15A. (new) PUBLIC EMPLOYEES' RETIREMENT SYSTEM.


Sec. 3 of above amended 1954, c. 244, s. 16 (C. 43:15A-3).

Sec. 7 “ “ “ 1954, c. 244, s. 1 (C. 43:15A-7).

Sec. 16 “ “ “ 1954, c. 244, s. 2 (C. 43:15A-16).

Sec. 18 “ “ “ 1954, c. 244, s. 3 (C. 43:15A-18).

Sec. 32 “ “ “ 1954, c. 244, s. 4 (C. 43:15A-32).

Sec. 33 “ “ “ 1954, c. 244, s. 5 (C. 43:15A-33).

Sec. 35 “ “ “ 1954, c. 244, s. 6 (C. 43:15A-35).

Sec. 39 “ “ “ 1954, c. 244, s. 7 (C. 43:15A-39).

Sec. 50 “ “ “ 1954, c. 244, s. 8 (C. 43:15A-50).

Sec. 52 “ “ “ 1954, c. 244, s. 9 (C. 43:15A-52).

Sec. 56 “ “ “ 1954, c. 244, s. 10 (C. 43:15A-56).

Sec. 61 “ “ “ 1954, c. 244, s. 11 (C. 43:15A-61).

Sec. 73 “ “ “ 1954, c. 244, s. 12 (C. 43:15A-73).

Sec. 74 “ “ “ 1954, c. 244, s. 13 (C. 43:15A-74).
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Sec. 75 of above amended 1954, c. 244, s. 14
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Sec. 77 “ “ “ 1954, c. 244, s. 17
(C. 43:15A-77).

Sec. 79 “ “ “ 1954, c. 244, s. 15
(C. 43:15A-79).

Sec. 86 “ “ “ 1954, c. 244, s. 18
(C. 43:15A-86).

Subtitle 6. PENSION FUND FOR POLICEMEN AND FIREMEN;
TRAFFIC OFFICERS ON COUNTY ROADS.

Note: For pension rights of firemen and policemen injured when rendering assistance to another municipality, saved, see 1941, c. 277 (T. 46, c. 47).

Chapter 16. ESTABLISHMENT OF FUND BY REFERENDUM.

R. S. 43:16-1 amended 1938, c. 104; 1944, c. 253, s. 1; 1947, c. 234, s. 1; 1952, c. 358, ss. 1, 9.

R. S. 43:16-2 " 1944, c. 253, s. 2; 1946, c. 284, s. 1; 1947, c. 234, s. 2; 1952, c. 358, ss. 2, 9.

R. S. 43:16-3 " 1944, c. 253, s. 3; 1945, c. 150; 1946, c. 284, s. 2; 1947, c. 234, s. 3; 1948, c. 313, s. 1.

R. S. 43:16-4 " 1944, c. 253, s. 4; 1946, c. 284, s. 3; 1948, c. 313, s. 2; 1948, c. 449.

R. S. 43:16-5 " 1941, c. 78; 1943, c. 27; 1944, c. 253, s. 6; 1947, c. 234, s. 4; 1952, c. 358, ss. 5, 9.

R. S. 43:16-6 " 1944, c. 253, s. 7; repealed 1952, c. 358, ss. 4, 9.

R. S. 43:16-7 " 1941, c. 86; 1943, c. 77; 1944, c. 253, s. 8; 1952, c. 358, ss. 6, 9.

R. S. 43:16-11 " 1941, c. 145; repealed 1944, c. 253, s. 9.

R. S. 43:16-13 Members, twenty years service, not to lose pension for violation of rules or regulations, 1938, c. 232.

(added)

Additional Legislation.

Executive officer, retention in service of, after eligible for retirement, until attaining seventy years of age, provided for, suppl., 1947, c. 395 (C. 43:16–1.1).

Sec. 1 of above amended 1949, c. 218 (C. 43:16–1.1).

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Sec. 10 of above repealed 1950, c. 295 (C. 43:16-14).
Sec. 12 of above amended 1946, c. 284, s. 4; 1947, c. 234, s. 5 (C. 43:16-17).
Assistant police and fire surgeons, first-class cities, membership in pension fund, authorized, 1947, c. 165 (C. 43:16-17.1).

Chapter 16A. (new) POLICE AND FIREFR E M E N ’ S R E T I R E M E N T S Y S T E M.

Note: For transfer of Prison Officers Pension Commission to Division of Budget and Accounting in the Department of the Treasury and to Division of Investment in the Department of the Treasury, see 1948, c. 92, s. 14 (T. 52, c. 18A); 1950, c. 270 (T. 52, c. 18A), amended 1952, c. 272, 1953, c. 115; 1954, c. 108, for municipal police officers, certain municipalities, retirement on pension provided for, see 1949, c. 269 (T. 43, c. 12).

Municipal, county, etc., police and firemen’s retirement system, established and regulated, 1944, c. 255 (C. 43:16A-1 to 43:16A-25).

Sec. 1 of above amended 1945, c. 148, s. 1; 1951, c. 267 (C. 43:16A-1).
Sec. 3 “ “ “ 1945, c. 148, s. 2; 1948, c. 424; 1952, c. 124 (C. 43:16A-3).
Sec. 4 “ “ “ 1945, c. 148, s. 3 (C. 43:16A-4).
Sec. 5 “ “ “ 1953, c. 266, s. 1 (C. 43:16A-5).
Sec. 6 “ “ “ 1953, c. 266, s. 2 (C. 43:16A-6).
Sec. 7 “ “ “ 1950, c. 325, s. 1; 1953, c. 266, s. 3 (C. 43:16A-7).
Sec. 9 “ “ “ 1945, c. 148, s. 4; 1951, c. 320, ss. 1, 2 (see 1952, c. 47); 1953, c. 266, s. 4 (C. 43:16A-9).
Sec. 10 “ “ “ 1945, c. 148, s. 5; 1948, c. 450, s. 1; 1950, c. 325, s. 2 (C. 43:16A-10).
Sec. 15 “ “ amended 1945, c. 148, s. 5 (C. 43:16A-15).
Sec. 16 “ “ “ 1945, c. 148, s. 7 (C. 43:16A-16).
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Sec. 20 of above amended 1945, c. 148, s. 8
(C. 43:16A-20).

Sec. 21 " " 1949, c. 220; repealed 1950, c. 294 (C. 43:16A-21).

Sec. 23 " " 1945, c. 148, s. 9
(C. 43:16A-23).

Additional death benefits, provided for, suppl., 1953, c. 266, ss. 5-6 (C. 43:16A-9.1, 43:16A-9.2).

Deputy State Treasurer may be authorized to sit as member of board, in place of State Treasurer, suppl., 1947, c. 217 (C. 43:16A-13.1).

Adoption by referendum, effect of, and persons eligible to membership upon, suppl., 1945, c. 148, ss. 10-16 (C. 43:16A-26 to 43:16A-32).

Membership of members of county police department in system provided for, suppl., 1946, c. 192 (C. 43:16A-33 to 43:16A-38).

Park police, certain counties, admission to system, authorized, suppl., 1948, c. 442 (C. 43:16A-39).


Police and firemen, certain, admission to system, authorized, suppl., 1955, c. 299, s. 2 (C. 43:16A-49).

Park police, certain counties, admission to system, provided for, 1948, c. 441 (C. 43:16A-40 to 43:16A-45).


Subtitle 7. CORPORATIONS AND ASSOCIATIONS FOR PENSION, RETIREMENT AND RELIEF.

Chapter 17. FIREMEN'S RELIEF ASSOCIATIONS.

R. S. 43:17-33 amended 1953, c. 75.

Chapter 18. EMPLOYEES AND CERTAIN OFFICERS OF CITY BOARDS OF HEALTH.

Note: For retirement system for employees of first-class cities over 400,000 inhabitants, established and regulated, pension funds established pursuant to Article 2 of Chapter 13, and Chapters 18 and 19 of Title 43 of the Revised Statutes consolidated therewith, see 1949, c. 218 (T. 43, c. 13).

Additional Legislation.

Eligibility of certain widows, of members, for pension, suppl., 1938, c. 327 (C. 43:18-15.1).

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Chapter 19. STREET AND WATER DEPARTMENT EMPLOYEES.

Note: For retirement system for employees of first-class cities over 400,000 inhabitants, established and regulated, pension funds established pursuant to Article 2 of Chapter 13, and Chapters 18 and 19 of Title 43 of the Revised Statutes consolidated therewith, see 1954, c. 218 (T. 43, c. 13).


Subtitle 9. SOCIAL SECURITY.

Chapter 21. UNEMPLOYMENT COMPENSATION.

Note: For transfer of functions, powers and duties of Unemployment Compensation Commission and the Executive Director thereof to the Division of Employment Security of the Department of Labor and Industry and to the Director of said Division, see 1948, c. 446, s. 1 (T. 34, c. 1A); for compensation for temporary disability awarded under Workmen's Compensation and Temporary Disability Benefits Laws for same disability and period, reimbursement of Division of Employment Security of New Jersey Department of Labor and Industry by employer or insurance carrier, provided for and regulated, see 1950, c. 174 (T. 34, c. 1A); for transfer of Board of Trustees of the State Disability Benefits Fund to Division of Investment in Department of the Treasury, see 1950, c. 270 (T. 52, c. 18A), amended 1952, c. 272, 1953, c. 115, 1954, c. 108.

R. S. 43:21-3 amended 1938, c. 396; 1939, c. 94, s. 1; 1940, c. 247; 1945, c. 35, ss. 1, 2 (see 1941, c. 114, s. 2 (C. 43:21-19.2)); 1945, c. 72; 1948, c. 110, s. 19; 1950, c. 172, ss. 1, 5; 1952, c. 187, ss. 1, 9; 1954, c. 248; see 1954, c. 258.

R. S. 43:21-4 “ 1940, c. 247, ss. 2, 4; 1941, c. 114, ss. 1, 2; 1947, c. 35, s. 1; 1948, c. 110, s. 20; 1950, c. 172, ss. 2, 5; 1952, c. 187, ss. 2, 9.

R. S. 43:21-5 “ 1939, c. 94, s. 2; 1945, c. 73, s. 1; 1945, c. 308, s. 1; see 1948, c. 182 (C. 43:21-12.8); 1950, c. 172, ss. 3, 5.

R. S. 43:21-6 “ 1945, c. 308, s. 2; 1950, c. 167, ss. 1, 3; 1951, c. 338, ss. 1, 2; 1952, c. 187, ss. 3, 9.

R. S. 43:21-7 “ 1938, c. 58; 1939, c. 289; 1941, c. 388; 1947, c. 35, s. 2; 1948, c. 109, ss. 1, 2; 1950, c. 172, ss. 4, 5; 1951, c. 245; 1952, c. 187, ss. 4, 9; 1953, c. 219.

R. S. 43:21-8 “ 1945, c. 73, s. 2; 1953, c. 220.

R. S. 43:21-9 “ 1939, c. 94, s. 3; 1948, c. 79, s. 1.

R. S. 43:21-10 “ 1940, c. 252, s. 1; 1945, c. 203 (1945, c. 203, repealed 1948, c. 184); 1945, c. 308, s. 3; 1948, c. 184, s. 1 (see 1948, c. 446, s. 32 (C. 34:1A-32)).

R. S. 43:21-11 “ 1939, c. 94, s. 4; 1940, c. 252, s. 2 (see 1948, c. 446, ss. 14-32 (C. 34:1A-14 to C. 34:1A-32)); 1952, c. 187, ss. 5, 8.
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R. S. 43:21-12 amended 1939, c. 94, s. 5 (see 1948, c. 446, s. 32 (C. 34:1A-32)).

R. S. 43:21-13 " 1939, c. 94, s. 6; 1941, c. 225; 1948, c. 79, s. 2; 1950, c. 170 (C. 43:21-14.2); 1952, c. 187, ss. 6, 9; 1952, c. 337.

R. S. 43:21-14 " 1938, c. 59; 1939, c. 309; 1940, c. 97; 1944, c. 80; 1945, c. 307; 1948, c. 79, s. 3 (see 1950, c. 170 (C. 43:21-14.2)); 1952, c. 187, ss. 6, 9; 1952, c. 337; 1953, c. 380.

R. S. 43:21-16 " 1945, c. 308, s. 4; 1948, c. 79, s. 4; 1950, c. 167, ss. 2, 3; 1950, c. 225, ss. 2, 3; 1951, c. 210; 1952, c. 187, ss. 7, 9.

R. S. 43:21-19 " 1938, c. 312; 1938, c. 314; 1939, c. 94, s. 6A; 1940, c. 247, ss. 3, 4 (see 1941, c. 114, s. 2 (C. 43:21-19.2)); 1941, c. 374; 1941, c. 385; 1942, c. 2; 1945, c. 73, s. 3; 1946, c. 37; 1946, c. 278, s. 1; 1947, c. 35, s. 4; 1948, c. 318 (see 1948, c. 446, s. 32 (C. 34:1A-32)); 1950, c. 204, s. 1 (see 1950, c. 304, s. 2 (C. 43:21-19.3)); 1951, c. 212; 1952, c. 187, ss. 8, 9; 1953, c. 218.

R. S. 43:21-20 repealed 1945, c. 308, s. 5.

R. S. 43:21-21 amended 1939, c. 94, s. 7; 1945, c. 73, s. 4; 1945, c. 308, s. 6; 1949, c. 213; 1952, c. 189.

Additional Legislation.

Benefit rights saved to persons in military or naval service or in organization affiliated therewith, 1946, c. 193 (NJSA 43:21-5.1; RSCE 43:21-4.1).

Agreement between Secretary of Labor and the Division of Employment Security to provide unemployment compensation benefits to Federal employees under United States Public Law 767—83d Congress, Title XV, under certain circumstances, provided for, suppl., 1954, c. 259 (C. 43:21-5.2).


Civil service and pension rights of employees transferred, saved, suppl., 1943, c. 171 (C. 43:21-12.3).

Civil service classification study, salary adjustment, employees remitted to State service, suppl., 1948, c. 68 (C. 43:21-12.5 to 43:21-12.7).

Agreements, etc., with United States agencies, etc., for veterans placement, payment of veterans' benefits, etc., provided for, suppl., 1944, c. 232 (C. 43:21-12.4).

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Agreements, etc., with United States agencies, etc., for placement, payment of benefits, etc., for certain additional classes of veterans, provided for, suppl., 1953, c. 217 (C. 43:21-12.4a, 43:21-12.4b).

Seamen, reconvension unemployment benefits, Federal and State, provided for, suppl., 1948, c. 182 (C. 43:21-12.8).

Refunds of contributions, certain cases, provided for, suppl., 1944, c. 81 (C. 43:21-14.1).

Sec. 1 of above amended 1947, c. 35, s. 3 (C. 43:21-14.1).


Retroactive effect of statute, 1950, c. 304, s. 2 (C. 43:21-19.3).

"Employment" not to include part-time work by certain minors, suppl., 1938, c. 111 (NJSA 43:21-24; RSCS 43:21-19.1).


Sec. 3 of above amended 1950, c. 173, ss. 1, 10; 1952, c. 188, ss. 1, 6; 1953, c. 221, ss. 1, 2 (C. 43:21-27).

Sec. 6 " " " 1952, c. 190 (C. 43:21-30).

Sec. 8 " " " 1950, c. 173, ss. 2, 10; 1953, c. 426 (C. 43:21-32).

Sec. 9 " " " 1950, c. 173, ss. 3, 10 (C. 43:21-33).

Sec. 11 " " " 1952, c. 188, ss. 2, 6 (C. 43:21-35).

Sec. 14 " " " 1951, c. 54; 1952, c. 188, ss. 3, 6 (C. 43:21-38).

Sec. 16 " " " 1950, c. 173, ss. 4, 10; 1952, c. 188, ss. 4, 6 (C. 43:21-40).

Sec. 17 " " " 1950, c. 173, ss. 5, 10; 1952, c. 188, ss. 5, 6 (C. 43:21-41).

Sec. 18 " " " 1950, c. 260 (C. 43:21-42).


Sec. 24 " " " 1950, c. 173, ss. 6, 10; 1951, c. 282 (C. 43:21-48).
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Sec. 26 " " " 1953, c. 41, s. 11 (C. 43:21-50).

Sec. 29 " " " 1950, c. 173, ss. 8, 10 (C. 43:21-53).

Sec. 31 " " " 1950, c. 173, ss. 9, 10 (C. 43:21-55).

Disability benefits, while under care of, dentist, provided for, suppl., 1948, c. 469 (C. 43:21-29.1).

Sec. 1 of above amended 1950, c. 177 (C. 43:21-29.1).

Chapter 22. (new) OLD AGE AND SURVIVORS INSURANCE FOR PUBLIC EMPLOYEES.


Sec. 2 of above amended 1952, c. 25 (C. 43:22-2).

Sec. 3 " " " 1953, c. 131 (C. 43:22-3).

Making of agreements with Federal authorities providing Federal Old Age and Survivors' Insurance Benefits to employees of inter-State authorities, commissions or instrumentalities and requirement of payment of contributions by them and making of payments to the Secretary and Treasurer of the United States for said purposes, authorized, 1954, c. 79 (C. 43:22-11).
Title 44. POOR.

Note: For settlement, recipients of emergency relief, unchanged during emergency, see 1938, c. 28 (App. A: c. 2); for issuance of bonds for relief by municipalities, see 1939, c. 232 (App. A: c. 2) amended 1939, c. 395, 1940, c. 185, 1941, c. 107; for acquisition, improvement, etc., of land by counties for public welfare purposes, see 1940, c. 33 (T. 40, c. 32).

Chapter 1. SETTLEMENT AND RELIEF OF POOR; MUNICIPAL, COUNTY OR JOINT COUNTY RELIEF.

R. S. 44:1-55 amended 1953, c. 42, s. 2.
R. S. 44:1-80 " 1953, c. 42, s. 3.
R. S. 44:1-86 " 1953, c. 42, s. 4.
R. S. 44:1-95 " 1953, c. 42, s. 5.
R. S. 44:1-102 see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:1-120 to 44:1-120
R. S. 44:1-121 amended 1953, c. 42, s. 6; see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:1-122 " 1953, c. 42, s. 7; see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:1-123 " 1953, c. 42, s. 8; see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:1-124 see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:1-127 to 44:1-127
R. S. 44:1-129 amended 1953, c. 42, s. 9.
R. S. 44:1-141 " 1940, c. 55; 1953, c. 42, s. 10.
R. S. 44:1-143 " 1953, c. 42, s. 11.
R. S. 44:1-144 " 1953, c. 42, s. 12.
R. S. 44:1-147 " 1953, c. 42, s. 15.
R. S. 44:1-148 " 1953, c. 42, s. 16.
R. S. 44:1-149 repealed 1953, c. 42, s. 17.
R. S. 44:1-150 " 1953, c. 42, s. 18.
R. S. 44:1-151 " 1953, c. 42, s. 19.
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Additional Legislation.

County welfare houses, admission, reimbursement agreement, liens, etc., suppl., 1940, c. 119 (NJSA 44:1-30.1 to 44:1-30.3; RSCS 44:1-3.1 to 44:1-3.3).

Sec. 3 of above amended 1953, c. 42, s. 1 (C. 44:1-30.3).

Overseers and deputy overseers of the poor abolished, transfer of functions, powers, duties, etc., to Director of Welfare, existing officers saved, suppl., 1946, c. 110 (C. 44:1-73.1 to 44:1-73.7).

Chapter 2. COUNTY ALMSHOUSES.

Note: For hospitals for communicable diseases, first-class counties, use in connection with almshouse, authorized, see 1950, c. 242 (T. 80, c. 9).

Chapter 3. MUNICIPAL ALMSHOUSES.

R. S. 44:3-1 amended 1947, c. 184.

Chapter 4. SETTLEMENT AND RELIEF OF POOR: COUNTY REFERENDUM LAW.

R. S. 44:4-1 amended 1947, c. 373.
R. S. 44:4-20 " 1938, c. 194, s. 1.
R. S. 44:4-23 " 1938, c. 194, s. 2.
R. S. 44:4-24 " 1954, c. 31.
R. S. 44:4-28 " 1938, c. 194, s. 3; 1943, c. 112.
R. S. 44:4-33 " 1938, c. 194, s. 4; 1940, c. 187.
R. S. 44:4-40 " 1953, c. 42, s. 20.
R. S. 44:4-57 see 1941, c. 357, s. 48 (C. 44:8A-48) to 44:4-81
R. S. 44:4-93 amended 1941, c. 130; 1946, c. 297.
R. S. 44:4-102 " 1940, c. 56; 1953, c. 42, s. 23.
R. S. 44:4-104 " 1953, c. 42, s. 24.
R. S. 44:4-105 " 1953, c. 42, s. 25.
R. S. 44:4-106 repealed 1953, c. 42, s. 26.
R. S. 44:4-107 amended 1953, c. 42, s. 27.
R. S. 44:4-108 " 1953, c. 42, s. 28.
R. S. 44:4-109 " 1953, c. 42, s. 29.
R. S. 44:4-110 repealed 1953, c. 42, s. 30.
R. S. 44:4-111 " 1953, c. 42, s. 31.

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Additional Legislation.

Agreement to reimburse to be taken as prerequisite to relief, suppl., 1939, c. 263 (NJSA 44:4-94.1; RSCS 44:4-25.1).

Liens for cost of care and maintenance at county welfare house or of permanent outdoor support against recipient and his estate, creation, record and enforcement, provided for, suppl., 1946, c. 175 (C. 44:4-91.2, 44:4-91.3).

Sec. 1 of above amended 1953, c. 42, s. 21 (C. 44:4-91.2).

Sec. 2 " " 1953, c. 42, s. 22 (C. 44:4-91.3).

Chapter 5. MEDICAL CARE AND HOSPITALIZATION OF POOR IN GENERAL.

Note: For reimbursement by certain municipalities to hospitals for care of indigent persons, see 1920, c. 303 (T. 44, c. 8).

R. S. 44:5-2 amended 1948, c. 53, ss. 1, 2; 1949, c. 227, ss. 1, 2; 1950, c. 291.

R. S. 44:5-11 " 1948, c. 222.

R. S. 44:5-14 " 1954, c. 255.

R. S. 44:5-16 " 1939, c. 230; 1947, c. 336.

Additional Legislation.

Appropriations by municipalities for construction or enlargement of certain hospitals, authorized, suppl., 1954, c. 296 (C. 44:5-10.2).

Psychiatric diagnosis and treatment of indigent residents, appropriation for by certain counties, authorized and regulated, 1952, c. 119 (C. 44:5-18.1).

Chapter 6. FREE DENTAL CLINICS.

Additional Legislation.

Appropriations by counties for dental clinics for indigent children, provided for, suppl., 1944, c. 224 (C. 44:6-5).

Sec. 1 of above amended 1950, c. 137 (C. 44:6-5).

Chapter 7. OLD AGE AND PERMANENT DISABILITY ASSISTANCE.

Note: For administration of Old Age Assistance functions by Division of Welfare in Department of Institutions and Agencies, see 1950, c. 166 (T. 30, c. 4B).

Article 2. Administration.

R. S. 44:7-1 amended 1953, c. 213, ss. 1, 7.

R. S. 44:7-3 " 1938, c. 361, s. 1; 1943, c. 164, s. 2; 1952, c. 24, ss. 1, 7.

R. S. 44:7-5 " 1938, c. 361, s. 2; 1942, c. 173, s. 1; 1943, c. 164, s. 3; 1944, c. 84, s. 1; 1952, c. 24, ss. 2, 7; 1953, c. 213, ss. 2, 7.
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**Additional Legislation.**

Appropriations, for maintenance in municipal welfare home, by first-class counties over 800,000 inhabitants, provided for, suppl., 1950, c. 218 (C. 44:7-36 and C. 44:7-37).
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Article 3. (new) Permanent, Total Disability Assistance.

Additional Legislation.

Assistance for permanently and totally disabled provided for, payment of State and Federal aid regulated, suppl., 1951, c. 139 (C. 44:7-38 to 44:7-42).

Sec. 1 of above amended 1952, c. 24, ss. 4, 7 (C. 44:7-38).

Sec. 2 “ “ 1952, c. 24, ss. 5, 7 (C. 44:7-39).

Sec. 3 “ “ 1952, c. 24, ss. 6, 7 (C. 44:7-40).

Chapter 8. FINANCIAL ASSISTANCE TO CERTAIN NEEDY PERSONS

Note: For use of political influence, etc., in administration of relief, prohibited, see N. J. S. 2A:13f-13; for prohibition of obtaining money, etc., from private or charitable organizations, the State, counties, municipalities or agencies thereof by false statements, see N. J. S. 2A:170-43.

For transfer of functions, powers and duties of Department of Economic Development under “General Public Assistance Law” to Department of Conservation and Economic Development and to Division of Welfare in Department of Institutions and Agencies, see 1948, c. 448, s. 6 (T. 13, c. 1B); 1950, c. 166, s. 5 (T. 30, c. 4D).

For financial assistance to permanently and totally disabled, see 1951, c. 139 (T. 44, c. 7), amended 1952, c. 24.

R. S. 44:8-1 repealed 1940, c. 183, s. 5.
to 44:8-31

The following sections of the foregoing were amended prior to being repealed as aforesaid:

R. S. 44:8-1 amended 1938, c. 123, s. 1.
R. S. 44:8-5 1938, c. 123, s. 2.
R. S. 44:8-6 1938, c. 123, s. 3.
R. S. 44:8-7 1938, c. 123, s. 4.
R. S. 44:8-8 1938, c. 123, s. 5.
R. S. 44:8-9 1938, c. 123, s. 6.
R. S. 44:8-10 1938, c. 123, s. 7.
R. S. 44:8-11 1938, c. 123, s. 8.
R. S. 44:8-12 1938, c. 123, s. 9.
R. S. 44:8-13 1938, c. 123, s. 10.
R. S. 44:8-14 1938, c. 123, s. 11.
R. S. 44:8-17 1938, c. 123, s. 12.
R. S. 44:8-19 1938, c. 123, s. 13.
R. S. 44:8-25 1938, c. 123, s. 15.
R. S. 44:8-30 1938, c. 46.

Additional Legislation.

“General Public Assistance Law,” State aid to certain counties and municipalities (Revision), 1947, c. 156 (C. 44:8-107 to 44:8-145).

Sec. 35 of above repealed 1958, c. 42, s. 37 (C. 44:8-141).
Reimbursement by municipalities in counties of first class to hospitals for care and assistance to indigent persons, suppl., 1950, c. 303 (C. 44:8-146 to 44:8-152).

P. L. 1941, c. 24 superseded, see P. L. 1947, c. 156, s. 26.

Chapter 8A. (new) LEGAL SETTLEMENT OF NEEDY PERSONS.

Note: For transfer of functions, powers and duties of Department of Economic Development under "General Public Assistance Law" to Department of Conservation and Economic Development and to Division of Welfare in Department of Institutions and Agencies, see 1948, c. 448, s. 6 (T. 13, c. 1B); 1950, c. 166, s. 5 (T. 30, c. 4B).

Article 1. (new) Legal Settlement for Emergency Relief and Outdoor Poor Relief.

Legal settlement law relating to public assistance (1941), 1941, c. 357 (C. 44:8A-1 to 44:8A-48).

Sec. 1 of above amended 1947, c. 120, s. 1
(C. 44:8A-1).

Sec. 20 " " " 1947, c. 120, s. 2
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Sec. 21 " " " 1947, c. 120, s. 3
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Sec. 23 " " " 1947, c. 120, s. 4
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Sec. 24 " " " 1947, c. 120, s. 5
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Sec. 25 " " " 1947, c. 120, s. 6
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Sec. 26 " " " 1947, c. 120, s. 7
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Sec. 27 " " " 1947, c. 120, s. 8
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Sec. 28 " " " 1947, c. 120, s. 9; 1953, c. 42,
s. 38 (C. 44:8A-28).

Sec. 31 " " " 1953, c. 42, s. 39
(C. 44:8A-31).

Sec. 35 " " " 1947, c. 120, s. 10; 1953, c. 42,
s. 40 (C. 44:8A-35).

Sec. 37 " " " 1947, c. 120, s. 11
(C. 44:8A-37).

Sec. 38 " " " 1947, c. 120, s. 12
(C. 44:8A-38).

Sec. 39 " " " 1947, c. 120, s. 13

Sec. 40 " " " 1947, c. 120, s. 14
(C. 44:8A-40).

Sec. 41 " " " 1947, c. 120, s. 15
(C. 44:8A-41).

Sec. 46 " " " 1947, c. 120, s. 16
(C. 44:8A-46).
Title 45. PROFESSIONS AND OCCUPATIONS.

Note: For business of selling, etc., motor fuels, etc., at retail, regulated, see 1938, c. 152 (T. 56, c. 6); amended 1938, c. 204, 1938, c. 401, 1939, c. 62, 1942, c. 260, 1953, c. 63, s. 506 added 1939, c. 61; for licenses to superintendents, operators, etc., of water purification, treatment and supply plants, etc., and sewerage plants, see 1938, c. 206 (T. 58, c. 11); for stands maintained in public buildings by blind, regulated, see 1938, c. 349 (T. 30, c. 6); for sales at retail at less than cost, prohibited, see 1938, c. 394 (T. 56, c. 4) amended 1939, c. 53; for tourist and trailer camps and overnight lodging places regulated, see 1939, c. 254 (T. 29, c. 4); for liens for repairs to jewelry, watches, etc., see N. J. S. 2A:44-174 to 2A:44-177; for regulation of business of selling, trading-in, receiving, installing or repairing condemned, rebuilt or used weighing or measuring devices, see 1938, c. 182 (T. 51, c. 1) amended 1953, c. 48; for business of dealing in poultry regulated and licensing of dealers and brokers provided for, see 1942, c. 248 (T. 4, c. 11) amended 1953, c. 5; for renewal or reinstatement of certain licenses, registration certificates or permits to practice profession or engage in occupation, for veterans, provided for, see 1946, c. 51 (T. 38, c. 25A), amended 1952, c. 116.

For practice of Ophthalmic Dispensing regulated, and licensing of Ophthalmic Dispensers and Ophthalmic Technicians, see 1952, c. 336 (T. 52, c. 17B) amended 1953, c. 49.

Subtitle 1. PROFESSIONS AND OCCUPATIONS REGULATED BY STATE BOARDS OF REGISTRATION AND EXAMINATION.

Chapter 1. GENERAL PROVISIONS.


Chapter 2. ACCOUNTANTS, CERTIFIED PUBLIC.

Note: For New Jersey State Board of Public Accountants continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

Chapter 3. ARCHITECTS.

Note: For New Jersey State Board of Architects continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 575 (T. 1, c. 1).

For license to practice professional engineering, issuance to licensed architects, see 1952, c. 130 (T. 45, c. 8).

For special board to consider charges of illegal practice of architecture by engineers and of engineering by architects, see 1952, c. 307 (T. 52, c. 17B).

R. S. 45:3-1 amended 1938, c. 277, s. 1; 1950, c. 323, s. 1.

R. S. 45:3-2 " 1938, c. 277, s. 2; 1950, c. 323, s. 2.
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Additional Legislation.

Licenses, issuance to professional engineers, examination, etc., suppl., 1952, c. 131 (C. 45:3-5.1).

Chapter 4. BARBERS.

Note: For State Board of Barber Examiners transferred to State Department of Health, see 1948, c. 444, s. 4 (T. 36, c. 1A), amended 1951, c. 42, s. 2.

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Additional Legislation.

Regulation of barbering, licensing of barbers and creation of State Board of Barber Examiners, etc., 1938, c. 197 (NJSA 45:4-27 to 45:4-56; RSCS 45:4-1 to 45:4-25.6).

Sec. 1 of above amended 1946, c. 132, s. 1 (C. 45:4-27).

Sec. 3 “ “ “ 1946, c. 132, s. 2 (C. 45:4-29).

Sec. 5 “ “ “ 1946, c. 132, s. 3 (C. 45:4-31).

Sec. 9 “ “ repealed 1946, c. 132, s. 4 (C. 45:4-35).
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Apprentice certificate heretofore issued, continuance in effect, provided for, suppl., 1946, c. 132, s. 6 (C. 45:4-29.1).

Notice of holding of examination, failure to appear thereat, etc., effect, provided for, suppl., 1953, c. 185, ss. 3, 4 (C. 45:4-33.1).

Certificates of registration and permits to former holders, upon honorable discharge of applicants from military or naval service of the United States or of this State, provided for, suppl., 1942, c. 322 (C. 45:4-35.1, 45:4-35.2).

Journeyman's permits heretofore issued, continuance in effect, provided for, suppl., 1946, c. 132, s. 8 (C. 45:4-35.3).

Use or maintenance of premises as barber shop without license prohibited, licenses, issuance, etc., provided for, suppl., 1946, c. 133, ss. 1-9, 11, 12 (C. 45:4-50.1 to 45:4-50.11).

- Sec. 5 of above amended 1953, c. 186, ss. 1, 2 (C. 45:4-50.5).

Barber shops owned by partnerships, continuation of license on dissolution, or death of partner, provided for, suppl., 1950, c. 187 (C. 45:4-50.12).

#### Chapter 4A. BEAUTY CULTURE.

**Note:** For regulation of opening and closing of beauty parlors by municipal ordinance, see 1958, c. 249 (T. 40, c. 48); for Department of Beauty Culture Control and Board of Beauty Culture Control transferred to State Department of Health, see 1948, c. 144, s. 4 (T. 26, c. 1A), amended 1951, c. 42, s. 2.

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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Beauty shop licenses, effect of dissolution of partnership or death of holder, provided for, suppl., 1953, c. 278 (C. 45:4A-23.2, 45:4A-23.3).

Prevention and restraint of violations by Superior Court, provided for, suppl., 1950, c. 155, s. 3 (C. 45:4A-34.1).

Sec. 3 of above amended 1951, c. 42, s. 10 (C. 45:4A-34.1).

Chapter 5. CHIROPODY.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For State Board of Medical Examiners continued in Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

R. S. 45:5-1 amended 1947, c. 355, ss. 1, 7, 8; 1948, c. 434, s. 1.

R. S. 45:5-3 " 1947, c. 355, ss. 2, 7, 8.

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R. S. 45:5-6 " 1954, c. 261, s. 1.

R. S. 45:5-7 " 1942, c. 107, s. 1; 1943, c. 95, s. 1; 1947, c. 355, ss. 5, 7, 8; 1948, c. 434, s. 2.

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R. S. 45:5-9 " 1954, c. 261, s. 2.

R. S. 45:5-10 " 1942, c. 107, s. 3; 1943, c. 95, s. 3; 1948, c. 434, s. 4; 1954, c. 261, s. 3.

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R. S. 45:5-12 " 1942, c. 107, s. 5; 1953, c. 43, s. 13.

R. S. 45:5-13 repealed 1953, c. 43, s. 14.

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R. S. 45:5-14 repealed 1953, c. 43, s. 15.
R. S. 45:5-15 amended 1942, c. 107, s. 6; 1953, c. 43, s. 16; 1954, c. 261, s. 4.
R. S. 45:5-16 repealed 1953, c. 43, s. 17.

Additional Legislation.

Qualifications for examination after January 1, 1955, suppl., 1954, c. 261, s. 5 (C. 45:5-5.1).

Payment of penalty deemed equivalent to conviction, suppl., 1948, c. 434, s. 6 (C. 45:5-16.1).

Injunction against unauthorized practitioners, provided for, suppl., 1943, c. 95, ss. 5 to 7 (C. 45:5-17 to 45:5-19).

Sec. 5 of above amended 1953, c. 43, s. 18 (C. 45:5-17).

Chapter 6. DENTISTS.

Note: For State Board of Registration and Examination in Dentistry continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

R. S. 45:6-1 amended 1938, c. 277, s. 3; 1949, c. 52, s. 1.
R. S. 45:6-3 " 1939, c. 108, s. 1.
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R. S. 45:6-9 repealed 1953, c. 43, s. 19.
R. S. 45:6-10 amended 1939, c. 108, s. 2; 1942, c. 62; 1951, c. 291.
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Injunction to prevent illegal practice, authorized, suppl., 1942, c. 78 (C. 45:6-29.1).

Sec. 1 of above amended 1953, c. 43, s. 25 (C. 45:6-29.1).

Payment of penalty, etc., equivalent to conviction, suppl., 1945, c. 193, s. 2 (C. 45:6-29.2).

Dental hygiene, practice of, regulated, suppl., 1948, c. 34 (C 45:6-33 to 45:6-47).

Sec. 4 of above amended 1949, c. 51 (C. 45:6-36).

Sec. 6 “ “ “ 1951, c. 198 (C. 45:6-38).

Sec. 14 “ “ “ 1953, c. 43, s. 26 (C. 45:6-46).

### Chapter 7. EMBALMERS AND FUNERAL DIRECTORS.

**Note:** For Board of Embalmers and Funeral Directors of the State of New Jersey continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For Mortuary Science Act, see this chapter.

- R. S. 45:7-1 amended 1938, c. 277, s. 4.
- R. S. 45:7-7 “ 1953, c. 43, s. 27.
- R. S. 45:7-8 “ 1953, c. 43, s. 28.
- R. S. 45:7-22 “ 1953, c. 43, s. 29.
- R. S. 45:7-23 “ 1953, c. 43, s. 30.
- R. S. 45:7-24 repealed 1953, c. 43, s. 31.
- R. S. 45:7-25 “ 1953, c. 43, s. 32.
- R. S. 45:7-26 amended 1953, c. 43, s. 33.
- R. S. 45:7-27 repealed 1953, c. 43, s. 34.

#### Additional Legislation.

Mortuary Science Act, 1952, c. 340 (C. 45:7-32 to 45:7-81)

- Sec. 39 of above amended 1953, c. 43, s. 35 (C. 45:7-70).
- Sec. 40 “ “ “ 1953, c. 43, s. 36 (C. 45:7-71).
CHAPTER 8. ENGINEERS, PROFESSIONAL, AND LAND SURVEYORS.

Note: For State Board of Professional Engineers and Land Surveyors continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For license to practice architecture, issuance to Professional Engineers, see 1952, c. 131 (T. 45, c. 3).

For special board to consider charges of illegal practice of architecture by engineers and of engineering by architects, see 1952, c. 307 (T. 52, c. 17B).

R. S. 45:8-1 to 45:8-26 repealed 1938, c. 342, s. 23.

Additional Legislation.

Practice of professional engineering and land surveying, regulated (Revision, 1938), 1938, c. 342 (NJSA 45:8-27 to 45:8-48; RSCS 45:8-1 to 45:8-23).

Sec. 1 of above amended 1947, c. 60, s. 1; 1950, c. 149, s. 1 (C. 45:8-27).

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Sec. 6 " " " 1939, c. 339, s. 4; 1950, c. 149, s. 6 (C. 45:8-32).

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Sec. 11 " " " 1939, c. 339, s. 6; 1950, c. 149, s. 11 (C. 45:8-37).

Sec. 12 " " " 1950, c. 149, s. 12 (C. 45:8-38).
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Sec. 15 “ “ “ 1950, c. 149, s. 15 (C. 45:8-41).

Sec. 16 “ “ “ 1950, c. 149, s. 16 (C. 45:8-42).

Sec. 17 “ “ “ 1950, c. 149, s. 17 (C. 45:8-43).

Sec. 19 “ “ “ 1950, c. 149, s. 18 (C. 45:8-45).

Sec. 20 “ “ “ 1939, c. 302 (NJSA 45:8-46, RSCS 45:8-20).

Licenses, issuance to licensed architects, examination, etc., suppl., 1952, c. 130 (C. 45:8-35.1).

Chapter 8A. (new) LIBRARIANS, LIBRARY ASSISTANTS, ETC.

Librarians and professional library assistants, certification of by State Board of Education; requirement of certificate for appointment of, provided for, 1947, c. 132 (C. 45:8A-1 to 45:8A-4).

Chapter 9. MEDICINE AND SURGERY.

Note: For State Board of Medical Examiners continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For practice of ophthalmic dispensing regulated, and licensing of ophthalmic dispensers and ophthalmic technicians, see 1952, c. 336 (T. 52, c. 17B), amended 1953, c. 49.


R. S. 45:9-1 amended 1938, c. 277, s. 5; 1939, c. 115, s. 1; 1946, c. 84, s. 1; 1953, c. 233, s. 1; 1953, c. 420, s. 26.

R. S. 45:9-2 “ 1939, c. 115, s. 2; 1953, c. 43, s. 39.

R. S. 45:9-3 “ 1939, c. 115, s. 3.

R. S. 45:9-5 “ 1938, c. 277, s. 6; 1939, c. 115, s. 4; 1946, c. 84, s. 2; 1953, c. 420, s. 27.
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R. S. 45:9-27 repealed 1953, c. 43, s. 45.

R. S. 45:9-27.1 Chancery proceedings to prevent certain violations, (added) suppl., 1939, c. 115, s. 32; amended 1953, c. 43, s. 46.

Additional Legislation.

Qualifications for certain applicants for license to practice medicine and surgery, suppl., 1938, c. 121 (NJSA 45:9-8.1; RSCS 45:9-8 (note); 1953, c. 363 (C. 45:9-8.2 to 45:9-8.4); 1953, c. 364 (C. 45:9-8.5, 45:9-8.6).


Payment of penalty equivalent to conviction, suppl., 1944, c. 166, s. 3 (C. 45:9-27.4).

Article 2. Limited Licenses.

Note: For types, etc., of licenses which may be issued, see Article 1 of this chapter as amended, etc.

R. S. 45:9-28 repealed 1939, c. 115, s. 34.

to 45:9-37


Note: For types, etc., of licenses which may be issued, see Article 1 of this chapter as amended, etc.

R. S. 45:9-38 repealed 1939, c. 115, s. 35.

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Additional Legislation.

Practice of chiropractic, regulated, suppl., 1953, c. 233, ss. 4-14, 19, 20 (C. 45:9-41.1 to 45:9-41.13).

Sec. 11 of above amended 1954, c. 190, s. 1 (C. 45:9-41.8).

Eligibility of certain applicants to take examinations, provided for, suppl., 1954, c. 190, ss. 2, 3 (C. 45:9-41.14, 45:9-41.15).

Article 3A. (new) Bio-analytical Laboratories.

Additional Legislation.

Bio-analytical Laboratory and Laboratory Directors Act, 1953, 1953, c. 420, ss. 1-25, 29 (C. 45:9-42.1 to 45:9-42.25).

Article 4. Pathological and Anatomical Associations.

R. S. 45:9-51 amended 1953, c. 43, s. 47.


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Chapter 10. MIDWIFERY.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For State Board of Medical Examiners continued in Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

R. S. 45:10-10 amended 1953, c. 43, s. 48.
R. S. 45:10-11 " 1953, c. 43, s. 49.
R. S. 45:10-12 repealed 1953, c. 43, s. 50.
R. S. 45:10-13 " 1953, c. 43, s. 51.
R. S. 45:10-14 amended 1953, c. 43, s. 52.
R. S. 45:10-15 repealed 1953, c. 43, s. 53.

Chapter 11. NURSES.

Note: For nursing, teaching and practice regulated and controlled (Revision of 1947), see 1947, c. 262 (T. 45, c. 11), amended 1950, c. 8, 1952, c. 352, 1953, c. 43; for New Jersey State Board of Nursing continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

R. S. 45:11-1 repealed 1947, c. 262, s. 22.
R. S. 45:11-11 " 1945, c. 13, s. 2.
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R. S. 45:11-13 " 1945, c. 13, s. 1.
R. S. 45:11-14 " 1942, c. 346, s. 2.
R. S. 45:11-15 " 1942, c. 346, s. 4.

The following sections of the foregoing were amended prior to being repealed as aforesaid:
R. S. 45:11-7 amended 1942, c. 346, s. 1; 1945, c. 13, s. 1.
R. S. 45:11-10 " 1942, c. 346, s. 2.
R. S. 45:11-12 " 1943, c. 346, s. 3.
R. S. 45:11-19 " 1942, c. 346, s. 4.

Additional Legislation.

Nursing, teaching and practice regulated and controlled (Revision of 1947) 1947, c. 262, ss. 1-22 (C. 45:11-23 to 45:11-44).

Sec. 4 of above amended 1952, c. 352, s. 1
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Sec. 18 “ “ repealed 1953, c. 43, s. 58 (C. 45:11-40).

Sec. 19 “ “ “ 1953, c. 43, s. 59 (C. 45:11-41).

Sec. 20 “ “ “ 1953, c. 43, s. 60 (C. 45:11-42).

Sec. 21 “ “ amended 1953, c. 43, s. 61 (C. 45:11-43).

Chapter 12. OPTOMETRY.

Note: For New Jersey State Board of Optometrists continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For practice of ophthalmic dispensing regulated, and licensing of ophthalmic dispensers and ophthalmic technicians, see 1952, c. 396 (T. 52, c. 17B), amended 1953, c. 49.

R. S. 45:12-1 amended 1948, c. 350, ss. 1, 8, 9, 10; 1954, c. 227, s. 1.

R. S. 45:12-2 “ 1938, c. 277, s. 7.

R. S. 45:12-3 “ 1954, c. 227, s. 2.

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R. S. 45:12-7 “ 1952, c. 255, ss. 3, 6.

R. S. 45:12-8 “ 1948, c. 350, ss. 2, 8, 9, 10; 1954, c. 227, s. 3.

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Sec. 2 of above amended 1952, c. 128 (C. 45:12-17.1).

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Chapter 13. OSTEOPATHY.

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For State Board of Medical Examiners continued in Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

R. S. 45:13-1 repealed 1939, c. 115, s. 33 to 45:13-5

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For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

R. S. 45:14-4 see 1952, c. 329 (C. 52:17B-32.1).

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Sec. 1 of above amended 1945, c. 177, s. 1; 1952, c. 75 (C. 45:14-11.1).


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For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

R. S. 45:15-1 amended 1953, c. 229, s. 1.
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Real estate brokers' licenses, issuance to certain persons, authorized, 1945, c. 223 (C. 45:15–11.2).

Licenses, issuance to persons, partnerships or corporations, prohibited, revocations, suspensions, certain cases, provided for, suppl., 1953, c. 229, ss. 8–9 (C. 45:15–12.1, 45:15–12.2).

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Note: For State Board of Shorthand Reporting continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

State Board of Shorthand Reporting; licenses for shorthand reporters, examinations, etc., 1940, c. 175 (NJSA 45:15A–1 to 45:15A–12; RSCS 45:15B–1 to 45:15B–12).

Sec. 10 of above amended 1953, c. 43, s. 80 (NJSA 45:15A–10; RSCS 45:15B–10).

Sec. 12 " " " 1953, c. 43, s. 81 (NJSA 45:15A–12; RSCS 45:15B–12).

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Note: For State Board of Veterinary Medical Examiners continued in the Division of Professional Boards in the Department of Law and Public Safety, see 1948, c. 439, s. 29 (T. 52, c. 17B).

For Veterinary Practice Law, see 1952, c. 198, this chapter.

R. S. 45:16–1 amended 1938, c. 277, s. 9.

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Veterinary Practice Law, suppl., 1952, c. 198, ss. 1-6, 10-12 (C. 45:16-9.1 to C. 45:16-9.9).
Licenses, admission to examinations for certain cases, provided for, suppl., 1953, c. 359 (C. 45:16-7.1).

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Sec. 5 of above amended 1953, c. 44, s. 1 (C. 46:2A-5).

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Title of above amended 1945, c. 233, s. 1.

Sec. 1 “ “ “ 1945, c. 223, s. 2; 1951, c. 332, s. 1 (C. 46:2B-1).

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Sec. 2 of above amended 1945, c. 110; 1953, c. 44, s. 2 (C. 46:2C-2).

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R. S. 46:3-18 amended 1943, c. 145.

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R. s. 46:14-2 amended 1954, c. 132.
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R. S. 46:17-1 amended 1947, c. 351, s. 1.

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R. S. 46:18-8 amended 1945, c. 145; 1947, c. 81


R. S. 46:18-9 repealed 1953, c. 44, s. 9.

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R. S. 46:19-1 amended 1945, c. 275, s. 2.

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R. S. 46:23-1 repealed 1953, c. 358, s. 7.

R. S. 46:23-2 " 1953, c. 358, s. 7.

R. S. 46:23-3 amended 1947, c. 227; repealed 1953, c. 358, s. 7.

R. S. 46:23-4 repealed 1953, c. 358, s. 7.

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Note: For permission to United States Government to lay conduits under streets, etc., when approved by Public Utility Commissioners, authorized, see 1943, c. 209 (T. 40, c. 67); for collective bargaining, compulsory arbitration, and settlement of labor disputes in public utilities and seizure and operation of public utilities by the State, in certain cases, provided for, see 1946, c. 38 (T. 34, c. 13B), amended 1947, c. 47, 1947, c. 73, 1950, c. 14; for rates for supply of water by certain second-class cities to consumers in other municipalities subject to control, etc., of Board of Public Utility Commissioners, provided for, see 1947, c. 295 (T. 40, c. 62). For underground storage of gas, petroleum products, etc., regulated, see 1951, c. 80 (T. 58, c. 10).

Chapter 1. ADDITIONAL POWERS OF CORPORATIONS.

Note: For taxes, charges or fees, payment, notwithstanding doubts as to legality of law imposing same, provided for, see 1950, c. 102 (T. 14, c. 17); for contributions, etc., for charitable, educational, scientific, benevolent, patriotic and civic purposes, authorized, see 1950, c. 220 (T. 14, c. 3).

Chapter 2. BOARD OF PUBLIC UTILITY COMMISSIONERS.

Note: For assistance to be rendered by Commissions to the Metropolitan Rapid Transit Commission, see 1952, c. 194 (T. 32, c. 22).

**Article 1. Constitution of Board.**

R. S. 48:2-1 amended 1948, c. 90, ss. 1, 5.
R. S. 48:2-2 sec 1948, c. 90, s. 2 (C. 48:2-1.1).
R. S. 48:2-3 amended 1951, c. 326, s. 1.

Additional Legislation.


Notification of change in location of principal office of board filed, effect, etc., suppl., 1951, c. 326, s. 2 (C. 48:2-3.1).

**Article 2. Jurisdiction, Powers and Duties.**

R. S. 48:2-13 amended 1946, c. 219; 1947, c. 162; 1952, c. 251, s. 1.

Additional Legislation.

Legal counsel experts, etc., appointment, payment of compensation by public utilities, provided for, suppl., 1951, c. 357 (C. 48:2-31.1 to 48:2-31.3).

**Article 3. Hearings and Investigations.**


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Article 7. (new) Fees and Charges.

Additional Legislation.

Fees and charges, filing, copies, etc., provided for, suppl., 1947, c. 97 (C. 48:2-53 to 48:2-55).

Chapter 3. PUBLIC UTILITIES IN GENERAL.

Article 2. Stocks, Bonds and Other Obligations.


Article 3. Municipal Consent to Use of Streets.

R. S. 48:3-17 amended 1947, c. 199.

Article 3A. (new) Presumption of Consent of Owner From the Use of Highways, etc.

Additional Legislation.

Presumption of consent of owners to placing of certain poles in public places, established after ten years, suppl., 1945, c. 231 (C. 48:3-17.1).


Note: For registration with Board of Public Utility Commissioners of tickers and teleprinters used by telegraph companies, required, see 1952, c. 257 (T. 48, c. 17).

R. S. 48:3-31 amended 1948, c. 286.
R. S. 48:3-38 " 1951, c. 275.

Chapter 4. AUTO BUSES.

R. S. 48:4-1 amended 1946, c. 125; 1947, c. 161; 1952, c. 251, s. 2.
R. S. 48:4-3 " 1946, c. 131.
R. S. 48:4-14 " 1946, c. 130; 1947, c. 230; 1954, c. 149.
R. S. 48:4-29 " 1953, c. 430, s. 1.
R. S. 48:4-36 " 1948, c. 178.

Additional Legislation.

Temporary bus permits to provide emergency transportation facilities, etc., authorized, 1941, c. 390 (NJSA, RSCS 48:4-3 note).
Sec. 5 of above amended 1942, c. 100 (NJSA, RSCS 48:4-3 note).
Suppl., 1942, c. 49 (C. 48:4-2.4 to 48:4-2.17).

Chapter 5. BRIDGE COMPANIES.

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Chapter 6A. (new) COMMON AND CONTRACT CARRIERS—INTERSTATE.


Chapter 7. ELECTRIC LIGHT, HEAT AND POWER COMPANIES.

Note: For presumption of consent of owners to placing of certain poles in public places, established after ten years, see 1945, c. 231 (T. 48, c. 3).

R. S. 48:7-5 amended 1952, c. 245.

Chapter 9. GAS COMPANIES.


Additional Legislation.

Change of character or heating quality of gas, control by commission, suppl., 1941, c. 148 (C. 48:9-25.1).


Natural gas, condemnation by gas companies for right-of-way for transmission and distribution facilities for, authorized and regulated, suppl., 1949, c. 233 (C. 48:9-25.5 to 48:9-25.7).

Acquisition of franchises, etc., with acquisition of gas properties and facilities, authorized, suppl., 1952, c. 34 (C. 48:9-25.8 to 48:9-25.10).

Chapter 10. (changed) PIPE LINE UTILITIES.

Additional Legislation.


Chapter 12. RAILROADS.

Note: For extension of time for completion of certain railroads, see 1939, c. 18; 1941, c. 3; 1943, c. 4; 1945, c. 3; 1947, c. 89; 1949, c. 224; 1951, c. 231; 1953, c. 99.

For assistance to be rendered by railroads to the Metropolitan Rapid Transit Commission, see 1952, c. 194 (T. 32, c. 22).

Article 3. Directors and Officers.


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Article 4. General Powers and Duties.

Additional Legislation.
Use, sale, etc., of different levels of railroad property for other than railroad purposes, suppl., 1938, c. 369 (NJSA 48:12-23.1; RSCS 48:12-13.1).

Additional Legislation.
Branch lines to race tracks, authorized, suppl., 1947, c. 17 (C. 48:12-32.1).

Article 8A. (new) Runaround or Temporary Tracks.
Additional Legislation.
Cautionary boards, installation for, runaround or temporary tracks, required and regulated, suppl., 1952, c. 213 (C. 48:12-40.1, 48:12-40.2).


Article 12. Elimination of Grade Crossings.
R. S. 48:12–63 " 1939, c. 152.
R. S. 48:12–70 " 1947, c. 178, s. 3.
R. S. 48:12–71 " 1947, c. 178, s. 4.
R. S. 48:12–77 " 1947, c. 178, s. 5.

Additional Legislation.
Grade crossing elimination program, cost divided State 85%—Railroad 15%, applicable to prior orders for, in certain cases, suppl., 1947, c. 178, s. 2 (C. 48:12-67.1).

Article 15. Spark Arresters.

Article 22. Lease, Consolidation or Merger.
R. S. 48:12–127 " 1948, c. 317, s. 2.
R. S. 48:12–128 " 1948, c. 317, s. 3.
R. S. 48:12–129 " 1948, c. 317, s. 4.
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<td>R. S. 48:12-159</td>
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**Article 27. Penalties.**

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<td>repealed 1943, c. 94.</td>
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**Chapter 13. SEWERAGE COMPANIES.**

**Additional Legislation.**

Abandonment of sewerage system without consent of board of public utility commissioners prohibited; extension of corporate existence of certain sewerage companies, suppl., 1939, c. 138 (C. 48:13-16).

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<td>&quot; 1941, c. 131, s. 4.</td>
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**Additional Legislation.**

Resumption of operation of street railways heretofore suspended, authorized, suppl., 1942, c. 40 (C. 48:15-43.4, 48:15-43.5).

Autobuses diverted from street made one-way to be authorized to use parallel street in direction opposite to one-way street, provided for, suppl., 1947, c. 383 (C. 48:15-43.6).
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Chapter 16. TAXICABS, AUTOCABS AND JITNEYS.

Article 1. Taxicabs.

R. S. 48:16-23 "  1952, c. 251, s. 3.
R. S. 48:16-24 "  1954, c. 110, ss. 1, 2.

Chapter 17. TELEGRAPH AND TELEPHONE COMPANIES.

Note: For presumption of consent of owners to placing of certain poles in public places, established after ten years, see 1945, c. 231 (T. 48, c. 3).

Additional Legislation.


Chapter 19. WATER COMPANIES.

R. S. 48:19-1  amended 1953, c. 244.

Chapter 21. SOUTH JERSEY TRANSIT AUTHORITY.

Note: For transfer of powers and duties to Department of Economic Development, see 1944, c. 85 (T. 52, c. 27C), amended 1945, c. 128.

R. S. 48:21-1  repealed 1944, c. 85, s. 52.

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Title 49. SALE OF SECURITIES.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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Chapter 2. (new) SALE OF SECURITIES, ETC., IN GENERAL.

Agents to sell and issue Federal obligations, during emergency, provided for, 1942, c. 125 (C. 49:2-1).
Title 50. SHELLFISH.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Chapter 1. BOARD OF SHELL FISHERIES.

For transfer of functions, powers and duties to the State Department of Conservation and to the Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A), 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 50:1-1 repealed 1945, c. 22, s. 44.
R. S. 50:1-2 " 1945, c. 22, s. 44.
R. S. 50:1-3 amended 1942, c. 259; repealed 1945, c. 22, s. 44.
R. S. 50:1-4 repealed 1945, c. 22, s. 44.
R. S. 50:1-15 see 1948, c. 448, s. 94 (C. 13:1B-43).
R. S. 50:1-23 " 1947, c. 359; 1953, c. 260, s. 1.

Chapter 2. GENERAL REGULATORY PROVISIONS.

R. S. 50:2-5 " 1939, c. 242.
R. S. 50:2-10 " 1945, c. 38, s. 1.

Additional Legislation.

Sea clams, dredging for, regulated, licenses, provided for, suppl., 1950, c. 310 (C. 50:2-6.1 to 50:2-6.4).

Chapter 3. REGULATIONS APPLICABLE TO DELAWARE RIVER, DELAWARE BAY AND THEIR TRIBUTARIES; DEPARTMENT OF MAURICE RIVER COVE.

Article 2. Method of Taking Shellfish; Size; Closed Seasons.

R. S. 50:3-6 amended 1945, c. 38, s. 2; 1953, c. 260, s. 2.
R. S. 50:3-13 " 1953, c. 262, s. 1.
R. S. 50:3-14 " 1952, c. 184, s. 1; 1953, c. 261.
R. S. 50:3-15 " 1952, c. 184, s. 2; 1954, c. 159.
R. S. 50:3-16 repealed 1952, c. 184, s. 4.

Additional Legislation.

Oysters, taken or had in possession, minimum size, exceptions provided for, suppl., 1952, c. 184, s. 3 (C. 50:3-15.1).
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Article 5. (new) Licensing of Oyster Shuckers, Planters and Dealers.

Additional Legislation.

Licensing of oyster shucking houses, oyster planters and oyster dealers, provided for, suppl., 1945, c. 39 (C. 50:3-20.10 to 50:3-20.26).

Sec. 5 of above amended 1953, c. 263 (C. 50:3-20.14).

Chapter 4. REGULATIONS APPLICABLE TO ATLANTIC COAST; DEPARTMENT OF ATLANTIC COAST.

R. S. 50:4-1 amended 1943, c. 134.
R. S. 50:4-3 " 1953, c. 262, s. 2.

Chapter 5. PENALTIES AND RECOVERY THEREOF; FORFEITURE.

R. S. 50:5-1 amended 1942, c. 99.
R. S. 50:5-2 " 1953, c. 47, s. 1.
R. S. 50:5-4 " 1953, c. 47, s. 2.
R. S. 50:5-5 repealed 1953, c. 47, s. 3.
R. S. 50:5-8 " 1953, c. 47, s. 4.
R. S. 50:5-9 amended 1953, c. 47, s. 5.
R. S. 50:5-10 " 1953, c. 47, s. 6.
R. S. 50:5-14 repealed 1953, c. 47, s. 7.
R. S. 50:5-17 amended 1953, c. 47, s. 8.
R. S. 50:5-18 repealed 1953, c. 47, ss. 9-11.
to 50:5-20
Title 51. STANDARDS, WEIGHTS, MEASURES AND CONTAINERS.

Note: For Department of Weights and Measures continued as the Division of Weights and Measures in the Department of Law and Public Safety, see 1948, c. 439, s. 23 (T. 52, c. 17B).

Chapter 1. WEIGHTS, MEASURES AND CONTAINERS.

Note: For business of dealing in poultry regulated and licensing of dealers and brokers provided for, see 1942, c. 248 (T. 4, c. 11), amended 1953, c. 5.

For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

Article 1. Definitions and Constructions.

R. S. 51:1-2 see 1948, c. 439, s. 51 (C. 52:17B-51).

Article 2. Standards.

A. IN GENERAL.

R. S. 51:1-12 amended 1953, c. 48, s. 1.

B. 1. (new) ICE CREAM AND FROZEN PRODUCTS.

Additional Legislation.

Containers for sale of ice cream, sherbets, ices, etc., capacities, markings, etc., regulated, 1941, c. 278 (C. 51:1-31.1 to 51:1-31.10).

C. THREAD.


Article 3. Department of Weights and Measures.

Note: For Department of Weights and Measures continued as the Division of Weights and Measures in the Department of Law and Public Safety, see 1948, c. 439, s. 23 (T. 52, c. 17B).


R. S. 51:1-87 " 1953, c. 48, s. 2.

Additional Legislation.

Age limits for weighmasters and weighers during war time, provided for, suppl., 1943, c. 8 (C. 51:1-74.1, 51:1-74.2).

Weighmasters within Division of Weights and Measures in Department of Law and Public Safety to operate State-owned scales, appointment, etc., suppl., 1952, c. 112 (C. 51:1-82.1).
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Fees, for testing, etc., and certification of weighing or measuring devices, fixed, suppl., 1952, c. 104 (C. 51:1–88.1, 51:1–88.2).
1952, c. 104 repealed 1954, c. 33.

Article 4. Penalties; Evidence; Enforcement.

R. S. 51:1–90 amended 1952, c. 44.
R. S. 51:1–96 " 1953, c. 48, s. 3.
R. S. 51:1–103 " 1939, c. 390, s. 1; 1953, c. 48, s. 4.
R. S. 51:1–104 " 1939, c. 390, s. 2; repealed 1953, c. 48, s. 5.
R. S. 51:1–105 " 1939, c. 390, s. 3; 1953, c. 48, s. 6.
R. S. 51:1–106 " 1939, c. 390, s. 4; 1953, c. 48, s. 7.
R. S. 51:1–107 " 1939, c. 390, s. 5; 1953, c. 48, s. 8.
R. S. 51:1–108 " 1939, c. 390, s. 6; repealed 1953, c. 48, s. 9.
R. S. 51:1–110 " 1953, c. 48, s. 10.
R. S. 51:1–112 repealed 1953, c. 48, s. 11.

Article 5. (new) Secondhand Measuring or Weighing Devices.

Regulation of business of selling, trading-in, receiving, installing or repairing condemned, rebuilt or used weighing or measuring devices, 1938, c. 182 (C. 51:1–113 to 51:1–133).

Sec. 1 of above amended 1953, c. 48, s. 12 (C. 51:1–113).
Sec. 20 " " 1953, c. 48, s. 13 (C. 51:1–132).

Chapter 3. STANDARD MERIDIAN LINE; LAND DESCRIPTIONS.

Note: For transfer of functions, powers and duties of Department of Conservation and Development to the State Department of Conservation and to the Department of Conservation and Economic Development, see 1945, c. 22 (T. 13, c. 1A), 1945, c. 448, s. 6 (T. 13, c. 1B).
R. S. 51:3–1 amended 1953, c. 48, s. 14.

Additional Legislation.


Chapter 4. STANDARDS FOR COMMERCIAL PRODUCTS.

R. S. 51:4–22 amended 1953, c. 48, s. 15.
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**Note:** For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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<td>R. S. 51:8-18</td>
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**Note:** For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

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<td>R. S. 51:9-16</td>
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<td>R. S. 51:9-17</td>
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R. S. 51:9-18 amended 1953, c. 48, s. 31.
R. S. 51:9-19 repealed 1953, c. 48, s. 32.
R. S. 51:9-20 amended 1953, c. 48, s. 33.
R. S. 51:9-21 repealed 1953, c. 48, s. 34.

Chapter 10. (new) LIQUEFIED GASES.
Liquefied petroleum gas, sale, delivery, etc., regulated, suppl., 1952, c. 143 (C. 51:10-1 to 51:10-17).
Sec. 1 of above amended 1953, c. 48, s. 35 (C. 51:10-1).
Sec. 14 " " " 1953, c. 48, s. 36 (C. 51:10-14).
Title 52. STATE GOVERNMENT, DEPARTMENTS AND OFFICERS.

Note: For discrimination against applicants for employment, for age, see 1938, c. 285 (T. 10, c. 3); for maintenance of stands by blind in State buildings, see 1938, c. 349 (T. 30, c. 6); for Optional Municipal Key Positions Law (1950), see 1950, c. 211 (T. 40, c. 46).

For public utility counsel experts, etc., appointment, compensation, etc., see 1951, c. 357 (T. 48, c. 2).

Subtitle 1. GENERAL PROVISIONS.

Note: For time of war service not to be counted in determining maximum age limits for appointment or election to State office, position, etc., see 1944, c. 98 (T. 38, c. 23A), amended 1946, c. 206.

Chapter 2. GREAT SEAL.

Note: For unauthorized use of State Seal, prohibited, see N. J. S. 2A:148-25.

Chapter 3. FLAGS.

Additional Legislation.
Display of State flag regulated, 1938, c. 86 (C. 52:3-6).
Historic flags, preservation and repair, 1938, c. 129 (C. 52:3-7).

Chapter 6. COMMISSIONERS OF DEEDS.
R. S. 52:6-12 amended 1947, c. 264, ss. 1, 2.

Chapter 7. NOTARIES PUBLIC.

Additional Legislation.
Appointments, fees for commissions and filing of statements required by R. S. 52:7-8, provided for, 1944, c. 243 (C. 52:7-1.1, 52:7-1.2).
Sec. 1 of above amended 1951, c. 67 (C. 52:7-1.1).
Nonresidents, appointment, authorized and regulated, suppl., 1949, c. 19 (C. 52:7-1.3).

Chapter 8. 1887 SURPLUS REVENUE FUND.
R. S. 52:8-6 amended 1946, c. 62.

Chapter 9. STATE DIRECTOR OF UNITED RAILROAD AND CANAL COMPANY.

Note: For transfer of functions, powers and duties of the office of State Director of United New Jersey Railroad and Canal Company to State Treasurer, see 1948, c. 92, s. 56 (T. 52, c. 18A).
Chapter 9C. NEW JERSEY COUNCIL.

Note: For transfer of powers and duties to Department of Economic Development and to Department of Conservation and Economic Development, see 1944, c. 65, s. 5 (T. 52, c. 27C); 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 52:9C-1 repealed 1944, c. 85, s. 52.

The following section of the foregoing was amended prior to being repealed as aforesaid:

R. S. 52:9C-2 amended 1939, c. 393; 1943, c. 111.

Chapter 9F. (new) COMMISSION ON URBAN COLORED POPULATION.

Commission established, powers, etc., 1941, c. 192 (C. 52:9F-1 to 52:9F-4).

Chapter 9G. (new) STATE COMMISSION ON POST-WAR ECONOMIC WELFARE.

Commission created, powers and duties, provided for, 1943, c. 192 (C. 52:9G-1 to 52:9G-6).

Sec. 1 of above amended 1944, c. 94, s. 1 (C. 52:9G-1).

Sec. 2 " " 1944, c. 94, s. 2 (C. 52:9G-2).

Sec. 3 " " 1944, c. 94, s. 3 (C. 52:9G-3).

Chapter 9H. (new) STATE FINANCES.

General State Fund to be sole State Fund; single budget and one general appropriation law, provided for, 1945, c. 33 (C. 52:9H-1 to 52:9H-4).

Chapter 9I. (new) COMMISSION ON STATE TAX POLICY.

Constitution, powers, duties, etc., suppl., 1945, c. 157, ss. 1-6 (C. 52:9I-1 to 52:9I-6).

Sec. 1 of above amended 1949, c. 6 (C. 52:9I-1).

Chapter 9J. (new) STATE BEACH EROSION COMMISSION.


Subtitle 2. LEGISLATURE.

Note: For requirement of submission of bills for appropriation, apportionment or payment of State funds to Emergency State Commission on State Fiscal Affairs, see 1943, c. 2 (T. 52, c. 20A).

Chapter 10. APPORTIONMENT AND ELECTION OF MEMBERS OF GENERAL ASSEMBLY.

R. S. 52:10-1 amended 1941, c. 310.
TABLE OF CONTENTS—T. 52, c. 10A to 14

Chapter 10A. (new) SALARIES OF MEMBERS OF THE LEGISLATURE.
MEMBERS OF SENATE AND GENERAL ASSEMBLY, ANNUAL COMPENSATION FIXED, 1948, C. 16 (C. 52:10A-1).
Sec. 1 of above amended 1954, c. 204 (C. 52:10A-1).

Chapter 11. OFFICERS AND EMPLOYEES.
ADDITIONAL LEGISLATION.

Chapter 12. LEGISLATIVE MANUAL.
R. S. 52:12-2 amended 1953, c. 49, s. 1.

Chapter 13. LEGISLATIVE INVESTIGATIONS.
R. S. 52:13-12 amended 1953, c. 49, s. 2.

Chapter 13A. (new) IMPEACHMENT PROCEEDINGS.
Impeachments, procedure, payment of expenses, etc., provided for, suppl., 1951, c. 353 (C. 52:13A-1 to 52:13A-6).

Subtitle 3. EXECUTIVE AND ADMINISTRATIVE DEPARTMENTS, OFFICERS AND EMPLOYEES.

Chapter 14. GENERAL PROVISIONS.
NOTE: For leave of absence for State employees for military service, see 1941, c. 119 (T. 38, c. 23), amended 1942, c. 327; for time of war service not to be counted in determining maximum age limits for appointment or election to State office, position, etc., see 1944, c. 98 (T. 38, c. 23A), amended 1946, c. 206; for certain discriminatory practices in employment and otherwise, prohibited and Division Against Discrimination in the State Department of Education, established, see 1945, c. 169 (T. 18, c. 25), amended 1947, c. 155, 1949, c. 11, 1951, c. 64, c. 18; for apprentice and on the job training programs for veterans State Departments, provided for, see 1946, c. 162 (T. 38, c. 23A), amended 1952, c. 232.

Article 1. Co-operation between Departments.
ADDITIONAL LEGISLATION.

Article 2. Appointment, Qualifications, etc., of Officers and Employees in General.
NOTE: For qualification for public employment forbidding joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38, c. 22).
R. S. 52:14-7 amended 1953, c. 49, s. 3.
R. S. 52:14-9 " 1953, c. 49, s. 4.
R. S. 52:14-12 " 1953, c. 49, s. 5.

Article 3. Salaries, etc., of Officers and Employees in general.
ADDITIONAL LEGISLATION.
Deductions from salaries, etc., of employees, provided for, 1943, c. 69 (C. 52:14-15.1 to 52:14-15.4); 1943, c. 102 (C. 52:14-15.5 to 52:14-15.9).
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Deductions for group, accident and sickness insurance premiums from compensation of State officers, employees, etc., authorized, 1946, c. 7 (C. 52:14-15.9a, 52:14-15.9b).

Sec. 1 of above amended 1947, c. 143 (C. 52:14-15.9a).


Specific statutory maxima and minima of salaries and salary increases for State employees, abolished, salary ranges to be established by Civil Service Commission, 1945, c. 86 (C. 52:14-15.27 to 52:14-15.29).


Bonuses, salary ranges, etc., study, provided for, 1948, c. 116 (C. 52:14-15.32 to 52:14-15.43).

State employees, etc., readjustment of compensation for certain, provided for, 1949, c. 27 (C. 52:14-15.44 to 52:14-15.57).


Salary and tenure, etc., rights of person in State employ appointed to office by Governor, saved, 1941, c. 276 (C. 52:14-16.1).

Leave of absence from office on appointment to other office, 1947, c. 14 (C. 52:14-16.2).

Rate of mileage for use of private car by State officer or employee, fixed, 1943, c. 188 (C. 52:14-17.1).

Sec. 1 of above amended 1948, c. 306 (C. 52:14-17.1).

Article 3A. (new) Removal of Officers and Employees.

Additional Legislation.

Officers and employees removal by Governor, judicial review, provided for, 1948, c. 118 (C. 52:14-17.2 to 52:14-17.12).

Sec. 1 of above amended 1953, e. 49, s. 6 (C. 52:14-17.2).

Sec. 2 " " " 1953, c. 49, s. 7 (C. 52:14-17.3).
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Sec. 3 of above amended 1953, c. 49, s. 8  
(C. 52:14-17.4).  

Sec. 4 “ “ repealed 1953, c. 49, s. 9  
(C. 52:14-17.5).  

Sec. 5 “ “ “ 1953, c. 49, s. 10  
(C. 52:14-17.6).  

Sec. 6 “ “ “ 1953, c. 49, s. 11  
(C. 52:14-17.7).  

Sec. 7 “ “ “ 1953, c. 49, s. 12  
(C. 52:14-17.8).  

Sec. 8 “ “ “ 1953, c. 49, s. 13  
(C. 52:14-17.9).  

Sec. 10 “ “ “ 1953, c. 49, s. 14  
(C. 52:14-17.11).  

Sec. 11 “ “ amended 1953, c. 49, s. 15  
(C. 52:14-17.12).  

**Article 3B. (new) Working Hours.**  
*Note: For overtime wages, funds available for, 1952-1953, see 1952, c. 81(*).*  

Additional Legislation.  
Work-week for State employees, provided, compensatory time off and overtime pay, regulated, 1951, c. 51, ss. 1-3 (C. 52:14-17.13 to 52:14-17.15).  

**Article 6. Investment of Moneys.**  
R. S. 52:14-31 amended 1948, c. 197; see 1947, c. 308 (C. 17:2-9.3 17:2-9.4).  

R. S. 52:14-32 “ 1948, c. 94.  


**Article 8A. (new) Rationing Provisions.**  
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Ration bank accounts, etc., authority to establish and administer, provided for, 1943, c. 142 (C. 52:14-35.1).  

**Article 9. (new) Post-War Reserve Account.**  
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“Post-war reserve account” in general State fund, creation, etc., provided for, 1944, c. 218 (C. 52:14-36 to 52:14-39).  

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Governor, legal counsel, provided for, suppl., 1947, c. 5 (C. 52:15–8).

Chapter 16. SECRETARY OF STATE AND REGISTER OF PREROGATIVE COURT.

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Chapter 16A. (new) DEPARTMENT OF STATE.

Chapter 17. ATTORNEY GENERAL.
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Chapter 17A. (new) DEPARTMENT OF LAW.
Note: For functions, powers and duties transferred to Department of Law and Public Safety, see 1948, c. 439, s. 5 (T. 52, c. 17B).
Department of Law, established, powers, etc., 1944, c. 20, ss. 1-19 (C. 52:17A-1 to 52:17A-20).

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(C. 52:17A-8).

Sec. 12 “ “ “ 1953, c. 369, s. 5
(C. 52:17A-12).

Acting attorney general, designation, powers and duties, etc.,
provided for, 1948, c. 142 (C. 52:17A-3.1 to 52:17A-3.3).

Chapter 17B. (new) DEPARTMENT OF LAW AND PUBLIC SAFETY.

Note: For tenure, civil service, pension or retirement rights of classified
State civil service employees assigned or transferred to Department of
Law and Public Safety, protected, see 1953, c. 27 (T. 11, c. 11).

Department of Law and Public Safety Act of 1948, 1948, c. 439
(C. 52:17B-1 to 52:17B-54).

Board of pharmacy, compensation fixed, 1952, c. 329 (C.
52:17B-32.1, 52:17B-32.2).

Ophthalmic dispensing, practice of, regulated, State
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suppl., 1952, c. 336 (C. 52:17B-41.1 to 52:17B-41.24).

Sec. 21 of above repealed 1953, c. 49, s. 23
(C. 52:17B-41.21).

Law Enforcement Council, appointment, powers and
duties, suppl., 1952, c. 253 (C. 52:17B-43.1 to C.
52:17B-43.11).

Title of above amended 1953, c. 182, s. 1.
Sec. 1 “ “ “ 1953, c. 182, s. 2
(C. 52:17B-43.1).
Sec. 2 “ “ “ 1953, c. 182, ss. 3, 9
(C. 52:17B-43.2).
Sec. 6 “ “ “ 1953, c. 182, s. 4
(C. 52:17B-43.6).
Sec. 7 “ “ “ 1953, c. 182, s. 5
(C. 52:17B-43.7).
Sec. 8 “ “ “ 1953, c. 182, s. 6
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Sec. 10 “ “ “ 1953, c. 182, s. 7
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general,” defined, suppl., 1953, c. 369, s. 6 (C. 52:17B-51.1).

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tecture by engineers and of engineering by architects,
appointment, powers and duties, 1952, c. 307 (C. 52:17B-55
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Note: For certain employees under Civil Service, see 1946, c. 198 (T. 11, c. 4).

R. S. 52:18-1 amended 1945, c. 89; repealed 1948, c. 92, ss. 47, 49.
R. S. 52:18-2 repealed 1948, c. 92, ss. 47, 49.
R. S. 52:18-3 " 1948, c. 92, ss. 47, 49.
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R. S. 52:18-12 " 1948, c. 92, ss. 47, 49.
R. S. 52:18-18 amended 1938, c. 173; 1938, c. 244; 1944, c. 75.
R. S. 52:18-22 repealed 1944, c. 112, art. 8, s. 10.
R. S. 52:18-23 " 1944, c. 112, art. 8, s. 10.

Additional Legislation.

Assistant to act as deputy during illness or absence of State Treasurer, 1939, c. 29 (C. 52:18-7.1).
State Treasurer’s Seal, style and use, 1945, c. 93 (C. 52:18-10.1).
Checks issued by State Treasurer not presented for payment within six years, cancellation, disposition of funds, 1950, c. 60 (C. 52:18-20.1, 52:18-20.2).
Investment of certain moneys in United States securities, authorized, 1944, c. 148 (C. 52:18-25.1).
Deposit of United States Bonds by the Treasurer in Federal Reserve Bank without the State, in certain cases, authorized, 1942, c. 348 (C. 52:18-35).

Chapter 18A. (new) DEPARTMENT OF THE TREASURY.

Note: For consolidated Police and Firemen’s Pension Fund Commission, establishment, appointment and election, meetings, powers, duties, etc., provided for, see 1952, c. 358 (T. 43, c. 16).

Sec. 10 of above amended 1950, c. 61 (C. 52:18A-10).
Functions, powers and duties, certain, of former Commissioner of Taxation and Finance transferred to the Director of the Division of Budget and Accounting in the Department of Treasury, 1949, c. 8 (C. 52:18A-6.1, 52:18A-6.2).
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State lands, certain, leased to municipalities or park authorities for public parking purposes, terms, etc., authorized and provided for, 1949, c. 132 (C. 52:18A–19.1).

Functions, powers and duties of Division of Architecture, Construction and Maintenance, in Department of Institutions and Agencies, transferred to Division of Purchase and Property, 1950, c. 227 (C. 52:18A–19.2 to 52:18A–19.4).

Cafeterias on State property, establishment, operation and maintenance by Division of Purchase and Property, authorized, 1951, c. 312, ss. 1-6 (C. 52:18A–19.5 to 52:18A–19.10).


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Division of Investment created, powers and duties prescribed, 1956, c. 270 (C. 52:18A–79 to 52:18A–94).

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Sec. 8 of above amended 1952, c. 272, ss. 2, 3; 1953, c. 115; 1954, c. 108, s. 2 (C. 52:18A-86).


Chapter 19. STATE COMPTROLLER.

Note: For act placing chief auditor under Civil Service, see 1939, c. 219 (T. 11, c. 4); for transfer of powers and duties to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; for continuation of the office of State Comptroller in the Division of Budget and Accounting in the Department of the Treasury and designating the Director of said Division as State Comptroller, see 1948, c. 92, s. 7 (T. 52, c. 18A).

Article 1. In General.

R. S. 52:19-1 repealed 1948, c. 92, ss. 47, 49.
R. S. 52:19-3 “ 1948, c. 92, ss. 47, 49.
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Additional Legislation.
State central payroll system, installation, etc., authorized, 1942, c. 291 (C. 52:19-28.3).

Article 2. Division of Accounting.

R. S. 52:19-29 repealed 1944, c. 112, art. 8, s. 10.
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Additional Legislation.

Chapter 20. STATE HOUSE COMMISSION.

Note: For State House supervisor of mails under Civil Service, see 1940, c. 15 (T. 11, c. 4); for convening and voting of State House Commission on voting machines, see 1940, c. 197, s. 2 (T. 19, c. 48); for transfer of powers and duties to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1; 1946, c. 199, 1953, c. 49; for legal aid to police officers and firemen in suits arising from incidents in line of duty, provided for, see 1946, c. 67 (T. 40, c. 11), amended 1947, c. 103.

R. S. 52:20-1 amended 1953, c. 85, s. 1.
R. S. 52:20-3 repealed 1944, c. 112, art. 8, s. 10.
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R. S. 52:20-6 amended 1953, c. 85, s. 2.
R. S. 52:20-8 repealed 1944, c. 112, art. 8, s. 10.
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Chapter 20A. (new) EMERGENCY STATE COMMISSION ON STATE FISCAL AFFAIRS.

Commission established, powers, duties, etc., 1943, c. 2 (C. 52:20A-1 to 52:20A-9).

Chapter 21. STATE PLANNING BOARD.

Note: For transfer of powers and duties to Department of Economic Development, see 1944, c. 85 (T. 52, c. 27C), amended 1945, c. 128; for transfer of powers, duties and functions to the Department of Conservation and Economic Development, see 1948, c. 448, s. 6 (T. 13, c. 1B).

R. S. 52:21-1 repealed 1944, c. 85, s. 52.
to 52:21-11

Chapter 22. STATE BUDGET AND STATE BUDGET COMMISSIONER.

Note: For transfer of powers and duties to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1; 1946, c. 199, 1953, c. 49; for fiscal year, Highway Department, fixed, see 1944, c. 159 (T. 37, c. 1); for Governor’s Budget Message to contain all appropriations recommended under one budget, see 1945, c. 33 (T. 52, c. 9H); for Division of Budget and Accounting in the State Department of Taxation and Finance continued as a division of the Department of the Treasury, see 1948, c. 92, s. 4 (T. 52, c. 15A).

R. S. 52:22-1 repealed 1944, c. 112, art. 8, s. 10.
to 52:22-22

The following sections of the foregoing were amended prior to being repealed as aforesaid:

R. S. 52:22-4 amended 1940, c. 80.

Additional Legislation.


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Chapter 23. COMMISSIONER OF FINANCE.

Note: For transfer of functions, powers and duties to State Department of Taxation and Finance and to Division of Budget and Accounting in the Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 6 (T. 52, c. 18A).

R. S. 52:23-1 repealed 1944, c. 112, art. 8, s. 10.

to

R. S. 52:23-16 amended 1942, c. 67; repealed 1944, c. 112, art. 8, s. 10.

Chapter 24. STATE AUDITOR.

Note: For transfer of certain powers and duties of State Auditor to State Department of Local Government, to State Department of Taxation and Finance, and to Division of Local Government in the Department of the Treasury, see 1938, c. 158, s. 17 (T. 52, c. 27A), 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92 (T. 52, c. 18A).

R. S. 52:24-2 amended 1948, c. 29, s. 1.

R. S. 52:24-4 " 1948, c. 29, s. 2.

R. S. 52:24-6 " 1948, c. 29, s. 3.

R. S. 52:24-11 repealed 1947, c. 151, s. 97.

R. S. 52:24-12 " 1938, c. 159, s. 29.
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R. S. 52:24-19 " 1948, c. 29, s. 4.

R. S. 52:24-19.1 " 1948, c. 29, s. 4.

R. S. 52:24-20 " 1938, c. 159, s. 29.
to

Additional Legislation.

Uncollectible items payable to clerk of Superior Court, cancellation, provided for, suppl., 1953, c. 293 (C. 52:24-10.1).

Chapter 25. STATE PURCHASING DEPARTMENT.

Note: For transfer of powers and duties to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; for Division of Purchase and Property in the State Department of Taxation and Finance continued as a division of the Department of the Treasury, see 1948, c. 92, s. 16 (T. 52, c. 18A).

R. S. 52:25-1 amended 1949, c. 69.

R. S. 52:25-7 repealed 1944, c. 112, art. 8, s. 10.
to

R. S. 52:25-10 amended 1942, c. 175; repealed 1944, c. 112, art. 8, s. 10.

R. S. 52:25-15 repealed 1944, c. 112, art. 8, s. 10.
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R. S. 52:25-17 repealed 1944, c. 112, art. 8, s. 10.
R. S. 52:25-24 “ 1944, c. 112, art. 8, s. 10.

Additional Legislation.

Bidders required to show financial responsibility and ability to furnish materials, etc., suppl., 1942, c. 176 (C. 52:25-24.1).

Chapter 26. STATE LIBRARY AND PUBLIC LIBRARY COMMISSION.

Note: For transfer of functions, powers, duties, etc., of State Library and Public Library Commission to Division of the State Library, Archives and History in the Department of Education, see 1945, c. 50, s. 16 (T. 15, c. 241), amended 1949, c. 97.

R. S. 52:26-1 repealed 1945, c. 50, s. 22.
R. S. 52:26-3.1 amended 1953, c. 49, s. 25.
R. S. 52:26-4 repealed 1945, c. 50, s. 22.
R. S. 52:26-6 repealed 1945, c. 50, s. 22.
R. S. 52:26-7 “ 1945, c. 50, s. 22.
R. S. 52:26-14 “ 1945, c. 50, s. 22.

Chapter 27. MUNICIPAL FINANCE COMMISSION.

Note: For transfer of functions, powers and duties of State Tax Commissioner to the Division of Taxation in the State Department of Taxation and Finance and continued as a Division in the Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49, s. 6 (T. 52, c. 18A).

For bonds for veterans housing to be issued notwithstanding provisions of this act, see 1950, c. 204 (T. 55, c. 14G).

R. S. 52:27-1 amended 1947, c. 119, ss. 1, 6.
R. S. 52:27-2 “ 1953, c. 49, s. 27.
R. S. 52:27-3 “ 1953, c. 49, s. 28.
R. S. 52:27-5 “ 1947, c. 119, ss. 3, 6; 1953, c. 49, s. 29.
R. S. 52:27-6 “ 1953, c. 49, s. 30.
R. S. 52:27-12 “ 1953, c. 49, s. 31.
R. S. 52:27-17 “ 1947, c. 54, s. 1.
R. S. 52:27-20 “ 1941, c. 50, s. 1.
R. S. 52:27-23.1 “ 1938, c. 202, s. 1; 1939, c. 47, s. 1; 1953, c. 49, s. 32.

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### Additional Legislation.


Compromise by certain counties of claims for taxes for State, State school or county purposes, etc., authorized, suppl., 1946, c. 35 (C. 52:27-39.1 to 52:27-39.5).

Readjustment of debt; issuance of funding or refunding warrants, etc.; bankrupt municipalities, 1939, c. 56 (NJSA 52:27-45.1 to 52:27-45.9; RSCS 52:27-40.1 to 52:27-40.9).

Sec. 1 of above amended 1953, c. 49, s. 42 (C. 52:27-45.1).

Sec. 3 “1953, c. 49, s. 43 (C. 52:27-45.3).
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Sec. 5 of above amended 1953, c. 56, s. 5
(C. 52:27-45.5).

Sec. 6 " " " 1953, c. 56, s. 6
(C. 52:27-45.6).

Sec. 8 " " " 1953, c. 49, s. 46
(C. 52:27-45.8).


Chapter 27A. (new) STATE DEPARTMENT OF LOCAL GOVERNMENT.

Note: For changes in local budget law to conform with establishment of State Department of Local Government, see 1938, c. 128 (T. 40, c. 2), amended 1947, c. 116; for transfer of powers and duties to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 159, 1953, c. 49.

For transfer of the Division of Local Government, the Local Government Board of said Division, and the Director of said Division in the State Department of Taxation and Finance to, and the continuation thereof in, the Division of Local Government in the Department of the Treasury, see 1948, c. 92, ss. 20-23 (T. 52, c. 18A).

Article 1. (new) In General.


Sec. 8 " " " 1944, c. 112, art. 8, s. 10 (NJSA 52:27A-8; RSCS 52:24A-8).

Sec. 9 " " " 1947, c. 151, s. 98 (NJSA 52:27A-9; RSCS 52:24A-9).

Sec. 10 " " " 1947, c. 151, s. 98 (NJSA 52:27A-10; RSCS 52:24A-10).

Sec. 11 " " amended 1942, c. 39; repealed 1947, c. 151, s. 98 (NJSA 52:27A-11; RSCS 52:24A-11).

Sec. 12 " " repealed 1944, c. 112, art. 8, s. 10; 1947, c. 151, s. 98 (NJSA 52:27A-12; RSCS 52:24A-12).
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Secs. 18-34 " " " 1947, c. 151, s. 98 (NJSA 52:27A-18 to 52:27A-34; RSCS 52:24A-18 to 52:24A-34).


Chapter 27B. (new) STATE DEPARTMENT OF TAXATION AND FINANCE.

Note: For functions, powers and duties of State Department of Taxation and Finance transferred to the Department of the Treasury, see 1948, c. 92, s. 32 (T. 52, c. 18A); for certain functions, powers and duties of former Commissioner of Taxation and Finance transferred to the Director of the Division of Budget and Accounting in the Department of the Treasury, see 1949, c. 8 (T. 52, c. 18A).

State Department of Taxation and Finance, establishment, organization and functions, provided for, 1944, c. 112 (C. 52:27B-1 to 52:27B-85).

Art. 3, sec. 6 of above amended 1953, c. 49, s. 51 (C. 52:27B-15).

Art. 3, sec. 11 " " " 1946, c. 1; 1946, c. 199 (C. 52:27B-20).

Cancellation of uncollectible claims for the grant, lease or rental of riparian lands, suppl., 1945, c. 120 (C. 52:27B-30.1).

State Purchase Revolving Fund, use to acquire Federal surplus property, authorized, 1946, c. 144 (C. 52:27B-68.1, 52:27B-68.2).

Chapter 27BB. (new) DEPARTMENT OF TAXATION AND FINANCE—DIVISION OF LOCAL GOVERNMENT.

Note: For Local Government Board and the Division of Local Government in the State Department of Taxation and Finance continued as a board and division in the Department of the Treasury, see 1948, c. 92, s. 20 (T. 52, c. 18A); for budget filed out of time receipt by Division of Local Government, Department of the Treasury, certain cases, authorized, see 1949, c. 121 (T. 40, c. 2).


Sec. 17 of above amended 1953, c. 49, s. 52 (C. 52:27BB-17).

Sec. 19 " " " 1953, c. 49, s. 53 (C. 52:27BB-19).

Sec. 20 " " " 1953, c. 49, s. 54 (C. 52:27BB-20).
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Chapter 27C. (new) DEPARTMENT OF ECONOMIC DEVELOPMENT.

Note: For veterans’ loans see 1944, c. 126, amended 1950, c. 216; 1945, c.
185; 1946, c. 121; 1946, c. 134; 1947, c. 189; 1947, c. 190; 1951, c. 89 (T. 38,
c. 23B); for transfer of functions, powers and duties to Department of
Conservation and Economic Development, see 1948, c. 448, amended 1951,
c. 179 (T. 13, c. 1B); for civil service status of certain employees
classified as veterans, see 1948, c. 435 (T. 11, c. 4).

Department of Economic Development, establishment, func­
tions, powers and duties, provided for, 1944, c. 85 (C.
52:27C-1 to 52:27C-53).

Sec. 3 of above amended 1945, c. 128, s. 1
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Sec. 4 “ “ 1945, c. 128, s. 2
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Sec. 41 “ “ see 1952, c. 347 (C. 52:27C-41).

Standard building code, preparation of amendment, etc.,
by department, adoption by municipalities, counties and
State agencies, interpretation, approval of use of struc­
tural materials, appliances, etc., provided for, suppl.,
1946, c. 120 (C. 52:27C-54 to 52:27C-60).

Subtitle 4. TERRITORY, JURISDICTION AND PROPERTY.

Chapter 28. TERRITORIAL LIMITS AND JURISDICTION.

Note: For construction, maintenance, etc., of dams and reservoirs, Delaware River by State of Pennsylvania, etc., authorized, see 1953, c. 443
(T. 32, c. 28).

R. S. 52:28-33 amended 1953, c. 49, s. 55.

Chapter 29. STATE BOUNDARY MONUMENTS.

R. S. 52:29-1 repealed 1954, c. 32, s. 4.

Additional Legislation.

State boundary line monuments, examination, repair, restora­
tion and erection, provided for, defacing, injuring, de­
stroying or removing, prohibited, 1954, c. 32 (C. 52:29-2
to 52:29-5).

Chapter 30. CESSIONS TO THE UNITED STATES.

R. S. 52:30-3 repealed 1944, c. 54.

R. S. 52:30-4 amended 1953, c. 49, s. 56.

R. S. 52:30-5 repealed 1953, c. 49, s. 57.

R. S. 52:30-7 amended 1953, c. 49, s. 58.

R. S. 52:30-8 repealed 1953, c. 49, s. 59.

R. S. 52:30-9 amended 1953, c. 49, s. 60.

R. S. 52:30-10 “ 1953, c. 49, s. 61.
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### Chapter 31. STATE PROPERTY IN GENERAL.

Note: For powers of State Department of Taxation and Finance over State property, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 48; for functions, powers and duties of State Department of Taxation and Finance transferred to the Department of the Treasury, see 1948, c. 92, s. 32 (T. 52, c. 15A).

**Article 1. Right-of-Way Over State Lands.**

- **R. S. 52:31-1** repealed 1944, c. 112, art. 8, s. 10.

**Article 2. Insurance on State Property.**

- **R. S. 52:31-7** repealed 1944, c. 112, art. 8, s. 10.
- **R. S. 52:31-9** 1944, c. 112, art. 8, s. 10 to 52:31-11

**Article 5. (new) State Capitol Building Commission.**

Additional Legislation.


### Subtitle 5. PUBLIC WORKS, CONTRACTS AND PRINTING.

#### Chapter 32. GENERAL PROVISIONS.

- **R. S. 52:32-3** amended 1948, c. 293.

#### Chapter 34. CONTRACTS IN EXCESS OF ONE THOUSAND DOLLARS.

- **R. S. 52:34-1** repealed 1954, c. 48, s. 15.
- **R. S. 52:34-2** amended 1951, c. 115; repealed 1954, c. 48, s. 15.
- **R. S. 52:34-3** 1942, c. 178; repealed 1954, c. 48, s. 15.
- **R. S. 52:34-4** repealed 1954, c. 48, s. 15.
- **R. S. 52:34-5** 1954, c. 48, s. 15.

Additional Legislation.

Public purchases, contracts and agreements, making and awarding by State, regulated, suppl., 1954, c. 48 (C. 52:34-6 to 52:34-20).

#### Chapter 35. CLASSIFICATION OF BIDDERS.

Note: For bidders required to show financial responsibility and ability to furnish materials, etc., see 1942, c. 176 (T. 52, c. 25).

#### Chapter 36. PUBLIC PRINTING.

- **R. S. 52:36-3** amended 1942, c. 177; 1948, c. 185.
Title 53. STATE POLICE.

Note: For reports of thefts of motor vehicles and registration plates and of recovery of same to be made to superintendent of State Police, see 1938, c. 352 (T. 39, c. 3); for legal aid to police officers and firemen in suits arising from incidents in line of duty, provided for, see 1946, c. 67 (T. 40, c. 11), amended 1947, c. 103; for Department of State Police continued as the Division of State Police in the Department of Law and Public Safety, see 1948, c. 439 (T. 52, c. 17B).

For copies, reports of motor vehicle accidents, etc., to be furnished by State Police, see 1952, c. 117 (T. 53, c. 2). For reports of narcotic drug cases to State Police by physicians required, see 1953, c. 190 (T. 24, c. 18).

Chapter I. ORGANIZATION AND PERSONNEL.

Article 1. Department of State Police.

R. S. 53:1-2 amended 1941, c. 193; 1945, c. 85, s. 1; 1947, c. 65, s. 1; see 1948, c. 439, s. 7 (C. 52:27B-7).

R. S. 53:1-3 " 1945, c. 85, s. 2; 1947, c. 65, s. 2.

R. S. 53:1-4 " 1947, c. 65, s. 4.

R. S. 53:1-5 " 1947, c. 65, s. 5.

R. S. 53:1-6 " 1945, c. 85, s. 3; 1950, c. 154, s. 1.

R. S. 53:1-7 " 1941, c. 283; 1945, c. 85, s. 4.


Additional Legislation.

Executive officer, authorized, 1947, c. 65, s. 3 (C. 53:1-3.1).

Rank and grade of employees, change of, number of personnel, increase of, authorized, suppl., 1950, c. 154, s. 3 (C. 53:1-5.2).


Article 2. State Bureau of Identification.

Note: For registration of persons convicted of crimes or offenses relating to narcotic drugs with, and reporting by such persons to, the State Police under certain circumstances provided for, see 1932, c. 230 (T. 2A, c. 199).

R. S. 53:1-12 amended 1940, c. 103, s. 1 (title amended 1941, c. 271).

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Additional Legislation.
Fingerprinting, photographing, etc., of persons arrested for offenses relating to narcotic drugs and report of disposition of prosecution for such offenses, to State Bureau of Identification, provided for, suppl., 1962, c. 92 (C. 53:1-18.1 to 53:1-18.4).

Article 3A. (new) Communications Systems.
Additional Legislation.
Mobile radiotelephone and intercommunicating system, establishment and operation in Division of State Police, provided for, 1954, c. 49 (C. 53:1-21.1 to 53:1-21.5).

Article 5. Persons Employed for Special Purposes.
R. S. 53:1-23 amended 1950, c. 154, s. 2.
R. S. 53:1-24 " 1940, c. 103, s. 2 (title amended 1941, c. 271).
R. S. 53:1-25 " 1940, c. 103, s. 3 (title amended 1941, c. 271).

R. S. 53:1-26 1932, c. 216, repealed 1947, c. 65, s. 7.

Article 7. (new) Disposition of Unclaimed Property and Money.
Additional Legislation.
Personal property and moneys acquired by State Police by finding or after theft or robbery, unclaimed after six months, disposition of provided for, suppl., 1946, c. 290 (C. 53:1-26.1).

Article 8. (new) Training Schools, etc., for Members and Other Law Enforcement Officers.
Additional Legislation.

Article 9. (new) Temporary Employees.
Military service, inclusion of time of in years of service, for temporary appointees, authorized, 1951, c. 172 (C. 53:1-29).
Chapter 2. POWERS AND DUTIES.

Note: For disposition of personal property and moneys acquired by State Police by finding or after theft or robbery, unclaimed after six months, see 1948, c. 296 (T. 53, c. 1); for storing, handling, transporting, utilizing and odorization of liquefied petroleum gas, regulated, see 1950, c. 139 (T. 21, c. 1B), amended 1953, c. 21.

R. S. 53:2-1 amended 1940, c. 198.

Additional Legislation.

Reports and information relating to automobile accidents or other casualties, on file with State Police, copies, when furnished, fees, etc., provided for, suppl., 1952, c. 117 (C. 53:2-3).

Chapter 3. HOUSING, EQUIPMENT, AND EXPENSES.

R. S. 53:3-9 amended 1940, c. 103, s. 4 (title amended 1941, c. 271).

Chapter 4. DEPARTMENT'S INVESTIGATION INTO CONDUCT OF ITS MEMBERS.

R. S. 53:4-2 amended 1953, c. 50, s. 1.

R. S. 53:4-3 repealed 1953, c. 50, s. 2.

Chapter 5. STATE POLICE RETIREMENT AND BENEVOLENT FUND.

Additional Legislation.

Reinstatement of certain members of State Police in State Police Retirement and Benevolent Fund, provided for, suppl., 1952, c. 31 (C. 53:5-1.1).

Members of department, certain, retirement on pension provided for, suppl., 1949, c. 251 (C. 53:5-2.1, 53:5-2.2).

Widows of retired members, certain, pension provided for, suppl., 1953, c. 383 (C. 53:5-2.2a).

Compulsory retirement of members of State Police in certain cases, suppl., 1952, c. 39 (C. 53:5-2.3).
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**Title 54. TAXATION.**

Note: For exemption of credit unions from chapters 4, 33, 34, 35, 36 and 37 of this Title, see 1938, c. 293 (T. 17, c. 13), amended 1941, c. 254, 1941, c. 421, 1945, c. 255, 1948, c. 225, 1951, c. 180, 1953, c. 17; for municipal sales tax, imposition by ordinance, certain seaside cities, authorized, see 1945, c. 196 (T. 40, c. 48).

For transfer of functions, powers and duties of State Tax Department and Commissioner to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B) amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 24 (T. 52, c. 18A).

**Subtitle 1. DEPARTMENT AND BOARDS FOR THE REVIEW, ASSESSMENT AND COLLECTION OF TAXES.**

**Chapter 1. STATE TAX DEPARTMENT AND COMMISSIONER.**

Note: For transfer of powers and duties to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49.

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*Note: For credit for reduction in taxes paid by mortgagor before or pending appeal, see 1938, c. 152 (T. 54, c. 4); for transfer of State Board of Tax Appeals to State Department of Taxation and Finance, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; for State Board of Tax Appeals as constituted the Division of Tax Appeals in the State Department of Taxation and Finance continued as a division in the Department of the Treasury, see 1948, c. 92, s. 26 (T. 52, c. 18A).*

**Article 1. Constitution and General Powers.**

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R. S. 54:4-1 amended 1942, c. 281, s. 1; 1943, c. 120, s. 1; 1945, c. 163, ss. 1, 9, 10; 1946, c. 159; 1946, c. 242, ss. 1, 2; 1947, c. 413, ss. 14, 17.

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Exemption of lands of Palisades Interstate Park Commission, compensation to municipalities for loss of tax revenue therefrom, provided for, 1947, c. 73 (C. 54:4A-4 to 54:4A-7).

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R. S. 54:5-46 amended 1939, c. 93.
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Purchaser of tax sale certificate, acquiring title by conveyance, cancellation of certificate in lieu of foreclosure, authorized, suppl., 1950, c. 45 (C. 54:5-114.9).

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Sec. 1 of above amended 1953, c. 51, s. 100 (C. 54:5-114.10).

Municipal purchaser at tax sale, conveyance to State of certain lands acquired under Tax Sale Law for Forest Park Reservation, exempt from tax, 1940, c. 73 (NJSA 54:5-117 to 54:5-120; RSCS 54:5-119 to 54:5-122).

Conveyance of lands acquired under, or subject to, tax lien, by municipalities to counties for park purposes, authorized, 1950, c. 341 (C. 54:5-127 to 54:5-129).

Chapter 6. MARTIN ACT AND SIMILAR STATUTES

| R. S. 54:6-5 | 1898, c. 193, s. 12 amended 1944, c. 204. |
| R. S. 54:8-3 | amended 1953, c. 51, s. 101. |
| R. S. 54:8-4 | “ 1953, c. 51, s. 102. |
| R. S. 54:8-5 | “ 1953, c. 51, s. 103. |
| R. S. 54:8-6 | “ 1953, c. 51, s. 104. |
| R. S. 54:8-7 | repealed 1953, c. 51, ss. 105-109. |
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| R. S. 54:8-12 | amended 1953, c. 51, s. 110. |
| R. S. 54:8-13 | repealed 1953, c. 51, s. 111. |
| R. S. 54:8-14 | amended 1953, c. 51, s. 112. |
| R. S. 54:8-15 | “ 1953, c. 51, s. 113. |
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**Note:** For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B) amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

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#### Subtitle 4. PARTICULAR TAXES ON CORPORATIONS AND OTHERS.

**Note:** For certificate of authority of merged foreign corporations to do business in State withheld until prior taxes paid, see 1938, c. 180 (T. 14, c. 15).

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B) amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

#### PART 1. PROVISIONS APPLICABLE TO CORPORATIONS GENERALLY.

**Note:** For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

#### Chapter 10A. (new) CORPORATION BUSINESS TAX ACT (1945).


Sec. 3 of above amended 1949, c. 236, ss. 1, 6; 1951, c. 130 (C. 54:10A-3).

Sec. 4 “ “ “ 1947, c. 50, s. 1; 1948, c. 459, s. 1 (C. 54:10A-4).

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Suppl., 1947, c. 50, ss. 10-12 (54:10A-19.1 to 54:10A-19.3).

Sec. 10 of above amended 1949, c. 236, ss. 5, 6 (54:10A-19.1).

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Sec. 2 of above amended 1951, c. 131 (C. 54:10B-2).
Sec. 6 “ “ 1950, c. 308, s. 1
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Sec. 16 “ “ 1952, c. 171 (C. 54:10B-16).
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Chapter 11. TAX DELINQUENTS; VOIDING CHARTER; SALE OF ASSETS.
R. S. 54:11-6 amended 1953, c. 51, s. 119.
R. S. 54:11-7 1953, c. 51, s. 120.
R. S. 54:11-8 1953, c. 51, s. 121.

Part 2. CAPITAL STOCK AND GROSS RECEIPTS TAXES ON CERTAIN CORPORATIONS.
Note: For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 13. ASSESSMENT.
R. S. 54:13-1 amended 1939, c. 137, s. 1; 1945, c. 132, ss. 11, 16, 17; repealed 1945, c. 162, s. 27.
R. S. 54:13-2 1938, c. 186; 1939, c. 137, s. 2; repealed 1945, c. 162, s. 27.
R. S. 54:13-3 repealed 1945, c. 162, s. 27.
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Part 3. TAXATION OF INSURANCE COMPANIES OTHER THAN LIFE.

Note: For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 15A).

Chapter 16A. (new) DOMESTIC INSURANCE COMPANIES.

Franchise tax on certain insurance companies in lieu of certain local taxes for use of certain counties and taxing districts, imposition, assessment, apportionment and collection, provided for, 1952, c. 227 (C. 54:16A-1 to 54:16A-12).

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Note: For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

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Sec. 3 of above amended 1950, c. 101, ss. 11, 13 (C. 54:18A-3).


Annual tax payable by life insurance companies, determination of amount, suppl., 1950, c. 186 (C. 54:18A-17.1).

Part 4. TAXATION OF RAILROAD AND CANAL COMPANIES

Note: For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

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Sec. 73 “ “ 1942, c. 169, s. 4 (C. 54:29A-73).

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Determination of controversies between State and municipal authorities, as to assessment of railroad property, provided for, suppl., 1950, c. 343 (C. 54:29A-43.1 to 54:29A-43.6).

Time for payment of taxes assessed for year 1942, suppl., 1942, c. 1, s. 2 (C. 54:29A-46.1); amended 1947, c. 17, s. 2; 1942, c. 115, s. 2.

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#### Part 5. TAXATION OF CERTAIN PUBLIC UTILITIES.

**Note:** For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 196, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

**Chapter 30A. (new) FRANCHISE AND GROSS RECEIPTS TAXES.**

**Note:** P. L. 1938, c. 7 (NJSA 54:31-15.1 to 54:31-15.13; RSCS 54:31 Art. 1 (note)), as amended by P. L. 1938, c. 122, and P. L. 1939, c. 8 (NJSA 54:31-29 to 54:31-41; RSCS 54:31 Art. 2 (note)) specifically superseded by 1940, c. 4, s. 1 (NJSA 54:31-15.14; RSCS 54:31-1); 1940, c. 5, s. 1 (NJSA 54:31-45; RSCS 54:31-16).

Tax for use, etc., of public streets, etc., under franchise, etc., except by street railway, traction, gas and electric light, heat and power and municipal corporations and railroad and canal companies, and except for operation of autobuses and taxicabs, 1940, c. 4 (NJSA 54:31-15.14 to 54:31-15.27; RSCS 54:31-1 to 54:31-15).

**Title of above amended 1941, c. 400, s. 1; 1953, c. 265, ss. 1, 4.**

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<td>1941, c. 20, s. 2; 1941, c. 400, s. 2; 1947, c. 191; 1952, c. 265, ss. 2, 4 (NJSA 54:31-15.16; RSCS 54:30A-18).</td>
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<td>1941, c. 20, s. 3 (NJSA 54:31-15.17; RSCS 54:30A-19).</td>
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<td>1941, c. 400, s. 3 (NJSA 54:31-15.27; RSCS 54:30A-30).</td>
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**Tax on property and franchises of street railway, traction, gas and electric light, heat and power corporations, using, etc., public streets, etc., 1940, c. 5 (NJSA 54:31-45 to 54:31-63; RSCS 54:31-16 to 54:31-35).**

**Title of above amended 1952, c. 264, ss. 1, 6.**

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<td>1941, c. 21, s. 1 (NJSA 54:31-46; RSCS 54:30A-50).</td>
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Sec. 3 of above amended 1952, c. 264, ss. 3, 6 (NJSA 54:31-47; RSCS 54:30A-51).

Sec. 6 “ “ “ 1941, c. 21, s. 2; 1941, c. 401, s. 1; 1948, c. 217; 1952, c. 264, ss. 4, 6 (NJSA 54:31-50; RSCS 54:30A-54).

Sec. 7 “ “ “ 1941, c. 21, s. 3 (NJSA 54:31-51; RSCS 54:30A-55).

Sec. 10 “ “ “ 1952, c. 264, ss. 5, 6 (NJSA 54:31-54; RSCS 54:30A-58).

Sec. 13 “ “ “ 1941, c. 401, s. 2 (NJSA 54:31-57; RSCS 54:30A-61).

Chapter 31. FRANCHISE TAX ON OCCUPANCY OF STREETS; GROSS RECEIPTS.

R. S. 54:31-1 repealed 1938, c. 7, s. 15 (see Chapter 30A supra).
R. S. 54:31-16 “ 1938, c. 8, s. 18 (see Chapter 30A supra).
R. S. 54:31-19 to 54:31-28

Chapter 32. TAX IN LIEU OF LOCAL TAXATION OF CERTAIN PROPERTY; GROSS RECEIPTS.

R. S. 54:32-1 repealed 1938, c. 8, s. 18 (see Chapter 30A supra).
R. S. 54:32-7 to 54:32-28

Part 6. TAXATION OF CERTAIN FOREIGN CORPORATIONS.

Note: For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 32A. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:32A-1 repealed 1945, c. 162, s. 27.

Additional Legislation.

Lien of taxes imposed under Chapter 32A of Title 54 of the Revised Statutes or for penalties and interest thereon, to expire on January 1, 1953, 1952, c. 168 (C. 54:32A-54).

Subtitle 5. TRANSFER INHERITANCE AND ESTATE TAXES.

Note: For apportionment, provided for, see N. J. S. 3A:25-30 to 3A:25-38.

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).
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Part 1. TRANSFER INHERITANCE TAX.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 33. GENERAL PROVISIONS.


Additional Legislation.

County district supervisor, appointment; one year's residence in county required, 1940, c. 220 (NJSA, RSCS 54:33-13).

Chapter 34. ASSESSMENT OF TAX.

R. S. 54:34-1 amended 1951, c. 250; 1953, c. 51, s. 139.

R. S. 54:34-4 " 1939, c. 303; 1941, c. 422; 1948, c. 268.

R. S. 54:34-13 " 1948, c. 336, ss. 1, 3.

Chapter 35. COLLECTION AND ENFORCEMENT OF TAX; REFUNDS.

R. S. 54:35-3 amended 1946, c. 70.

R. S. 54:35-5 " 1946, c. 240; 1947, c. 376, ss. 1, 2.

R. S. 54:35-9 " 1938, c. 278.

R. S. 54:35-10 " 1944, c. 74.

R. S. 54:35-13 " 1953, c. 51, s. 141.

R. S. 54:35-14 " 1953, c. 51, s. 142.

R. S. 54:35-15 " 1948, c. 336, ss. 2, 3; 1963, c. 51, s. 143.

R. S. 54:35-16 " 1953, c. 51, s. 144.

R. S. 54:35-19 " 1951, c. 177, s. 1.

Additional Legislation.

Transfer inheritance taxes, expiration of time for assessment and of liens, in certain cases, provided for, suppl., 1947, c. 369, ss. 1, 2 (C. 54:35-5.1, 54:35-5.2).

Sec. 1 of above amended 1953, c. 51, s. 140 (C. 54:35-5.1).

Issuance of consent to transfer assets of resident decedent prohibited, unless will probated or administration had originally in New Jersey, suppl., 1939, c. 122 (NJSA 54:35-23; RSCS 54:35-19.1).

Sec. 1 of above amended 1943, c. 38; 1953, c. 51, s. 145 (C. 54:35-23).
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Chapter 36. ASSESSMENT, COLLECTION AND ENFORCEMENT OF TAXES ON ESTATES SUBJECT TO FUTURE INTERESTS.
R. S. 54:36-6 amended 1943, c. 165.

Chapter 37. DEATH TAXES DUE TO OTHER STATES.
R. S. 54:37-7 amended 1953, c. 51, s. 146.
R. S. 54:37-8 " 1953, c. 51, s. 147.

Part 2. ESTATE TAX.
Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).
For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 38. IMPOSITION AND COLLECTION OF TAX.
R. S. 54:38-3 amended 1944, c. 75.
R. S. 54:38-10 " 1953, c. 51, s. 148.

Part 3. (new) INHERITANCE AND ESTATE TAXES.
Chapter 38A. (new) COMPROMISES.
Revision, alteration, compromise and settlement of inheritance and estate taxes, interest and penalties, certain cases, authorized, suppl., 1945, c. 127 (C. 54:38A-3 to 54:38A-6).

Subtitle 6. TAX UPON SALE OF MOTOR FUELS.
Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).
For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 39. IMPOSITION AND COLLECTION OF TAX.
R. S. 54:39-2 amended 1939, c. 209, s. 1; 1950, c. 144, ss. 1, 24.
| R. S. 54:39-5 | amended 1939, c. 209, s. 2; 1950, c. 144, ss. 3, 24. |
| R. S. 54:39-6 | " 1939, c. 209, s. 3. |
| R. S. 54:39-7 | " 1938, c. 283, s. 1 (title amended 1941, c. 268). |
| R. S. 54:39-9 | " 1948, c. 169, s. 1. |
| R. S. 54:39-15 | " 1953, c. 51, s. 149. |
| R. S. 54:39-17 | " 1948, c. 169, s. 2; 1950, c. 144, ss. 5, 24. |
| R. S. 54:39-18 | " 1938, c. 169, s. 3. |
| R. S. 54:39-20 | " 1948, c. 169, s. 4; 1953, c. 274, ss. 1, 3. |
| R. S. 54:39-27 | " 1950, c. 144, ss. 6, 24; 1954, c. 109, ss. 1, 3. |
| R. S. 54:39-30 | " 1938, c. 166, s. 1; 1950, c. 144, ss. 8, 24. |
| R. S. 54:39-31 | " 1939, c. 209, s. 4; 1950, c. 144, ss. 9, 24. |
| R. S. 54:39-32 | " 1948, c. 169, s. 5; 1950, c. 144, ss. 10, 24; 1953, c. 274, ss. 2, 3. |
| R. S. 54:39-41 | " 1938, c. 283, s. 2 (title amended 1941, c. 268); 1939, c. 209, s. 5; 1948, c. 169, s. 6; 1950, c. 144, ss. 13, 24. |
| R. S. 54:39-45 | " 1938, c. 283, s. 3 (title amended 1941, c. 268). |
| R. S. 54:39-50 | repealed 1938, c. 166, s. 2. |
| R. S. 54:39-53 | " 1938, c. 283, s. 4 (title amended 1941, c. 268); 1950, c. 144, ss. 18, 24. |
| R. S. 54:39-59 | " 1953, c. 51, s. 150. |
| R. S. 54:39-60 | " 1953, c. 51, s. 151. |

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R. S. 54:39–64 amended 1939, c. 209, s. 6; 1948, c. 169, s. 7; 1954, c. 109, ss. 2, 3.

R. S. 54:39–66 " 1940, c. 169; 1948, c. 215, s. 1; 1950, c. 144, ss. 20, 24.

R. S. 54:39–67 " 1938, c. 283, s. 5 (title amended 1941, c. 268); 1948, c. 215, s. 2; 1950, c. 144, ss. 21, 24.


R. S. 54:39–71 " 1938, c. 166, s. 3.

Subtitle 7. TAXATION OF BILLBOARDS AND LICENSING OF OUTDOOR ADVERTISING.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 40. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:40–1 repealed 1942, c. 168, s. 29.

to 54:40–19

Additional Legislation.


Sec. 1 of above amended 1947, c. 169, s. 1 (C. 54:40–20).

Sec. 2 " " 1947, c. 169, s. 2 (C. 54:40–21).

Sec. 3 " " 1947, c. 169, s. 3; 1953, c. 76, ss. 1, 4 (C. 54:40–22).

Sec. 4 " " 1947, c. 169, s. 4; 1953, c. 76, ss. 2, 4 (C. 54:40–23).

Sec. 5 " " 1947, c. 169, s. 5; 1953, c. 76, ss. 3, 4 (C. 54:40–24).

Sec. 7 " " 1947, c. 169, s. 6 (C. 54:40–26).

Sec. 10 " " 1947, c. 169, s. 7 (C. 54:40–29).

Sec. 12 " " 1947, c. 169, s. 8 (C. 54:40–31).

Sec. 14 " " 1947, c. 169, s. 9 (C. 54:40–33).

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<td>Sec. 16</td>
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<td>Sec. 17</td>
<td>&quot; &quot; 1947, c. 169, s. 11 (C. 54:40-36).</td>
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<td>Sec. 19</td>
<td>&quot; &quot; 1947, c. 169, s. 12 (C. 54:40-38).</td>
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<td>Sec. 20</td>
<td>&quot; &quot; 1947, c. 169, s. 13 (C. 54:40-39).</td>
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<td>Sec. 22</td>
<td>&quot; &quot; 1947, c. 169, s. 14; 1948, c. 403 (C. 54:40-41).</td>
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<td>Sec. 23</td>
<td>&quot; &quot; 1947, c. 169, s. 15; 1953, c. 51, s. 155 (C. 54:40-42).</td>
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<td>Sec. 24</td>
<td>&quot; &quot; 1947, c. 169, s. 16; 1953, c. 51, s. 156 (C. 54:40-43).</td>
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<td>Sec. 25</td>
<td>&quot; &quot; 1947, c. 169, s. 17; 1953, c. 51, s. 157 (C. 54:40-44).</td>
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<td>Sec. 26</td>
<td>&quot; &quot; 1947, c. 169, s. 18; 1953, c. 51, s. 158 (C. 54:40-45).</td>
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<td>Sec. 27</td>
<td>&quot; &quot; 1947, c. 169, s. 19; 1953, c. 51, s. 159 (C. 54:40-46).</td>
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**Subtitle 7A. (new) CIGARETTE TAX.**

*Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 575 (T. 1, c. 1).*

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

**Chapter 40A. (new) CIGARETTE TAX ACT WITH SUPPLEMENTS, ETC.**

*Cigarette Tax Act," 1948, c. 65 (C. 54:40A-1 to 54:40A-43).*

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<td>of above amended 1950, c. 134, ss. 1, 8; 1952, c. 246, s. 1 (C. 54:40A-2).</td>
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<td>Sec. 201</td>
<td>&quot; &quot; 1952, c. 246, s. 2 (C. 54:40A-3).</td>
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<td>Sec. 202</td>
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<td>1952, c. 246, s. 3 (C. 54:40A-4).</td>
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<td>Sec. 203</td>
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<td>Sec. 402</td>
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(C. 54:40A-13).

Sec. 405 " " " 1950, c. 134, ss. 4, 8; 1952, c. 246, s. 6 (C. 54:40A-15).

Sec. 406 " " " 1952, c. 246, s. 7; 1954, c. 225, s. 2 (C. 54:40A-16).

Sec. 601 " " " 1953, c. 51, s. 160; 1954, c. 225, s. 3 (C. 54:40A-24).

Sec. 602 " " " 1951, c. 281, ss. 2, 8 (C. 54:40A-25).

Sec. 603 " " " 1951, c. 281, ss. 3, 8 (C. 54:40A-26).

Sec. 604 " " " 1951, c. 281, ss. 4, 8 (C. 54:40A-27).

Sec. 605 " " " 1952, c. 246, s. 8 (C. 54:40A-28).

Sec. 606 " " " 1950, c. 134, ss. 5, 8 (C. 54:40A-29).

Sec. 608 " " " 1951, c. 281, ss. 5, 8 (C. 54:40A-31).

Sec. 609 " " " 1951, c. 281, ss. 6, 8; 1952, c. 246, s. 9; 1954, c. 225, s. 4 (C. 54:40A-32).

Sec. 613 " " " 1951, c. 281, ss. 7, 8 (C. 54:40A-36).

Sec. 706 " " " 1948, c. 108, ss. 3, 4 (C. 54:40A-42).

Liability for tax to be levied on consumer, addition of amount by distributors to price, and advertisement of tax, suppl., 1950, c. 134, ss. 7, 8 (C. 54:40A-10.1).

Advertising by out-of-State cigarette dealers, regulated, suppl., 1950, c. 134, ss. 6, 8 (C. 54:40A-44).

Subtitle 8. ALCOHOLIC BEVERAGE TAX.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).
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Chapter 41. DEFINITIONS AND GENERAL PROVISIONS.
R. S. 54:41-2 amended 1938, c. 319, s. 1 (title amended 1941, c. 267); 1942, c. 171, s. 1; 1947, c. 18, s. 1).

Chapter 42. POWERS OF COMMISSIONER.
R. S. 54:42-1 amended 1938, c. 319, s. 2 (title amended 1941, c. 267); 1949, c. 95, s. 1.
R. S. 54:42-2 “ 1938, c. 319, s. 3 (title amended 1941, c. 267); 1942, c. 171, s. 2.
R. S. 54:42-3 “ 1938, c. 319, s. 4 (title amended 1941, c. 267); 1942, c. 171, s. 3.
R. S. 54:42-4 “ 1938, c. 319, s. 5 (title amended 1941, c. 267); 1953, c. 51, s. 161.
R. S. 54:42-5 “ 1953, c. 51, s. 162.
R. S. 54:42-6 “ 1938, c. 391, s. 1.
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Chapter 43. IMPOSITION OF TAX.
R. S. 54:43-1 amended 1938, c. 319, s. 6 (title amended 1941, c. 267); 1940, c. 168; 1942, c. 171, s. 4; 1947, c. 18, s. 2.
R. S. 54:43-2 “ 1938, c. 319, s. 7 (title amended 1941, c. 267); 1942, c. 171, s. 5.
R. S. 54:43-4 “ 1938, c. 319, s. 8 (title amended 1941, c. 267).
R. S. 54:43-5 “ 1938, c. 319, s. 8A (title amended 1941, c. 267).

Additional Legislation.
Exemption from taxes of alcoholic beverages sold to certain voluntary army or navy organizations, provided for, suppl., 1941, c. 327 (C. 54:43-2.1).
Sec. 1 of above amended 1951, c. 68 (C. 54:43-2.1).
Tax on alcoholic beverages involved in violation of law, suppl., 1941, c. 209 (C. 54:43-6).
Sec. 1 of above amended 1949, c. 95, s. 3 (C. 54:43-6).

Chapter 44. COLLECTION OF TAX.
R. S. 54:44-1 amended 1938, c. 319, s. 9 (title amended 1941, c. 267).
R. S. 54:44-2 “ 1938, c. 319, s. 10 (title amended 1941, c. 267); 1949, c. 95, s. 2.
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| R. S. 54:44-2.1 | Enforcement of lien by warrant, etc., suppl., 1938, c. 319, s. 14 (title amended 1941, c. 267). |
| R. S. 54:44-3 | amended 1938, c. 319, s. 11 (title amended 1941, c. 267); 1955, c. 51, s. 163. |
| R. S. 54:44-4 | “ 1938, c. 319, s. 12 (title amended 1941, c. 267); 1942, c. 171, s. 6; 1949, c. 95, s. 4. |
| R. S. 54:44-5 | “ 1938, c. 319, s. 13 (title amended 1941, c. 267); 1942, c. 171, s. 7. |
| R. S. 54:44-6 | “ 1949, c. 95, s. 5. |

### Additional Legislation.

Compromise or cancellation of taxes, in certain cases, authorized, suppl., 1941, c. 210 (C. 54:44-5.1).

#### Chapter 45. ADMINISTRATION.

| R. S. 54:45-1 | amended 1938, c. 319, s. 15 (title amended 1941, c. 267); 1939, c. 357; 1947, c. 250; 1950, c. 203. |
| R. S. 54:45-2 | “ 1938, c. 319, s. 16 (title amended 1941, c. 267). |
| R. S. 54:45-4 | “ 1938, c. 319, s. 17 (title amended 1941, c. 267). |
| R. S. 54:45-5 | “ 1938, c. 319, s. 18 (title amended 1941, c. 267). |
| R. S. 54:45-7 | Service of notice, suppl., 1938, c. 319, s. 19 (title amended 1941, c. 267). |

#### Chapter 46. APPEALS.

| R. S. 54:46-1 | amended 1938, c. 319, s. 20 (title amended 1941, c. 267); 1942, c. 171, s. 8; 1953, c. 51, s. 164. |
| R. S. 54:46-2 | “ 1938, c. 319, s. 21 (title amended 1941, c. 267). |

#### Chapter 47. PENALTIES.

| R. S. 54:47-7 | amended 1938, c. 319, s. 22 (title amended 1941, c. 267). |

### Additional Legislation.

Revocation or suspension of license for bribery or attempted bribery, authorized, suppl., 1942, c. 171, s. 9 (C. 54:47-8).
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Subtitle 9. STATE TAX UNIFORM PROCEDURE LAW.

Note: For succession to jurisdictions, powers and duties of former courts and judicial officers, and substitution of certain proceedings, under new judicial system, see 1948, c. 375 (T. 1, c. 1).

For transfer of functions, powers and duties of Commissioner of Taxation to the Division of Taxation in the State Department of Taxation and Finance and continued in Department of the Treasury, see 1944, c. 112 (T. 52, c. 27B), amended 1946, c. 1, 1946, c. 199, 1953, c. 49; 1948, c. 92, s. 25 (T. 52, c. 18A).

Chapter 49. PROCEDURE.

Note: For transfer inheritance taxes, expiration of time for assessment and of liens, in certain cases, provided for, see 1947, c. 369 (T. 54, c. 35), amended 1953, c. 51.

R. S. 54:49-12 " 1939, c. 175, s. 1; 1953, c. 51, s. 165.
R. S. 54:49-13 " 1945, c. 306.
R. S. 54:49-17 " 1938, c. 137.

Additional Legislation.

Judgments for corporation taxes, satisfaction on payment, etc., provided for, 1943, c. 10 (C. 54:49-13.1).
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R. S. 54:50-5 " 1953, c. 51, s. 168.
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R. S. 54:51-1 amended 1953, c. 51, s. 169.

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For Board of Tenement House Supervision continued as Bureau of Tenement House Supervision in Division of State Police in Department of Law and Public Safety, see 1948, c. 439, s. 13 (T. 52, c. 17B).

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R. S. 55:1-12 amended 1941, c. 205, s. 1.

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R. S. 55:2-1 amended 1938, c. 193, s. 1.
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R. S. 55:3-1 amended 1938, c. 193, s. 4; 1947, c. 345, s. 1; 1948, c. 251, s. 1.
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* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.
† Repeated, see Schedule 3, following, under Title and Chapter indicated as former allocation.

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### Val. Indicates Validating Act Listed in Schedule 5 Following

### Val. Indicates Validating Act Listed in Schedule 5 Following

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Val. Indicates validating act listed in Schedule 5 following.

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* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.
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## ALLOCATION OF 1945 STATUTES

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* Omitted from Table as not being general or permanent legislation.

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* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 5 following.

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542
## Allocation of 1948 Statutes

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549
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Val. Indicates validating act listed in Schedule 5 following.

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* Omitted from Table as not being general or permanent legislation.

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565
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* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 5 following.

† Repealed, see Schedule 3, following, under Title and Chapter indicated as former allocation.

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- Omitted from Table as not being general or permanent legislation.
- Val. Indicates validating act listed in Schedule 5 following.
- Repealed, see Schedule 3, following, under Title and Chapter indicated as former allocation.

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* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 5 following.
† Repealed, see Schedule 3, following, under Title and Chapter indicated as former allocation.
### SCHEDULE 2

**TABLE OF NUMBERED SECTIONS ADDED TO REVISED STATUTES (1937)**

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### SCHEDULE 3

**TABLE OF GENERAL AND PERMANENT STATUTES ENACTED AND REPEALED 1938-1954, INCLUSIVE**

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