ACTS

OF THE

One Hundred and Seventy-third Legislature

OF THE

STATE OF NEW JERSEY

AND

Second Under the New Constitution

MacCrillis & Quigley Co
Printers
Trenton, New Jersey
1949

New Jersey State Library
The following laws, passed by the One Hundred and Seventy-third Legislature, proclamations by the Governor and an index of the laws are published in accordance with Title 1, chapter three, section one et seq. of the Revised Statutes.

LLOYD B. MARSH,
Secretary of State.
MEMBERS
OF THE
One Hundred and Seventy-third Legislature
OF NEW JERSEY

SENATORS
Atlantic ......... FRANK S. FARLEY
Bergen ........... DAVID VAN ALSTYNE, Jr., President
Burlington ....... JAMES M. DAVIS, Jr.
Camden ........... BRUCE A. WALLACE
Cape May ........ ANTHONY J. CAFIERO
Cumberland ...... ELMER H. WENE
Essex .......... ALFRED C. CLAPP
Gloucester ........ HAROLD W. HANNOLD
Hudson .......... EDWARD J. O’MARA
Hunterdon ....... SAMUEL L. BODINE
Mercer .......... C. WESLEY ARMSTRONG, Jr.
Middlesex ....... BERNARD W. VOGEI
Monmouth ....... J. STANLEY HERBERT
Morris .......... DAVID YOUNG, III
Ocean .......... W. STEELMAN MATHIS
Passaic ......... VINCENT E. HULL
Salem .......... JOHN M. SUMMERILL, Jr.
Somerset ....... FREAS L. HESS
Sussex ........... ALFRED B. LITTELL
Union ........... KENNETH C. HAND
Warren ......... ROBERT B. MEYNER

(5)
MEMBERS OF GENERAL ASSEMBLY

Atlantic ....PAUL M. SALSBURG
          JAMES E. FRASER
Bergen ......WALTER H. JONES
          WILLIAM B. WIDNALL
          LAWRENCE A. CAVINATO
          WILMA MARGGRAFF
          EDMUND E. FIELD, Jr.
          ROBERT H. PIKE
Burlington ...JOHN B. ATKINSON
Camden ......WILLIAM E. PEEL
          EMORY S. KATES
          R. COOPER BROWN
Cape May ...NATHANIEL C. SMITH
Cumberland ..W. HOWARD SHARP
Essex .......MINNA P. GREENBAUM
          STEPHEN J. BATOR
          ELWOOD P. RUSSELL
          GRACE M. FREEMAN
          LEWIS M. HERRMANN
          WILLIAM M. LITVANY
          PERCY A. MILLER, Jr.
          JAMES H. SANDERSON
          ALFRED P. HARRIS
          JAMES A. CURTIS
          FRANK COZZOLINE
          CYRUS H. LOUTREL
Gloucester ...HUGH L. MEHORTER, Speaker
Hudson ......PETER P. ARTASERSE
          CHARLES C. JONES
          JACOB FRIEDLAND
          ROBERT J. McCURRIE
          EUGENIA M. V. URBANSKI-COURTNEY
          WILLIAM V. MUSTO
          GEORGE B. SCHAEFFER
          FREDERICK H. HAUSER
          T. JAMES TUMULTY
MEMBERS

Hunterdon ... EMMERT R. WILSON
Mercer ...... HOWARD S. KEIM
             ALBERT F. CLEMENS
             J. RICHARD KAFES
Middlesex ... WILLIAM H. DICKSON
             EDWIN J. SNEDIKER
             JOHN J. BRIXIE
Monmouth ... ELVIN R. SIMMILL
             MERRILL H. THOMPSON
Morris ...... ELDEN MILLS
             THOMAS J. HILLERY
Ocean ....... LETTIE E. SAVAGE
Passaic ...... ESTHER N. DILGER
             MITCHEL F. DONATO
             FRANK W. SHERSHIN
             PETER P. ZANGARA
Salem ....... PETER B. HOFF
Somerset .... ANDERSON FOWLER
Sussex ...... AMOS F. DIXON
Union ...... JOSEPH LOUIS BRESCHER
             DONALD D. MACKEY
             G. CLIFFORD THOMAS
             THOMAS M. MUIR
Warren ...... JAMES C. JAMIESON
LAWS
ACTS
PASSED BY THE
One Hundred and Seventy-third
Legislature

CHAPTER 1

An Act concerning the filling of certain vacancies in the office of commissioner in certain municipalities governed under the Commission Government Law, and supplementing chapter seventy-five of Title 40 of the Revised Statutes.

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

1. When any vacancy or vacancies shall occur in the office of commissioner in any municipality having less than ten thousand inhabitants which vacancy or vacancies shall not be filled within thirty days after the occurrence thereof, such vacancy or vacancies may be filled in the manner prescribed in this act, except as otherwise provided herein.

2. A petition in writing, signed by not less than twenty-five per cent of the registered voters of such municipality, requesting that a special election be called for the election of a commissioner or commissioners to fill such vacancy or vacancies, shall be filed by the agent or agents, designated in such petition for such purpose, with the municipal clerk.

(11)
3. The petition shall be substantially in the following form:

"To the clerk of ...................(name of municipality).

You are hereby requested to call a special election for the election of a commissioner to fill the vacancy (or vacancies) now existing in the office of commissioner of this municipality; and for so doing this petition shall be your sufficient warrant. ..................(insert name) is hereby designated as our agent or one of our agents to file this petition.

.....................(insert name) is hereby designated as our agent or one of our agents to file this petition.

.....................(insert name) is hereby designated as our agent or one of our agents to file this petition.

(Signed)

Name Street Address

..............................................

..............................................

..............................................

..............................................

State of New Jersey, )

County of ...............

............................., being duly sworn according to law, says: That he is the person who procured the signatures on this sheet, and that he knows that the signatures thereon are in the handwriting of the signers, and to the best of his knowledge and belief are the signatures of the persons purporting to sign the same.

Subscribed and sworn to before me this .......... day of .......... A. D. 19..."
4. The petition need not be on a single paper, but may be on any number of separate sheets of paper, for the purpose of more conveniently obtaining signatures. Each separate paper shall be in the form provided in section three of this act, and there shall be attached thereto the affidavit of the person who procured the signatures, declaring that the signatures thereon are in the handwriting of the signers, and to the best of his knowledge and belief are the signatures of the persons purporting to have signed the same. The affidavit may be sworn to before any officer competent to administer oaths.

5. The municipal clerk shall examine the petition to ascertain whether or not it conforms to the requirements of this act, and accept or reject it within ten days of the date of its being filed with him. In examining the signatures of the electors he may, if in doubt as to the genuineness of any of them, compare them with the signatures contained in the registry books used at the last preceding general election. The petition shall be accepted if it substantially conforms to the form provided herein, the form being for the guidance of the parties and no petition shall be rejected by the clerk for any typographical deviation from the form provided herein or for any minor departure therefrom.

6. If he shall determine that the petition does not conform to the requirements of this chapter, then within ten days from the date of the filing of the petition with him, the clerk shall personally serve in writing, upon the person designated in the petition as agent of the petitioners, his objections, setting forth in detail wherein the petition is deficient, and it may again be presented and filed forthwith when properly amended.

7. When it has been determined that the petition conforms to the provisions of this act, the clerk shall forthwith accept it and call a special election for the election of a commissioner or commissioners to fill the vacancy or vacancies in the office of
commissioner existing in said municipality for the unexpired term or terms thereof by proceeding in the manner hereinafter provided, except that no special election for the election of a commissioner to fill such vacancy shall be held in any municipality prior to the second Tuesday in May, in any year in which commissioners are to be regularly elected therein.

8. The clerk shall fix a day for holding the special election, which shall be the Tuesday immediately following the seventieth day succeeding the date of the filing and acceptance of said petition, subject to the limitations prescribed in this act.

9. The clerk shall give the notice of holding of such election, nominations for said office shall be made, and the names of candidates shall be published, ballots for said election shall be prepared and furnished, the election shall be conducted and the result thereof shall be canvassed and certified, as nearly as may be, in the same manner as is provided by law for the regular municipal election for the election of commissioners in such municipality.

10. The candidate, or the candidates, in number corresponding to the number of vacancies in the office of commissioner, receiving the highest number of votes at said election shall be elected respectively to the office of commissioner for the unexpired term and shall take office upon the Tuesday following the date of the holding of said election.

11. This act shall take effect immediately.

Approved February 15, 1949.

ALFRED E. DRISCOLL,
Governor.
CHAPTER 2

An Act making lawful the election of additional members of township committees and road supervisors in certain townships.

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

1. Any township having a population of more than forty-five hundred as shown by the last Federal census and which has heretofore elected two additional members of its township committee, as provided in section 40:146-2 of the Revised Statutes, and a road supervisor, as provided in section 40:145-2 of the Revised Statutes, shall be deemed to have lawfully elected such officers, notwithstanding any law providing that the promulgation or taking effect of a Federal census shall not operate to fill any additional offices in the several municipalities of this State.

2. This act shall take effect immediately.

Approved February 23, 1949.
CHAPTER 3

An Act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the sum of twenty-five million dollars ($25,000,000.00) for State mental, charitable, hospital, relief, training, correctional, reformatory and penal institutional buildings, their construction, reconstruction, development, extension, improvement, equipment and facilities, for health and welfare uses; providing the ways and means to pay the interest of said 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: (a) that there exists in this State an acute shortage of necessary and proper State institutional buildings, equipment and facilities for mental, charitable, hospital, relief, training, correctional, reformatory and penal institutional requirements; and (b) that this situation is detrimental to the health and welfare of a large number of citizens of this State and that the correction thereof necessitates the authorization of the bond issue provided for herein.

2. Bonds of the State of New Jersey in the sum of twenty-five million dollars ($25,000,000.00) are hereby authorized for State institutional buildings, their construction, reconstruction, development, extension, improvement, equipment and facilities, for health and welfare uses, as follows: for the construction, reconstruction, development, extension, improvement and equipment of State mental, charitable, hospital, relief, training, correctional,
reformatory and penal institutions, and the appurtenances thereto, and for acquisition of land for said purposes, if necessary.

Such construction, reconstruction, development, extension and improvement, and such acquisition of equipment and facilities, shall proceed pursuant to appropriations therefor in the manner provided in section thirteen hereof.

3. Said bonds shall be serial bonds and known as "State Institution Construction Bonds" and, as to each series, the last installment thereof (subject to redemption prior to maturity) shall mature and be paid not later than twenty years from the date of issuance of such series, but may be issued in whole or in part for a shorter term.

4. Said bonds shall be issued from time to time as money is required for the purpose aforesaid, as the issuing officials herein named shall determine.

5. The Governor, State Treasurer and Controller of the Treasury or any two of such officials (hereinafter referred to as "the issuing 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 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 performed by such person as shall be authorized by law to act in his place as a State official.

6. 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 same shall become due and the payment of the principal at maturity. The 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.

7. Said bonds 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 such issue or at the time of the delivery of such bonds to the purchaser.

8. (a) Such bonds shall recite that they are issued for the purpose set forth in section two of 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, one thousand nine hundred and forty-nine, and that it received the sanction of the majority of the votes cast for and against it at such election. Such recital in said bonds shall be conclusive 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 conclusively 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, and shall be incontestable for any cause.

(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,
CHAPTER 3, LAWS OF 1949

9. 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 three per centum (3%) per annum, as may be determined by the issuing officials, which interest shall be payable semiannually; provided, that the first and last interest periods may be longer or shorter, in order that intervening semiannual payments may be at convenient dates.

10. 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 notice of said sale, published at least three times (the first notice shall be at least seven days prior to the day of bidding) in at least three newspapers published 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 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 of 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.

11. Until permanent bonds can be prepared, the issuing officials may, in their discretion, issue in lieu of such permanent bonds temporary bonds in such form and with such privileges as to registra-
12. The proceeds from the sale of the bonds, exclusive of accrued interest and premiums, 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 Institution Construction Fund." All accrued interest and premiums from the sale of bonds except as provided in section fifteen hereof, together with interest received from depositories of such funds, shall be held by the State Treasurer to the credit of the said State Institution Construction Fund.

13. The moneys in the said State Institution Construction Fund are hereby specifically dedicated to providing for State institutional buildings, their construction, reconstruction, development, extension, improvement, equipment and facilities, for health and welfare uses, as follows: for the construction, reconstruction, development, extension, improvement and equipment of State mental, charitable, hospital, relief, training, correctional, reformatory, and penal institutions, and the appurtenances thereto, and for the acquisition of land; and no moneys from said State Institution Construction Fund shall be expended 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 State Institution Construction Fund such sum as may be deemed necessary for the purposes of this act by the State House Commission, which said sum so transferred 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.
14. In case any coupon bonds and coupons thereunto appertaining or any registered bond shall become mutilated or destroyed, a new bond shall be executed and delivered of like tenor, in substitution for the mutilated or destroyed bonds or coupons, upon the owner furnishing to the issuing officials evidence satisfactory to them of such mutilation or destruction and also such security and indemnity as the issuing officials may require.

15. 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 accrued interest and premiums from the sale of bonds or if these funds be insufficient, 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.

16. Bonds of each series issued hereunder shall mature in installments commencing not later than the third year and ending not later than the twentieth 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 sixty 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.
17. 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 collected under and by virtue of the provisions of the Alcoholic Beverage Tax Law (subtitle eight of Title 54) of the Revised Statutes as amended and supplemented, or so much thereof as may be required.

(b) If in any year or at any time funds, as hereinabove 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 the fifteenth day of December 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 the twentieth day of December in each year.

If on or before the thirty-first day of December in any year the issuing officials shall determine that there are moneys in the General State Fund, other than moneys derived from motor vehicle fees and motor fuel taxes, 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 alcoholic beverage taxes above referred to shall thereupon be considered as part of the General State Fund, available for general purposes.

18. Should the State Treasurer by December thirty-first 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 the first day of March 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.
19. 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, one thousand nine hundred and forty-nine, be submitted to the people. 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 fifteen days prior to the said election, to cause this act to be published in at least ten newspapers published in the State and shall notify the clerk of each county of this State 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 $\times$, plus $+$, or check $\sqrt{\text{V}}$ mark in the square opposite the word "Yes."

If you disapprove the act entitled below, make a cross $\times$, plus $+$, or check $\sqrt{\text{V}}$ 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.

<table>
<thead>
<tr>
<th></th>
<th>Shall the act entitled &quot;An act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the sum of twenty-five million dollars ($25,000,000.00) for State mental, charitable, hospital, relief, training, correctional, reformatory and penal institutional buildings, their construction, reconstruction, development, extension, improvement, equipment and facilities, for health and welfare uses; providing the ways and means to pay the interest of said 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,&quot; be approved?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td></td>
</tr>
</tbody>
</table>

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 machine, 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.

Act effective. 20. This section and section nineteen of this act shall take effect immediately and the remainder of the act shall take effect as and when provided in the preceding section.

Approved March 11, 1949.

CHAPTER 4

An Act to amend "An act to authorize any city, borough, village, town, township, or other municipality other than a county or school district, to provide temporary or permanent safe and sanitary dwellings for citizens of this State, and to manage and maintain the same, to borrow funds for such purpose and to issue municipal obligations therefor, and to make appropriations for such purpose," approved April twelfth, one thousand nine hundred and forty-six (P. L. 1946, c. 79), as said title was amended by chapter three hundred and twenty-one of the laws of one thousand nine hundred and forty-six, and to amend "An act to amend the title of 'An act to authorize any city, borough, village, town, township, or other municipality, other than a county or school district, to provide temporary or permanent safe and sanitary dwellings for citizens of this State, and to manage and maintain the same to borrow funds for such purpose and to issue municipal obligations'" approved April twelfth, one thousand nine hundred and forty-six (P. L. 1946, c. 79), as said title was amended by chapter three hundred and twenty-one of the laws of one thousand nine hundred and forty-six, and to amend...
obligations therefor,’ approved April twelfth, one thousand nine hundred and forty-six (P. L. 1946, c. 79), so that the same shall read ‘An act to authorize any city, borough, village, town, township, or other municipality, other than a county or school district, to provide temporary or permanent safe and sanitary dwellings for citizens of this State, and to manage and maintain the same, to borrow funds for such purpose and to issue municipal obligations therefor, and to make appropriations for such purpose,’ and to amend and supplement the body of said act,’ approved October first, one thousand nine hundred and forty-six (P. L. 1946, c. 321).

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

1. Section nine of chapter seventy-nine of the laws of one thousand nine hundred and forty-six is amended to read as follows:

9. None of the powers granted by section four of this act shall be exercised except by resolution passed prior to July first, one thousand nine hundred and fifty.

2. Section four of chapter three hundred and twenty-one of the laws of one thousand nine hundred and forty-six is amended to read as follows:

4. Notwithstanding the provisions of any zoning or other municipal ordinance or building code to the contrary, the governing body of any municipality may, in its discretion, provide by resolution for the erection or reconstruction of any portable or temporary or movable dwelling unit or units, whether purchased or acquired from the Federal Government, or from the State Government, or otherwise, in or upon any area within such municipality, including any lands of such municipality held by it for park or other public use.
CHAPTER 4, LAWS OF 1949

Any provisions of subtitle one, of Title 55, of the Revised Statutes, relating to tenement houses, or of the regulations of the Board of Tenement House Supervision of the State of New Jersey, to the contrary notwithstanding, any such municipality may, in its discretion, provide by resolution, for such erection or reconstruction of any such dwelling units on any such property; provided, however, that such units do not exceed two stories in height.

None of the powers granted by this section shall be exercised except by resolution passed prior to July first, one thousand nine hundred and fifty.

Any portable or temporary or movable dwelling unit or units erected, constructed or reconstructed by any municipality in violation of any zoning or other municipal ordinance or building code, or in violation of the provisions of subtitle one, of Title 55, of the Revised Statutes, relating to tenement houses, or of the regulations of the Board of Tenement House Supervision of the State of New Jersey, as authorized by this section, may be rented, leased, managed, operated or maintained for a period not in excess of five years from the date of the acquisition of such dwelling unit or units.

3. This act shall take effect immediately.

Approved March 11, 1949.
CHAPTER 5

An Act to amend "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 first, one thousand nine hundred and forty-six (P. L. 1946, c. 323).

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

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

   26. This act shall take effect immediately and, except as provided in sections twelve, thirteen, fifteen, sixteen and twenty-one, shall continue in full force and effect only until July first, one thousand nine hundred and fifty, unless extended by act of the Legislature.

2. This act shall take effect immediately.

Approved March 11, 1949.
CHAPTER 6

AN ACT to amend an act entitled "An act creating a Commission on State Tax Policy," approved April twelfth, one thousand nine hundred and forty-five (P. L. 1945, c. 157).

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:

A Commission on State Tax Policy is created which shall consist of seven members, one of whom shall be a member of the Senate to be appointed by the President of the Senate, one a member of the General Assembly to be appointed by the Speaker thereof, and five citizens of this State to be appointed by the Governor. Each of the citizen members now in office or hereafter appointed shall serve for a term of two years from the date of his appointment, and to serve until the appointment and qualification of his successor. Each of the legislative members now in office or hereafter appointed shall serve for a term of two years from the date of his appointment; provided, that each legislative member shall serve only so long as he remains a member of the house of the Legislature from which he was appointed.

2. This act shall take effect immediately.

Approved March 29, 1949.
CHAPTER 7

AN ACT concerning marriages, and amending section 37:1-13 of the Revised Statutes.

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

1. Section 37:1-13 of the Revised Statutes is amended to read as follows:

37:1-13. Each Judge of a County Court, judge of a district court, municipal magistrate or magistrate of a municipal court, recorder, police justice and mayor of this State, and every minister of every religion, and judges of the criminal judicial district courts in counties wherein such courts are or may be established, and judges of the juvenile and domestic relations courts in counties in which such courts are or may be established, are hereby authorized to solemnize marriage between such persons as may lawfully enter into the matrimonial relation; and every religious society, institution or organization in this State may join together in marriage such persons as are members of such society, institution or organization, or when one of such persons is a member of such society, institution or organization, according to the rules and customs of the society, institution or organization to which they or either of them belong.

2. All marriages heretofore solemnized by any municipal magistrate or magistrate of the municipal court who was not at the time of such solemnization authorized to solemnize marriages shall, if otherwise valid, be as valid as if same had been solemnized by a person authorized to solemnize marriages.

3. This act shall take effect immediately.

Approved March 29, 1949.
CHAPTER 8

An Act relating to the functions, powers and duties of the Director of the Division of Budget and Accounting in the Department of the Treasury.

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 Department of the Treasury shall succeed to and shall exercise and perform those functions, powers and duties of the Commissioner of Taxation and Finance prescribed under and pursuant to the provisions of "A supplement to 'An act concerning war adjustment in the compensation of certain persons holding State office, position or employment whose compensation is paid from State funds or from funds derived from Federal sources, or holding office, position or employment in an educational institution whose compensation is paid in whole or part through the board of regents, or holding Federal office, position or employment who receive supplemental compensation from State funds and concerning additional compensation in lieu of a further salary increase for persons holding office, position or employment under the Delaware River Joint Toll Bridge Commission and making appropriation therefor,' approved April fourteenth, one thousand nine hundred and forty-four (P. L. 1944, c. 119)," approved April fourteenth, one thousand nine hundred and forty-five (P. L. 1945, c. 91), and under and pursuant to the provisions of "An act concerning civil service," approved April twenty-fourth, one thousand nine hundred and forty-six (P. L. 1946, c. 150), and under and pursuant to the provisions of "A supplement to 'An act concerning war adjustment in the compensation of certain persons holding State office, position or employment whose compensation
is paid from State funds or from funds derived from Federal sources, or holding office, position or employment in an educational institution whose compensation is paid in whole or part through the board of regents, or holding Federal office, position or employment who receive supplemental compensation from State funds and concerning additional compensation in lieu of a further salary increase for persons holding office, position or employment under the Delaware River Joint Toll Bridge Commission and making appropriation therefor,' approved April fourteenth, one thousand nine hundred and forty-four (P. L. 1944, c. 119), and extending the benefits of said act to include certain persons holding office, position or employment, in an educational institution whose compensation is paid in whole or in part from State funds through the Commissioner of Education, and under the Interstate Sanitation Commission,' approved April twenty-fourth, one thousand nine hundred and forty-six (P. L. 1946, c. 151), and under and pursuant to the provisions of 'A supplement to 'An act concerning war adjustment in the compensation of certain persons holding State office, position or employment whose compensation is paid from State funds or from funds derived from Federal sources, or holding office, position or employment in an educational institution whose compensation is paid in whole or part through the board of regents, or holding Federal office, position or employment who receive supplemental compensation from State funds and concerning additional compensation in lieu of a further salary increase for persons holding office, position or employment under the Delaware River Joint Toll Bridge Commission and making appropriation therefor,' approved April fourteenth, one thousand nine hundred and forty-four (P. L. 1944, c. 119), and extending the benefits of said act to include certain persons holding office, position or employment, in an educational institution whose compensation is paid in whole or in part from State funds through
the Commissioner of Education, and under the
Interstate Sanitation Commission," approved July
third, one thousand nine hundred and forty-seven
(P. L. 1947, c. 389), and under and pursuant to the
provisions of "An act concerning war adjustment,
and cost of living bonuses for certain persons holding
office, position or employment in the State,
whose compensation is paid from State funds or
from funds derived from Federal sources, or hold­ing
office, position or employment in educational
institutions whose compensation is paid, in whole
or in part, by contract or otherwise, through the
Commissioner of Education or the State Board of
Education, or holding Federal office, position or
employment who received supplemental compen­sation from State funds, or holding office, position
or employment under the Delaware River Joint
Toll Bridge Commission or the Interstate Sanita­tion
Commission and making an appropriation
therefor and providing for a study of existing
State salary ranges, and salary increase incre­ments, by the Civil Service Commission," approved
June ninth, one thousand nine hundred and forty­eight (P. L. 1948, c. 116).

2. Whenever the term "Commissioner of Tax­
ation and Finance" occurs or any reference is
made thereto in any of the statutes enumerated in
section one hereof, the same shall be deemed to
mean or refer to the Director of the Division of
Budget and Accounting in the Department of the
Treasury.

3. This act shall take effect immediately.
Approved March 29, 1949
CHAPTER 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).

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

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

7. In each county having more than one judge of the county district court, one of the judges shall be designated as the presiding judge and the presiding judge shall, annually or oftener if necessary, assign the judges of the court to hold the parts or branch parts thereof. The designation of the presiding judge shall be made pursuant to the rules of the Supreme Court.

2. This act shall take effect immediately.

Approved March 29, 1949.
CHAPTER 10

An Act authorizing the Director of the Division of Purchase and Property, in the Department of the Treasury, in co-operation with the State Highway Commissioner, to construct and equip a building for the use of the State Highway Department on land in the township of Ewing, in the county of Mercer, now owned by the State of New Jersey, and making an appropriation therefor.

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

1. The Director of the Division of Purchase and Property in the Department of the Treasury, in co-operation with the State Highway Commissioner, is hereby authorized and directed to construct and equip such building as may be necessary for the housing and accommodation of the various divisions of the State Highway Department operating in the city of Trenton on land in the township of Ewing, in the county of Mercer, now owned by the State of New Jersey, commonly known as Fernwood Service Station, a portion of which is now occupied by the State highway service buildings. For said purpose the sum of one million seven hundred thousand dollars ($1,700,000.00) is hereby appropriated from State highway revenues.

2. This act shall take effect immediately.

Approved March 30, 1949.
CHAPTER 11

AN ACT to amend the title of "An act to prevent and eliminate practices of discrimination in employment and otherwise against persons because of race, creed, color, national origin or ancestry; to create a division in the Department of Education to effect such prevention and elimination; and making an appropriation therefor," approved April sixteenth, one thousand nine hundred and forty-five (P. L. 1945, c. 169), so that the same shall read "An act to protect all persons in their civil rights; to prevent and eliminate practices of discrimination against persons because of race, creed, color, national origin or ancestry; to create a division in the Department of Education to effect such prevention and elimination; and making an appropriation therefor," 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 to prevent and eliminate practices of discrimination in employment and otherwise against persons because of race, creed, color, national origin or ancestry; to create a division in the Department of Education to effect such prevention and elimination; and making an appropriation therefor," approved April sixteenth, one thousand nine hundred and forty-five, is amended to read "An act to protect all persons in their civil rights; to prevent and eliminate practices of discrimination against persons because of race, creed, color, national origin or ancestry; to create a division in the Department of Education to effect such prevention and elimination, and making an appropriation therefor."
2. Section four of the act of which this act is amendatory is amended to read as follows:

4. All persons shall have the opportunity to obtain employment and to obtain all the accommodations, advantages, facilities, and privileges of any place of public accommodation, without discrimination because of race, creed, color, national origin or ancestry, subject only to conditions and limitations applicable alike to all persons. This opportunity is recognized as and declared to be a civil right.

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

5. As used in this act, unless a different meaning clearly appears from the context:

a. "Person" includes one or more individuals, partnerships, associations, labor organizations, corporations, legal representatives, trustees, trustees in bankruptcy, receivers, and fiduciaries.

b. "Employment agency" includes any person undertaking to procure employees or opportunities for others to work.

c. "Labor organization" includes any organization which exists and is constituted for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or of other mutual aid or protection in connection with employment.

d. "Unlawful employment practice" and "unlawful discrimination" includes only those unlawful practices and acts specified in section eleven of this act.

e. "Employer" does not include a club exclusively social or a fraternal, charitable, educational or religious association or corporation, if such club, association or corporation is not organized and operated for private profit nor does it include any employer with fewer than six persons in his employ.

f. "Employee" does not include any individual employed by his parents, spouse or child, or in the domestic service of any person.
g. "Division" means the State "Division against Discrimination" created by this act.

h. "Commissioner" means the State Commissioner of Education.

i. "Commission" means the Commission on Civil Rights created by this act.

j. "A place of public accommodation" shall include any tavern, roadhouse, or hotel, whether for entertainment of transient guests or accommodation of those seeking health, recreation or rest; any retail shop or store; any restaurant, eating house, or place where food is sold for consumption on the premises; any place maintained for the sale of ice cream, ice and fruit preparations or their derivatives, soda water or confections, or where any beverages of any kind are retailed for consumption on the premises; any garage, any public conveyance operated on land or water, or in the air, and stations and terminals thereof; any public bathhouse, public boardwalk, public seashore accommodation; any auditorium, meeting place, or public hall; any theatre, or other place of public amusement, motion-picture house, music hall, roof garden, skating rink, swimming pool, amusement and recreation park, fair, bowling alley, gymnasium, shooting gallery, billiard and pool parlor; any comfort station; any dispensary, clinic or hospital; and any public library, any kindergarten, primary and secondary school, trade or business school, high school, academy, college and university, or any educational institution under the supervision of the State Board of Education, or the Commissioner of Education of the State of New Jersey. Nothing herein contained shall be construed to include, or to apply to, any institution, bona fide club, or place of accommodation, which is in its nature distinctly private; nor shall anything herein contained apply to any educational facility operated or maintained by a bona fide religious or sectarian institution, and the right of a natural parent or one in loco parentis to direct the education and upbringing of a child under his control is hereby affirmed; nor shall any-
CHAPTER 11, LAWS OF 1949

thing herein contained be construed to bar any private secondary or post-secondary school from using in good faith criteria other than race, creed, color, national origin or ancestry, in the admission of students.

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

7. The said division shall consist of the Commissioner of Education and the commission. The commission shall consist of seven members; each member shall be appointed by the Governor, with the advice and consent of the Senate, for a term of five years and until his successor is appointed and qualified, except that of those first appointed, one shall be appointed for a term of one year, one for a term of two years, one for a term of three years and two for a term of four years. Vacancies caused other than by expiration of term shall be filled in the same manner but for the unexpired term only. Members of the commission shall serve without compensation but shall be reimbursed for necessary expenses incurred in the performance of their duties. The first chairman of the commission shall be designated by the Governor and thereafter, the chairman shall be elected by the members, annually.

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

8. The commissioner shall

a. Exercise all powers of the division not vested in the commission.

b. Administer the work of the division.

c. Organize the division into two sections, one of which shall receive, investigate, and act upon complaints alleging discrimination in employment against persons because of race, creed, color, national origin or ancestry, and the other of which shall receive, investigate, and act upon complaints alleging other unlawful acts of discrimination against persons because of race, creed, color, national origin or ancestry; prescribe the organization of said sections and the duties of his subordinates and assistants.
d. Subject to the approval of the commission and the Governor, appoint an assistant Commissioner of Education, who shall act for the commissioner, in his place and with his powers, and such other directors, field representatives and assistants as may be necessary for the proper administration of the division and fix their compensation within the limits of available appropriations. The assistant commissioner, directors, field representatives, and assistants shall not be subject to the civil service act and shall be removable by the commissioner at will.

e. Appoint such clerical force and employees as he may deem necessary and fix their duties, all of whom shall be subject to the civil service act.

f. Maintain liaison with local and State officials and agencies concerned with matters related to the work of the division.

g. Subject to the approval of the commission adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this act.

h. Receive, investigate, and pass upon complaints alleging acts in violation of the provisions of this act.

i. Hold hearings, subpoena witnesses, compel their attendance, administer oaths, take the testimony of any person, under oath, and, in connection therewith, require the production for examination of any books or papers relating to any subject matter under investigation or in question before the commissioner. The commissioner may make rules as to the issuance of subpoenas by the assistant commissioner.

j. Issue such publications and such results of investigations and research tending to promote good will and to minimize or eliminate discrimination because of race, creed, color, national origin or ancestry, as the commission shall direct.

k. Render each year to the Governor and Legislature a full written report of all the activities of the division.
6. Section nine of the act of which this act is amendatory is amended to read as follows:

9. The commission shall
   a. Consult with and advise the commissioner with respect to the work of the division.
   b. Approve or disapprove the appointment of officers, employees and agents, and the fixing of their compensation by the commissioner.
   c. Survey and study the operations of the division.
   d. Report to the Governor and the Legislature with respect to such matters relating to the work of the division and at such times as it may deem in the public interest.

The mayors or chief executive officers of the municipalities in the State may appoint local commissions on civil rights to aid in effectuating the purposes of this act. Such local commissions shall be composed of representative citizens serving without compensation. Such commissions shall attempt to foster through community effort or otherwise good will, cooperation and conciliation among the groups and elements of the inhabitants of the community, and they may be empowered by the local governing bodies to make recommendations to them for the development of policies and procedures in general and for programs of formal and informal education that will aid in eliminating all types of discrimination based on race, creed, color, national origin, or ancestry. The State commission may make provision for technical and clerical assistance to municipal officials to aid in organizing such commissions in all of the municipalities in this State.

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

11. It shall be an unlawful employment practice, or, as the case may be, an unlawful discrimination:
   a. For an employer, because of the race, creed, color, national origin or ancestry of any individual, to refuse to hire or employ or to bar or to discharge from employment such individual or to discriminate
against such individual in compensation or in terms, conditions or privileges of employment.

b. For a labor organization, because of the race, creed, color, national origin or ancestry of any individual, to exclude or to expel from its membership such individual or to discriminate in any way against any of its members or against any employer or any individual employed by an employer.

c. For any employer or employment agency to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment, or to make any inquiry in connection with prospective employment, which expresses, directly or indirectly, any limitation, specification or discrimination as to race, creed, color, national origin or ancestry or any intent to make any such limitation, specification or discrimination, unless based upon a bona fide occupational qualification.

d. For any employer, labor organization or employment agency to discharge, expel or otherwise discriminate against any person because he has opposed any practices or acts forbidden under this act or because he has filed a complaint, testified or assisted in any proceeding under this act.

e. For any person, whether an employer or an employee or not, to aid, abet, incite, compel or coerce the doing of any of the acts forbidden under this act, or to attempt to do so.

f. For any owner, lessee, proprietor, manager, superintendent, agent, or employee of any place of public accommodation directly or indirectly to refuse, withhold from or deny to any person any of the accommodations, advantages, facilities or privileges thereof, or to discriminate against any person in the furnishing thereof, or directly or indirectly to publish, circulate, issue, display, post or mail any written or printed communication, notice, or advertisement to the effect that any of the accommodations, advantages, facilities, or privileges of any such place will be refused, withheld from, or denied to any person on account of the
race, creed, color, national origin, or ancestry of such person, or that the patronage or custom thereat of any person of any particular race, creed, color, national origin or ancestry is unwelcome, objectionable or not acceptable, desired or solicited, and the production of any such written or printed communication, notice or advertisement, purporting to relate to any such place and to be made by any owner, lessee, proprietor, superintendent, or manager thereof, shall be presumptive evidence in any action that the same was authorized by such person.

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

12. Any person claiming to be aggrieved by an unlawful employment practice or an unlawful discrimination may, by himself, or his attorney-at-law, make, sign and file with the commissioner a verified complaint in writing which shall state the name and address of the person, employer, labor organization, employment agency, owner, lessee, proprietor, manager, superintendent, or agent alleged to have committed the unlawful employment practice or unlawful discrimination complained of and which shall set forth the particulars thereof and shall contain such other information as may be required by the commissioner. The Commissioner of Labor or Attorney-General may, in like manner, make, sign and file such complaint. Any employer whose employees, or some of them, refuse or threaten to refuse to co-operate with the provisions of this act, may file with the commissioner a verified complaint asking for assistance by conciliation or other remedial action.

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

13. After the filing of any complaint, the commissioner shall cause prompt investigation to be made in connection therewith; and if the commissioner shall determine after such investigation that probable cause exists for crediting the allegations of the complaint, he shall immediately endeavor to
eliminate the unlawful employment practice or the unlawful discrimination complained of by conference, conciliation and persuasion. Neither the commissioner nor any officer or employee of the division shall disclose what has transpired in the course of such endeavors.

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

   14. In case of failure so to eliminate such practice or discrimination, or in advance thereof if in his judgment circumstances so warrant, the commissioner shall cause to be issued and served in the name of the division, a written notice, together with a copy of such complaint, as the same may have been amended, requiring the person, employer, labor organization, employment agency, owner, lessee, proprietor, manager, superintendent, or agent named in such complaint, hereinafter referred to as respondent, to answer the charges of such complaint at a hearing before the commissioner at a time and place to be specified in such notice. The place of any such hearing shall be the office of the commissioner or such other place as may be designated by him.

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

   16. If, upon all the evidence at the hearing the commissioner shall find that the respondent has engaged in any unlawful employment practice or unlawful discrimination as defined in this act, the commissioner shall state his findings of fact and shall issue and cause to be served on such respondent an order requiring such respondent to cease and desist from such unlawful employment practice or unlawful discrimination and to take such affirmative action, including, but not limited to, hiring, reinstatement or upgrading of employees, with or without back pay, or restoration to membership in any respondent labor organization, or extending full and equal accommodations, advantages, facilities, and privileges to all persons, as, in the judgment of the commissioner, will effectuate the pur-
pose of this act, and including a requirement for report of the manner of compliance. If, upon all the evidence, the commissioner shall find that the respondent has not engaged in any such unlawful employment practice or unlawful discrimination, the commissioner shall state his findings of fact and shall issue and cause to be served on the complainant an order dismissing the said complaint as to such respondent. The failure of the commissioner to file his findings of fact and to issue and serve an order as in this section provided, within ninety days after the filing of the verified complaint with him in the manner provided by section twelve of this act, or within such additional period as may, for good cause shown, be granted by the commission, may, at the election of the complainant, be deemed to be the equivalent of an order of the commissioner dismissing the complaint, from which an appeal shall lie as hereinafter provided.

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

18. Observance of an order of the commissioner may be enforced by proceedings in the County Court to compel the specific performance of the order or of the duties imposed by law upon the respondent named in the order. Such proceedings shall be brought in the County Court to which an appeal from the order would lie as hereinafter provided.

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

19. An appeal from any order of the commissioner shall not supersede or stay such order unless the County Court to which such appeal is taken shall so direct.

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

20. Any person aggrieved by a final order of the commissioner may take an appeal therefrom to the County Court of the county in which the alleged unlawful employment practice or unlawful discrimination took place; provided, that notice of
such appeal be filed in such County Court within thirty days after the making of such order, together with an affidavit or an acknowledgment of service of copies of the notice of appeal upon the commissioner and all other parties to the proceeding or their attorneys. Within twenty days after the service of such notice of appeal, the commissioner shall file in the County Court the original or a certified copy of the record of the proceedings under review, including such testimony as shall have been taken stenographically, and shall serve notice of the filing of such record upon the appellant. By order of the County Court or upon stipulation of the parties, the record may be shortened by eliminating any portion thereof, or by the submission of an agreed statement of facts. Within twenty days after service of the notice by the commissioner that the record has been filed in the County Court, the appellant shall move the appeal to the County Court in the manner provided by law and the rules of court in respect to the making of motions in the County Court, and thereafter the matter shall proceed in the same manner as in other motions in the County Court.

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

21. No order of the commissioner shall be set aside upon appeal in whole or in part for any irregularity or informality in the proceedings of the commissioner unless the irregularity or informality tends to defeat or impair the substantial right or interest of the appellant.

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

22. Upon appeal, the County Court may affirm, reverse or modify any such order or may make such other order as shall appear equitable and just. Any final order or judgment of the County Court shall be subject to appeal by the commissioner or by any party as in other causes in such court.
17. Section twenty-three of the act of which this act is amendatory is amended to read as follows: The commissioner’s copy of the testimony shall be available at all reasonable times to all parties for examination without cost.

18. Section twenty-five of the act of which this act is amendatory is amended to read as follows: Any person who shall willfully resist, prevent, impede or interfere with the commissioner or any representative of the division in the performance of duty under this act, or shall willfully violate an order of the commissioner, shall be guilty of a misdemeanor and shall be punishable by imprisonment for not more than one year, or by a fine of not more than five hundred dollars, or by both; but procedure for the review of the order shall not be deemed to be such willful conduct.

19. Section twenty-six of the act of which this act is amendatory is amended to read as follows: The provisions of this act shall be construed fairly and justly with due regard to the interests of all parties. Nothing contained in this act shall be deemed to repeal any of the provisions of the civil rights law or of any other law of this State relating to discrimination because of race, creed, color, national origin or ancestry; except that, as to practices and acts declared unlawful by section eleven of this act, the procedure herein provided shall, while pending, be exclusive; and the final determination therein shall exclude any other action, civil or criminal, based on the same grievance of the individual concerned. Nothing herein contained shall bar, exclude, or otherwise affect any right or action, civil or criminal, which may exist independently of any right to redress against or specific relief from an unlawful employment practice or unlawful discrimination.

20. This act shall take effect immediately.

Approved April 5, 1949.
CHAPTER 12

AN ACT concerning Young Men's Christian Associations, and amending section 16:19–2 of the Revised Statutes.

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

1. Section 16:19–2 of the Revised Statutes is amended to read as follows:

16:19–2. Any association enumerated in section 16:19–1 of this Title may, by a majority of the votes cast at a meeting of the association, held in its regular place of meeting and called by them upon ten days' notice in writing set up at such place in plain view, adopt a name, constitution and by-laws, elect a board of directors, not to exceed thirty, except that in case of Young Men's Christian Associations such board may be of any number, and declare themselves incorporated by such name. A copy of the resolution, with the names of the directors, together with a copy of the official seal of the association, certified, under oath, to be correct by the officers of the meeting or meetings at which such resolution was adopted, directors elected and seal adopted, shall be filed in the office of the clerk of the county in which the association is located, for which service the county clerk shall be entitled to receive the fee provided in section 22:2–19 of the Title Fees and Costs. Thereupon the association shall be a corporation, with all the powers conferred by article one, of chapter one, of this Title (§ 16:1–1 et seq.).

2. This act shall take effect immediately.

Approved April 6, 1949.
CHAPTER 13

An Act to amend the title of "An act authorizing the use of voting machines in annual school elections under certain conditions, and supplementing article three of chapter seven of Title 18 of the Revised Statutes," approved May twelfth, one thousand nine hundred and forty-seven, so that the same shall read "An act authorizing the use of voting machines in school elections under certain conditions and supplementing article three of chapter seven of Title 18 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 authorizing the use of voting machines in annual school elections under certain conditions, and supplementing article three of chapter seven of Title 18 of the Revised Statutes," approved May twelfth, one thousand nine hundred and forty-seven, is amended to read "An act authorizing the use of voting machines in school elections under certain conditions, and supplementing article three of chapter seven of Title 18 of the Revised Statutes."

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

1. Any board of education of any school district which is coterminous with any municipality or municipalities now or hereafter using voting machines at any general or municipal election may determine, by a majority vote of all its members, to use voting machines at any school election.
3. Section two of the act of which this act is amendatory is amended to read as follows:

2. Whenever any board of education shall determine to use voting machines at any school election under the provisions of this act, the district clerk shall notify the superintendent of elections of any county of the first class, or the county board of elections of any other county, of the action of the board, in writing, not less than forty days before the date of the school election. Upon receipt of such notice the superintendent of elections or the county board of elections, as the case may be, shall cause a sufficient number of machines to be delivered at such polling places and at such times as the board of education shall designate.

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

5. The board of education, not less than forty days before the date of the school election, shall appoint, in so far as practicable, from among the members of the district election boards comprised within the boundaries of the polling districts established by the board in accordance with sections 18:7-16 and 18:7-19 of the Revised Statutes, such elections officers as are necessary to conduct an election under the provisions of subtitle fifteen of Title 19 of the Revised Statutes, and each such election officer for the services performed by him shall be paid a compensation not to exceed ten dollars ($10.00). Election officers so appointed shall be charged with the same duties with respect to school elections as are prescribed for any election by subtitle fifteen of Title 19.

Any vacancies occurring in the district election boards shall be filled by the county board of elections of the county.

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

6. The district clerk shall be charged with the following duties:

(a) Post notices and cause the election to be advertised as required by section 18:7-15 of the Revised Statutes.
(b) Furnish the proper equipment, except voting machines, and supplies for the polling place or places provided by the board of education under section 18:7-16 of the Revised Statutes.

(c) Furnish to the superintendent of elections, or the county board of elections, as the case may be, at least seven days before the school election, official ballots of the type and in the number required by law for use in voting machines, and make such other arrangements as are necessary to hold such election by use of voting machines in all polling districts of the school district.

(d) Mail sample ballots to each registered voter of the district, if the board of education shall determine to cause such sample ballots to be mailed.

(e) Forward to the county superintendent of schools within five days after the date of the election a statement of canvass and the "irregular ballots," and the same shall be preserved for one year.

(f) Perform such other duties, not in conflict with the duties imposed upon any other official by this act, as may be necessary for the proper conduct of the election.

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

7. When candidates are to be nominated their nomination shall be made in the manner provided by sections 18:7-21 to 18:7-26 of the Revised Statutes, inclusive.

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

8. The names of such candidates shall be arranged in alphabetical order and printed as they appear signed to the certificate of acceptance. The grouping of two or more candidates and political party designations are hereby prohibited.

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

9. After preparing a voting machine for a school election when candidates are to be elected written notice shall be mailed by the superintendent of elections of the county or the county board of elec-
tions, as the case may be, to all candidates, stating the time and place where the machines may be examined, at which time and place all the candidates shall be afforded an opportunity to see that the machines are in proper condition for use in the election.

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

10. No provisions of Title 19 of the Revised Statutes, relating to political parties or organizations, or officers thereof, shall be construed to apply to any school election conducted under the provisions of this act.

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

13. All provisions of article three of chapter seven of Title 18 of the Revised Statutes, relating to school elections, not inconsistent herewith, shall be deemed to be in full force and effect.

11. This act shall take effect immediately.

Approved April 6, 1949.

CHAPTER 14

AN ACT creating a commission to investigate and study the subject of the protection and preservation of the beaches and shore front of the State from erosion and other damage from the elements, to effectuate such protection and preservation of the said beaches and shore front and other purposes incidental thereto, and making an appropriation to the said commission.

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

1. There is hereby created a permanent commission to investigate and study the subject of the pro-
Protection and preservation of beaches and shore front of the State from erosion and other damage from the elements, to effectuate such protection and preservation of the said beaches and shore front, and other purposes incidental thereto.

2. The name of the said commission shall be the State Beach Erosion Commission, and the said commission shall be composed of four members of the Senate to be appointed by the President of the Senate, four members of the General Assembly to be appointed by the Speaker thereof, and four members, at large, to be appointed by the Governor.

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. The term of each commissioner appointed by the Governor shall be four years. Vacancies occurring otherwise than by expiration of term shall be filled in the same manner as though occurring by expiration of term but for the unexpired terms only. The members of the commission shall serve without remuneration but shall be reimbursed for all expenses incurred in connection with the work of the commission.

3. In connection with the effectuation of its purposes, the commission shall consider and provide ways and means to protect and preserve the beaches and shore front of the State by the erection and construction of seawalls, bulkheads, jetties, basins and other devices, and shall take into consideration dredging and other methods suitable for said purposes. The said commission shall also take into consideration the advisability of repairing existing seawalls, bulkheads, jetties, basins and other similar devices.

4. The members of the commission shall choose one of their number to be chairman and may adopt by-laws for the regulation of its meetings and to carry out its purposes. The several State departments and agencies shall render assistance to the commission in making its studies when called upon to do so by the commission.
5. The commission may hold meetings in any part of the State and shall annually report to the Legislature and to the Governor and any such report may embody the findings and recommendations, including planning and other proposals of the commission.

6. There is hereby appropriated to the commission from the general funds of the State the sum of thirty-five thousand dollars ($35,000.00), when included in any annual appropriation act, for payment of expenses incurred and services required in preparing a State program for coast protection based upon the regional planning concept.

7. The commission created by Joint Resolution Number nine of the laws of one thousand nine hundred and forty-eight, shall turn over to the commission, created by this act, any and all material which it may have relating to its studies, hearings and report to the Governor and the Legislature.

8. This act shall take effect immediately.

Approved April 6, 1949.
CHAPTER 15

An Act to amend "An act concerning the filling of certain vacancies in the office of commissioner in certain municipalities governed under the commission government law, and supplementing chapter seventy-five of Title 40 of the Revised Statutes," approved February fifteenth, one thousand nine hundred and forty-nine (P. L. 1949, c. 1).

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. When any vacancy or vacancies has or have occurred or shall occur in the office of commissioner in any municipality having less than ten thousand inhabitants which vacancy or vacancies has or have not been or shall not be filled within thirty days after the occurrence thereof, such vacancy or vacancies may be filled in the manner prescribed in this act, except as otherwise provided herein.

2. This act shall take effect immediately.

Approved April 7, 1949.
CHAPTER 16

A Supplement to "An act concerning the filling of certain vacancies in the office of commissioner in certain municipalities governed under the commission government law, and supplementing chapter seventy-five of Title 40 of the Revised Statutes," approved February fifteenth, one thousand nine hundred and forty-nine (P. L. 1949, c. 1), and validating certain proceedings prerequisite to the holding of an election to fill a vacancy in the office of commissioner in any municipality governed under the commission government law, having less than ten thousand inhabitants, and to make effectual certain further proceedings to be taken under said act.

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

1. All proceedings heretofore taken for the calling, and as preliminary to the holding, of any special election, to be held pursuant to the provisions of the act of which this act is a supplement in any municipality, hereby are validated and confirmed, notwithstanding that any such vacancy in the office of commissioner of the municipality, to fill which said election is to be held, occurred, and remained unfilled, for thirty days prior to the effective date of the act to which this act is a supplement, and all such proceedings shall be held and construed to be as fully valid and effectual as prerequisites to the holding of said election, and all further proceedings which shall be taken under the provisions of the act of which this act is a supplement as preliminary to the holding of such election, and such election when held, and the result thereof, shall, if otherwise valid and effectual, be as valid and effectual, as though said vacancy had occurred,
and had remained unfilled for thirty days, after
the effective date of said act.
2. This act shall not be construed as a legislative
determination that the proceedings so taken for
the calling, and preliminary to the holding of said
special election, are or were at the time of the
taking thereof invalid or ineffectual.
3. This act shall take effect immediately.
Approved April 8, 1949.

CHAPTER 17
An Act concerning the issuance of warrants for
removal and writs of possession in actions to
recover possession of premises used for dwelling
purposes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:
1. Notwithstanding any other provisions of law,
in any action brought by a landlord against a
tenant to recover possession of premises used for
dwelling purposes, whether by summary dispossess
proceedings, action in ejectment, or otherwise, the
judge of the court having jurisdiction shall use
sound discretion in the issuance of a warrant or
writ for removal or writ of possession, and if it
shall appear that by the issuance of the warrant
or writ the tenant will suffer hardship because of
the unavailability of other dwelling accommoda-
tions the judge may stay the issuance of the war-
rant or writ and cause the same to issue at such
time as he shall deem proper under the circum-
stances, but in no case shall such judge stay the
issuance of any such warrant or writ for possession
for a longer period than six months after the date
of entry of the judgment of possession; provided,
however, that in no case shall the issuance of the warrant or writ be stayed or the stay thereof be longer continued, as the case may be, if the tenant should (a) fail to pay to the landlord all arrears in rent or the amount that would have been payable as rent if the tenancy had not been interrupted, or both, together with the accrued costs of the action; or (b) during the stay, fail to continue to pay to the landlord the amount that would be due if the tenancy had not been interrupted; or (c) during the stay, become so disorderly as to destroy the peace and quiet of the other tenants living in the same building or in the neighborhood; or (d) during the stay, willfully destroy, damage or injure the premises.

2. In no event shall any payment made by the tenant to the landlord for continued occupancy of the premises, as provided in section one of this act, be deemed to create a new tenancy.

3. Each judge may adopt his own procedure for inquiring into and determining whether issuance of a warrant for removal or writ of possession should be stayed or the stay thereof longer continued, as the case may be.

4. This act shall take effect on July first, one thousand nine hundred and forty-nine, but shall become inoperative on and after July first, one thousand nine hundred and fifty.

Approved April 11, 1949.
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.

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

1. Any convict who was undergoing imprisonment in any of the penal institutions of this State and to whom was granted a license to be at large or at liberty by the Court of Pardons, or to whom was granted a commutation of sentence by order of the Governor, shall remain subject to the security, terms, conditions and limitations, in all respects, upon which the same was granted. Any convict undergoing imprisonment in any of the penal institutions of this State and to whom may be granted a commutation of sentence by order of the Governor shall remain subject to the security, terms, conditions and limitations, in all respects, upon which the same is granted.

Every convict at large or at liberty under any such license or order shall continue to be in the legal custody of the warden, keeper or chief executive officer of the institution from which such convict was or may be released under such license or order, and under immediate and constant supervision of the Division of Parole of the Department of Institutions and Agencies in accordance with the rules and regulations of the State Parole Board approved by the Governor, and until the expiration of the maximum term of the sentence imposed upon such person for the crime for which he or she was committed.
CHAPTER 18, LAWS OF 1949

Every convict at large or at liberty under any such license or order shall be liable to be taken at any time and returned to the place of punishment to which he or she was originally sentenced, as hereinafter provided.

2. If the parole officer having charge of any convict at large or at liberty under any such license or order shall have reasonable cause to believe that such person has resumed, or is about to resume, criminal conduct or associations, or has violated the terms, conditions or limitations of such license or order in any important respect, and the situation is one of immediate emergency, then such parole officer shall notify the Division of Parole which may, if the facts warrant, treat such convict as delinquent under such license or order. The Division of Parole shall immediately notify the Governor and the State Parole Board of such action. By his own warrant the parole officer may apprehend any such delinquent person and cause his or her return to the institution from which released or cause such person's immediate confinement in an appropriate county or municipal jail, penitentiary or lockup. Such retaking and detention shall continue under authority of the parole officer's warrant until the determination by the Governor as to the revocation of the license or order under which such convict is at large or at liberty, or his or her return to the community under such license or order. Such warrant shall be in the form prescribed by the State Parole Board and approved by the Governor, and, when signed by the parole officer in charge of the case, shall be sufficient warrant and authority to all peace officers to assist in the apprehension of the convict and shall be also sufficient authority for the detention of the convict in the institution from which released or in a municipal or county jail, penitentiary or lockup. In such case, credit shall be given the convict on his or her sentence for time spent in such custody while awaiting the decision of the Governor as to revocation of such license or order.
3. The Governor may, at any time, in his discretion, revoke any such license or order, and shall revoke any such license or order whenever it shall come to his knowledge that the person to or for whom the same was granted has violated any of the terms, conditions or limitations thereof, or any penal law of this State, or of any other State, or of the United States.

4. The Governor, in his discretion, may, prior to determining whether to revoke any such license or order, refer the matter to the State Parole Board for its investigation, and in such case the board shall make a full and complete investigation and report thereon in writing to the Governor with its recommendations in the case. The Governor may also, by general rule or regulation, require the State Parole Board to investigate all such cases. In such event the board shall make a full and complete investigation and report in writing to the Governor with its recommendations in each such case.

5. When any such license or order is revoked it shall be done by an order in writing signed by the Governor and filed with the State Parole Board. The form of such order shall be prescribed by the Governor.

Upon the signing of such order, the Governor shall issue his warrant for the arrest of the convict to or for whom such license or order was granted, and his or her return to the place of confinement from which he or she was released thereunder. The warrant may be served by any person authorized to serve criminal process in any county in the State.

The convict to or for whom such license or order was or may be granted, when returned to the place of confinement from which he or she was released thereunder, shall be detained therein according to the terms of his or her original sentence; and, in computing the period of such convict's confinement, the time between such person's release upon such
license or order and return to confinement shall not be taken to be any part of the term of sentence. If the person for whose arrest such warrant is issued is confined in any prison or penal or correctional institution of this State, the officer to whom the warrant shall be delivered, shall deliver the same to the warden, keeper or chief executive officer of such institution or prison, and the warden, keeper or chief executive officer shall, upon the expiration of the term of imprisonment or period of confinement then being served in that institution or prison, return the convict to the institution or prison from which such person was released under such license or order, or, if the release under such license or order was from the same institution or prison, he shall detain such convict therein according to the terms of his or her original sentence.

No part of a sentence imposed upon a convict, concerning which a license or order has been granted and revoked, shall be deemed to be served by such person while he or she is serving a sentence for an offense other than the one for which he or she was released under such license or order.

6. Chapter one hundred ninety-eight of Title 2 of the Revised Statutes is repealed.

7. This act shall take effect immediately.

Approved April 11, 1949.
CHAPTER 19

An Act concerning notaries public, and supplementing chapter seven of Title 52 of the Revised Statutes.

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

1. No person shall be denied appointment as notary public on account of residence outside of this State; provided, such person resides in a State adjoining this State and maintains, or is regularly employed in, an office in this State. Before any such nonresident shall be appointed and commissioned as a notary public, he shall file with the Secretary of State an affidavit setting forth his residence and the address of his office or place of employment in this State. Any such nonresident who shall be appointed and commissioned as a notary public in this State shall file with the Secretary of State a certificate showing any change of residence or of his office or place of employment address in this State.

The oath of office required by the provisions of the chapter to which this act is a supplement shall be taken and subscribed before the clerk of the county in which he maintains his office or is employed in this State.

2. This act shall take effect immediately.

Approved April 11, 1949.
CHAPTER 20, LAWS OF 1949

CHAPTER 20

An Act concerning the sentencing of persons convicted of certain crime and providing for the place of their incarceration, and supplementing chapter one hundred ninety-two of Title 2 of the Revised Statutes.

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

1. Whenever a person is convicted of the offense of rape, sodomy, incest, lewdness, indecent exposure, uttering or exposing obscene literature or pictures, indecent communications to females of any nature whatsoever, or carnal abuse or of an attempt to commit any of the aforementioned offenses, the judge shall order a mental examination of such person prior to imposition of sentence.

2. Such examination shall be conducted by two or more competent and reputable physicians recognized as specialists and experts in the field of psychiatry, to be appointed by the judge, one of whom shall be attached to the staff of the Department of Institutions and Agencies. If any county retains the services of a psychiatrist for the examination of persons convicted of crime then such psychiatrist shall be one of those appointed. The judge shall fix the reasonable compensation, if any, to be paid such physicians, and upon certification of the amount thereof by the judge, the board of chosen freeholders shall make provision for payment thereof.

3. If the judge deems it to be in the public interest, he shall commit such person to the Diagnostic Center of the Department of Institutions and Agencies, pursuant to law, such person there to be subject to the mental examination provided for herein.
4. Upon completion of the mental examination of such person, but in no event later than sixty days after date of the order directing same, a written report of the results thereof shall be sent to the judge.

5. If the report discloses that any such person is not suffering from any form of abnormal mental illness which resulted in commission of any of the sex offenses enumerated herein, then the judge shall impose sentence in the manner provided by law.

6. If, however, it appears from the report of such examination that any such person suffers from any form of abnormal mental illness which resulted in the commission of any of the sex offenses enumerated herein, then the judge shall order the commitment of such person to an appropriate institution to be designated by the Department of Institutions and Agencies for a term, the maximum of which shall in no event exceed that provided by law for the crime of which such person was convicted.

7. The commissioner of the department shall thereupon arrange for the treatment of such person in one of the institutions under the jurisdiction of the department, which, in the judgment of the commissioner, is best suited to care for the needs of such person. The commissioner, in his discretion, is hereby authorized and empowered to arrange for the transfer of such person to or from any institution within the jurisdiction of the Department of Institutions and Agencies for the purpose of providing for the needs and requirements of such person according to the individual circumstances of the case.

8. No such person shall be placed on probation nor paroled from any institution until the commissioner shall certify to the paroling authority that such person has recovered sufficiently from his or her mental illness to make it reasonably certain that repetition of sex offenses is unlikely. The
paroling authority, following such certification, may order the release of such person upon such terms, conditions and limitations as shall appear necessary to further safeguard the person and the general public. No statute relating to remission of sentence by way of commutation time for good behavior and for work performed shall apply to any such person but provision may be made for monetary compensation in an amount to be prescribed by the State Board of Control of Institutions and Agencies, in lieu of remission of sentence for work performed.

9. Except as otherwise provided herein, the provisions of law and the rules and regulations promulgated pursuant thereto regarding supervision of persons released on parole and revocation of parole shall apply to any such person released on parole after certification as provided herein.

10. This act shall take effect immediately.
Approved April 11, 1949.

CHAPTER 21

An Act concerning the oath of allegiance, and amending section 41:1–1 of the Revised Statutes.

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

1. Section 41:1–1 of the Revised Statutes is amended to read as follows:

41:1–1. Every person who is or shall be required by law to give assurance of fidelity and attachment to the Government of this State shall take the following oath of allegiance:

“I, ..........................................., do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will bear true
faith and allegiance to the same and to the Governments established in the United States and in this State, under the authority of the people; and will defend them against all enemies, foreign and domestic; that I do not believe in, advocate or advise the use of force, or violence, or other unlawful or unconstitutional means, to overthrow or make any change in the Government established in the United States or in this State; and that I am not a member of or affiliated with any organization, association, party, group or combination of persons, which approves, advocates, advises or practices the use of force, or violence, or other unlawful or unconstitutional means, to overthrow or make any change in either of the Governments so established; and that I am not bound by any allegiance to any foreign prince, potentate, state or sovereignty whatever. So help me God;”

2. This act shall take effect immediately.
Approved April 12, 1949.

CHAPTER 22

AN ACT concerning the oath of allegiance and office and providing for the taking of the same as a prerequisite to the assumption of public office, position or employment in this State, and amending section 41:1-3 of the Revised Statutes.

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

Section amended.

1. Section 41:1-3 of the Revised Statutes is amended to read as follows:

41:1-3. In addition to any official oath that may be specially prescribed, the Governor for the time being and every person who shall be elected, appointed or employed to, or in, any public office,
position or employment, legislative, executive or judicial, or to any office of the militia, of, or in, this State or of, or in, any department, board, commission, agency or instrumentality of this State, or of, or in, any county, municipality or special district other than a municipality therein, or of, or in, any department, board, commission, agency or instrumentality thereof, and every counsellor and attorney-at-law, shall, before he enters upon the execution of his said office, position, employment or duty take and subscribe the oath of allegiance and office as follows:

"I, ........................................, do solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of ................................, according to the best of my ability.

I do further solemnly swear (or affirm) that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of this State and to the Governments established in the United States and in this State, under the authority of the people; and will defend them against all enemies, foreign and domestic; that I do not believe in, advocate or advise the use of force, or violence, or other unlawful or unconstitutional means, to overthrow or make any change in the Government established in the United States or in this State; and that I am not a member of or affiliated with any organization, association, party, group or combination of persons, which approves, advocates, advises or practices the use of force, or violence, or other unlawful or unconstitutional means, to overthrow or make any change in either of the Governments so established; and that I am not bound by any allegiance to any foreign prince, potentate, state or sovereignty whatever. So help me God."

2. This act shall take effect immediately.

Approved April 12, 1949.
CHAPTER 23


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

1. Section 18:13-9.1 of the Revised Statutes is amended to read as follows:

18:13-9.1. Every person, whose application is pending, or who hereafter applies for a license, or any renewal thereof, to teach or supervise in any of the public schools of this State shall subscribe to the oath of allegiance and office prescribed in section 41:1-3 of the Revised Statutes.

Such oath or affirmation shall be executed in duplicate and one copy thereof shall be filed with the county superintendent and by him transmitted to the commissioner and the other copy thereof shall be retained by the person subscribing to such oath or affirmation to be by him or her delivered to the board or body, person or persons, employing him or her within this State.

No certificate shall be issued unless such oath or affirmation shall have been filed.

The oath may be subscribed before any officer authorized by law to administer oaths and any county superintendent, president, secretary or district clerk of a board of education of this State may administer the oath referred to in this section and sections 18:13-9.2 and in 18:13-9.3 of this Title.

2. Section 18:13-9.2 of the Revised Statutes is amended to read as follows:

18:13-9.2. Every professor, instructor, teacher or person employed in any teaching capacity who shall be employed hereafter by, or in, any college, university, teachers college, or other school in this State which is supported in whole or in part by public funds, directly or through contract or other-
wise with the State Board of Education, shall, before entering upon the discharge of his or her duties, subscribe to the oath of allegiance and office prescribed in section 41:1-3 of the Revised Statutes, before an officer authorized by law to administer oaths. A copy of such oath shall be filed with the board or body, person or person employing him or her within this State.

3. This act shall take effect immediately.

Approved April 12, 1949.

CHAPTER 24


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

1. Section 19:3-7 of the Revised Statutes is amended to read as follows:

19:3-7. If any candidate for nomination for or election to any public office or party position, or his campaign manager, shall fail to file any statement or oath required by this Title to be filed, at the time, place and in the manner required by this Title, and duly verified as herein required, or shall file any false statement, the nomination or election of such candidate, if nominated or elected at the primary or other election concerning which such statement shall have been filed, shall be null and void.

2. Section 19:13-8 of the Revised Statutes is amended to read as follows:

19:13-8. A candidate nominated for an office in a petition shall manifest his acceptance of such nomination by a written acceptance thereof, signed by his hand, upon or annexed to such petition, to
which shall be annexed the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by him before an officer authorized to take oaths in this State, or if the same person be named for the same office in more than one petition, annexed to one of such petitions. Such acceptance shall certify that the candidate is a resident of and a legal voter in the jurisdiction of the office for which the nomination is made. No candidate so named shall sign such acceptance if he has signed an acceptance for the primary nomination or any other petition of nomination under this chapter for such office.

3. Section 19:13-15 of the Revised Statutes is amended to read as follows:

19:13-15. When the State convention of a political party shall have nominated candidates for electors of President and Vice-President of the United States as herein provided, it shall certify such nomination in a written or printed or partly written and partly printed certificate of nomination.

The certificate of nomination shall contain the name of each person nominated, his residence and post-office address, the office for which he is named, and shall also contain in not more than three words the designation of the party or principles which such convention or nominating body represents. The names of the candidates for President and Vice-President for whom such electors are to vote may be included in the certificate. The convention may also appoint a committee to whom shall be delegated the power to fill vacancies, howsoever caused, and the names and addresses of such committee shall be included in the certificate.

The certificate shall be signed by the presiding officer and secretary of such convention or nominating body, who shall add to their signatures their respective places of residence and post-office addresses, and severally make oath before an officer qualified to administer the same that the affiants were respectively such officers of the convention, and that the certificate and the statements con-
tained therein are true as they verily believe. A certificate that such oath has been taken shall be made and signed by the officer administering the same and indorsed upon or attached to the certificate of nomination. Inclosed upon or attached to the certificate shall be statements in writing that the persons named therein accept such nominations and the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by each or all of them before an officer or officers authorized to take oaths in this State.

The certificate of nomination and the acceptance thereof shall be filed with the Secretary of State not later than one week after the nomination of such electors of President and Vice-President of the United States.

The procedure for all objections to the certificates of nomination, the determination of the validity of such objections, the correction of defective certificates, and the presentation of such certificates and any documents attached thereto, shall be the same as herein provided for direct petitions of nominations.

4. Section 19:13-20 of the Revised Statutes is amended to read as follows:

19:13-20. In the event of a vacancy, howsoever caused, among candidates nominated at primaries which vacancy shall occur not later than thirty-seven days before the general election, or in the event of inability to select a candidate because of a tie vote at such primary, a candidate shall be selected in the following manner: In case of an office to be filled by the voters of the entire State or a portion thereof involving more than one county, the candidate shall be selected by the State committee of the political party wherein such vacancy has occurred; in case of an office to be filled by the voters of an entire county or a portion thereof involving more than one municipality, the candidate shall be selected by the county committee of such political party within the county. When a vacancy occurs in a congressional district lying
wholly within a county the county committee of the political party of such county shall select a candidate to fill such vacancy and shall certify the name of the candidate to the chairman of the State committee, who shall certify such name to the Secretary of State, and in case of an office to be filled by the voters of less than a county (excepting in the case of a congressional district), such vacancy shall be filled by the members of the county committee representing the territory affected by the vacancy; and except that in case of a tie vote the selection shall be made from among those who have thus received the same number of votes at the primary. The selection shall be made no later than thirty-four days prior to the general election, and a statement of the selection shall be filed as follows: The State committee, with the Secretary of State, the county committee or subdivision thereof with the county clerk. Such statement shall not be filed later than thirty-four days prior to the general election. It shall state the residence and post-office address of the person so selected, and shall certify that the person so selected is qualified under the laws of this State to be a candidate for such office, and is a member of the political party filling the vacancy. Accompanying the statement the person endorsed therein shall file a certificate stating that he is qualified under the laws of this State to be a candidate for such office, and that he consents to stand as a candidate at the ensuing general election and that he is a member of the political party named in said statement, and further that he is not a member of, or identified with, any other political party or any political organization espousing the cause of candidates of any other political party, that he has not voted in a primary election of any other political party in the last two primary elections, or contributed to the campaign funds of any other political party within one year prior to the last primary election, to which shall be annexed the oath of allegiance prescribed in section 41:1-1 of the Re-
CHAPTER 24, LAWS OF 1949

vised Statutes duly taken and subscribed by him before an officer authorized to take oaths in this State. The person so selected shall be the candidate of the party for such office at the ensuing general election.

5. Section 19:13-21 of the Revised Statutes is amended to read as follows:

19:13-21. If the nomination vacated is that of a candidate for elector of the President and Vice-President of the United States, the vacancy shall be filled by the committee to whom power shall have been delegated to fill vacancies if such there be, otherwise by the State committee of the political party or the State convention which nominated the elector whose nomination is vacated. The chairman and secretary of the vacancy committee or State committee shall file with the Secretary of State not later than thirty-four days prior to the general election a certificate of nomination for filling the vacancy. This certificate shall be made and filed in the same manner and form as heretofore provided for filling vacancies among candidates nominated at the primary and there shall be annexed thereto the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by the person so nominated before an officer authorized to take oaths in this State.

6. Section 19:14-2 of the Revised Statutes is amended to read as follows:

19:14-2. There shall be a single or blanket form of ballot, upon which shall be printed the names of all the candidates of every party or group of petitioners having candidates to be voted for at such election. The name of a candidate nominated at the primary who shall fail to accept his nomination, or file the oath of allegiance executed, in the manner herein provided shall not be printed on the ballot. The name of a candidate whose nomination has been vacated as hereinbefore provided shall not be printed on the ballot. The name of a candidate shall appear but once upon the ballot for the same office.
CHAPTER 24, LAWS OF 1949

Except as to the requirements of section 19:14–15 of this Title as to State-wide propositions, any public question which is to be submitted to the people of the State, county or municipality at the general election, shall be printed in a separate space at the foot of the ballot with appropriate instructions to the voter.

7. Section 19:23–7 of the Revised Statutes is amended to read as follows:

19:23–7. Each such petition shall set forth that the signers thereof are qualified voters of the State, congressional district, county, municipality, ward or election district, as the case may be, in which they reside and for which they desire to nominate candidates; that they are members of a political party (nam ing the same), and that at the last general election preceding the execution of the petition they voted for a majority of the candidates of such political party, and that they intend to affiliate with that political party at the ensuing election; that they indorse the person or persons named in their petition as candidate or candidates for nomination for the office or offices therein named, and that they request that the name of the person or persons therein mentioned be printed upon the official primary ballots of their political party as the candidate or candidates for such nomination. The petition shall further state the residence and post-office address of each person so indorsed, and shall certify that the person or persons so indorsed is or are legally qualified under the laws of this State to be nominated, and is or are a member or members of the political party named in the petition.

Accompanying the petition each person indorsed therein shall file a certificate, stating that he is qualified for the office mentioned in the petition, that he is a member of the political party named therein; that he consents to stand as a candidate for nomination at the ensuing primary election of such political party, and that, if nominated, he consents to accept the nomination, to which shall be
annexed the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by him before an officer authorized to take oaths in this State.

8. Section 19:23-12 of the Revised Statutes is amended to read as follows:

19:23-12. The signers to petitions for “Choice for President,” delegates and alternates to national conventions, for Governor, United States Senator, member of the House of Representatives, State Senator, member of the General Assembly and any county office may name three persons in their petition as a committee on vacancies.

This committee shall have power in case of death or resignation or otherwise of the person indorsed as a candidate in said petition to fill such vacancy by filing with the Secretary of State in the case of officers to be voted for by the voters of the entire State or a portion thereof involving more than one county thereof or any congressional district, and with the county clerk in the case of officers to be voted for by the voters of the entire county, a certificate of nomination to fill the vacancy.

Such certificate shall set forth the cause of the vacancy, the name of the person nominated and that he is a member of the same political party as the candidate for whom he is substituted, the office for which he is nominated, the name of the person for whom the new nominee is to be substituted, the fact that the committee is authorized to fill vacancies and such further information as is required to be given in any original petition of nomination.

The certificate so made shall be executed and sworn to by the members of such committee, and shall upon being filed at least thirty-four days before election have the same force and effect as the original petition of nomination for the primary election for the general election and there shall be annexed thereto the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by the person so nominated before an officer authorized to take oaths in this State.
The name of the candidate submitted shall be immediately certified to the proper municipal clerks.

9. Section 19:23–13 of the Revised Statutes is amended to read as follows:

19:23–13. Should any person indorsed in any petition as a candidate to be voted for at any primary election, except for the office of “Choice for President,” delegates and alternates to national conventions, Governor, United States Senator, member of the House of Representatives, State Senator, members of the General Assembly, and any county office, die within three days after the last day for filing such petition, or in writing filed within three days after the last day for filing such petition with the county clerk or municipal clerk with whom such petition had been filed, decline to stand as a candidate, the vacancy or vacancies thus caused shall be filled by a majority of the persons signing the petition in and by which the person so dying or declining was indorsed, filing within three days after the occurrence of the vacancy with the municipal clerk, a new petition, setting forth the name of the person dying or declining the office for which he was indorsed, and the name of the person to be substituted, to which shall be annexed the oath of allegiance prescribed in section 41:1–1 of the Revised Statutes duly taken and subscribed by the person so nominated before an officer authorized to take oaths in this State.

Such petition shall be verified by three of the signers, and shall have the same force and effect as the original petition.

10. Section 19:23–15 of the Revised Statutes is amended to read as follows:

19:23–15. Accompanying the petition and attached thereto each person indorsed therein shall file a certificate, stating that he is qualified for the office mentioned in the petition; that he consents to stand as a candidate for nomination at the ensuing primary election, and that if nominated, he agrees to accept the nomination. Such acceptance shall certify that the candidate is a resident of and a legal voter in the jurisdiction of the office for which
the nomination is to be made and there shall be annexed thereto the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by the person so nominated before an officer authorized to take oaths in this State.

No candidate who has accepted the nomination by a direct petition of nomination for the general election shall sign an acceptance to a petition of nomination for such office for the primary election.

11. Section 19:23-16 of the Revised Statutes is amended to read as follows:

19:23-16. Any person nominated at the primary by having his name written or pasted upon the primary ballot shall file a certificate stating that he is qualified for the office for which he has been nominated, that he is a resident of and a legal voter in the jurisdiction of the office for which the nomination is made and that he consents to stand as a candidate at the ensuing general election to which shall be annexed the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by the person so nominated before an officer authorized to take oaths in this State. Such acceptance shall be filed within seven days after the holding of the primary with the county clerk in the case of county and municipal offices and with the Secretary of State for all other offices.

12. This act shall take effect July first, one thousand nine hundred and forty-nine. 

Approved April 12, 1949.
CHAPTER 25

AN ACT concerning elections and requiring the taking and filing of the oath of allegiance by candidates for public office to be voted upon at the general election to be held in the year one thousand nine hundred and forty-nine, and supplementing Title 19 of the Revised Statutes.

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

1. Every candidate for public office to be voted upon at the general election to be held in the year one thousand nine hundred and forty-nine shall, prior to the fiftieth day before the date of said general election, file the oath of allegiance prescribed in section 41:1-1 of the Revised Statutes duly taken and subscribed by him before an officer authorized to take oaths in this State, (1) in the office of the Secretary of State if he is a candidate for office to be filled by the voters of the entire State, (2) in the office of the county clerk if he is a candidate for a county office, or (3) in the office of the municipal clerk of the municipality, if he is a candidate for a municipal office, except in the case of a candidate selected to fill a vacancy among candidates occurring on or after said fiftieth day and not later than thirty-seven days before said general election, in which case said oath shall be filed with the statement of his selection.

2. The Secretary of State shall certify to each county clerk a list of the candidates for office to be filled by the voters of the entire State, and each municipal clerk shall certify to the county clerk of the county a list of the candidates for municipal offices, who have filed the oath of allegiance executed pursuant to the provisions of this act with him, on the fiftieth day preceding the date fixed for said general election, except that in the case of a
candidate selected to fill a vacancy among candidates thereafter, such certificate shall be filed with the county clerk immediately after the filing by such candidate of such oath with his certificate of acceptance of such candidacy.

3. The county clerk, immediately upon receipt of such certificates, shall mail a notice to each candidate to be voted upon at said general election in the county, who has not filed said oath with him, or whose name is not so certified to him, by registered mail addressed to his last known address, that unless he shall file with the Secretary of State, if he is a candidate for office to be filled by the voters of the entire State or otherwise with the county clerk, said oath duly executed, there will be printed under his name on the military service ballots, the sample ballots and the official ballots to be used at such general election, a legend "Refused Oath of Allegiance" in such manner as to indicate that the legend relates to the candidate in question and unless such oath of allegiance duly executed is so filed within said time, said legend shall be printed upon said ballots accordingly.

4. This act shall take effect immediately.

Approved April 12, 1949.
CHAPTER 26

An Act to amend and 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 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 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. Any original application for a permit to hold or conduct a horse race meeting shall be filed with the commission prior to the first day of August of any year. An application shall be deemed to be original when filed each time before any such permit has been finally granted to the applicant to hold or conduct a horse race meeting for the first year.

Within fifteen days after the filing of any such original application, the commission shall determine whether the same is in due form and meets the requirements of law in all respects; and upon being satisfied thereof, the commission shall forthwith appoint a time, not later than the fifteenth day of September next, when a public hearing shall be
held on such application within the county wherein it is proposed to conduct the race meeting for which the permit is sought, and shall cause a display advertisement, approximately eleven inches by eight inches in size, to be published at least once in a daily newspaper, and at least once in a weekly newspaper, published, or circulated if none be published, in said county. Such advertisement shall be so published at least fifteen days before the date of such public hearing, and shall contain sufficient information to apprise the public as to the purpose of such hearing, the time and place thereof, and the nature of the permit applied for. Such advertisement shall be prepared and placed by the commission but shall be paid for by the applicant. If, after such public hearing, the commission shall act favorably on such application, its determination shall be to the effect that a permit to hold or conduct a running race meeting or a harness race meeting, as the case may be, is provisionally granted pending approval thereof by the legal voters of the county and of the municipality in which it is proposed to hold or conduct such race meeting.

Thereupon, but not less than thirty days before the next ensuing general election, the commission shall in writing certify to the county clerk of the county in which it is proposed to hold or conduct such horse race meeting that such permit has been so provisionally granted; and such county clerk shall cause to be printed, in the same manner as all other public questions to be submitted to the voters are by law required to be printed, upon each sample ballot and each official ballot to be used in such county at the next ensuing general election, the following question:

"Shall ................. (insert running race meetings or harness race meetings, as the case may be) be permitted in the county of ......... ............. (insert name of county) ?"
When duly voted upon, said public question shall be deemed to be approved only if a majority of the votes cast thereon by the legal voters of the county and also a majority of the votes cast thereon by the legal voters of the municipality in which it is proposed to hold or conduct such horse race meeting, shall have been cast in favor thereof; and in the event the majority of votes cast thereon in the county and also in the municipality shall have been cast in favor of said public question, the commission shall, at its next meeting to be held for the consideration of applications for dates for horse race meetings after the first year filed prior to the fifteenth day of December, proceed with the application upon which the permit was provisionally granted, in the manner provided by law for the allotment of racing dates for the ensuing year and for the subsequent granting or issuance of a permit to hold or conduct a horse race meeting as authorized by law.

In the event a majority of the votes cast on said public question in the county or in the municipality shall have been cast against said public question, the commission shall in writing notify the applicant that the permit provisionally granted is canceled and thenceforth shall be of no effect, and no permit to conduct or hold any horse race meeting, of the nature designated in the public question so voted upon, in the same county shall be granted unless and until, after a new application filed and public hearing held after public notice and permit provisionally granted (following the procedure hereinabove specified), the same public question shall again have been submitted to the legal voters of the county, and a majority of the votes cast thereon in the county and also in the municipality in which it is proposed to hold or conduct such horse race meeting shall have been cast in favor thereof; provided, however, that the same public question shall not be submitted to the legal voters of the same county oftener than once in five years.
CHAPTER 26, LAWS OF 1949

The votes cast for or against said public question, whenever it shall appear upon the ballot at any general election, shall be counted and the result thereof returned by the election officials and a canvass of such election had and announced in the manner now provided by law; but the result in each municipality shall be separately tabulated in such return.

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

23. All applications for dates for horse race meetings after the first year shall be filed with the commission prior to the fifteenth day of December of each year and shall be acted upon by the commission at a meeting of the commission to be held not later than the first day of February of the ensuing year. At such meeting so held the commission shall act upon all applications filed with it prior to the fifteenth day of December of such year and shall allot to the respective applicants, subject as hereinbefore and hereinafter stated, racing dates for the ensuing year. In making such allotment of racing dates, the commission shall endeavor to allot to each applicant, subject to the restrictions herein provided, the dates requested in the respective applications so filed by such applicant, after giving due consideration to all of the factors involved and the interests of such respective applicants and the public. Any applicant whose application has been filed prior to December fifteenth may be present in person or by agent or counsel and be heard by the commission with respect to such allotment or allotments at the meeting of the commission to be held prior to February first of the ensuing year. In the event any such application is filed with the commission on or after the fifteenth day of December of any year, the commission shall act upon the same at a meeting of the commission to be held not later than sixty days following the filing of such application; and any licensee or applicant may be present in person or by agent or counsel and be heard at such meeting.
of the commission with respect to such application or applications. The commission shall prescribe forms to be used in making such applications and all applications shall be made on the forms prescribed by the commission.

3. 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 four 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.

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

45. 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 six per centum (6%) 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 this act as does not exceed forty million dollars ($40,000,000.00); and seven per centum (7%) of so much of such total contributions as exceeds forty million dollars ($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
CHAPTERS 26 & 27, LAWS OF 1949

municipality, or by any other body having power to assess or collect license fees or taxes.
5. This act shall take effect immediately.
Approved April 12, 1949.

CHAPTER 27

AN ACT concerning the readjustment of compensation for certain persons holding office, position or employment in the State whose compensation is paid from State funds or from funds derived from Federal sources or whose compensation is paid, in whole or in part, by contract or otherwise through the State Board or State Commissioner of Education or under the Delaware River Joint Toll Bridge Commission or the Inter-State Sanitation Commission.

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

1. Unless it be otherwise expressly provided or there is something in the subject or context repugnant to such construction, the following words and phrases, when used in this act, shall have the meaning herein given.

"State employee" shall be construed to mean any person holding office, position or employment in the State, for which salary ranges have been fixed by the Civil Service Commission, whose compensation is paid from State funds except a person holding office, position or employment in any educational institution conducted under the direction of the Commissioner of Education or in any educational institution conducted under contract with the State Board of Education or holding office, position or employment under the Delaware River Joint Toll Bridge Commission or under the Inter-State Sanitation Commission or holding State office, posi-
CHAPTER 27, LAWS OF 1949

Section 14: Employment who receives no compensation
from State funds other than that derived from
Federal sources.

"Rate" shall be construed to refer to the regular
and established compensation of a State employee
and shall not be considered for the purposes of this
act to include such additional sums as are now
being paid represented by war adjustment bonus
or cost of living bonus.

2. There shall be established, for the fiscal year
1949-1950, for the State service the following com­
pensation schedule consisting of thirty-four salary
ranges, each range to include, from the minimum to
the maximum, five equal increment steps in the
amount of one hundred twenty dollars ($120.00),
one hundred eighty dollars ($180.00), two hundred
forty dollars ($240.00), or three hundred dollars
($300.00), in accordance with the following table.

**Compensation Schedule for the New Jersey State Service**

For the Fiscal Year 1949-50

1—$120 Increment Ranges (1-14)

<table>
<thead>
<tr>
<th>Range No.</th>
<th>Minimum</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
<th>4th</th>
<th>5th</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$1,440</td>
<td>$1,560</td>
<td>$1,680</td>
<td>$1,800</td>
<td>$1,920</td>
<td>$2,040</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>1,560</td>
<td>1,680</td>
<td>1,800</td>
<td>1,920</td>
<td>2,040</td>
<td>2,160</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>1,680</td>
<td>1,800</td>
<td>1,920</td>
<td>2,040</td>
<td>2,160</td>
<td>2,280</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>1,800</td>
<td>1,920</td>
<td>2,040</td>
<td>2,160</td>
<td>2,280</td>
<td>2,400</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>1,920</td>
<td>2,040</td>
<td>2,160</td>
<td>2,280</td>
<td>2,400</td>
<td>2,520</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>2,040</td>
<td>2,160</td>
<td>2,280</td>
<td>2,400</td>
<td>2,520</td>
<td>2,640</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>2,160</td>
<td>2,280</td>
<td>2,400</td>
<td>2,520</td>
<td>2,640</td>
<td>2,760</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>2,280</td>
<td>2,400</td>
<td>2,520</td>
<td>2,640</td>
<td>2,760</td>
<td>2,880</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>2,400</td>
<td>2,520</td>
<td>2,640</td>
<td>2,760</td>
<td>2,880</td>
<td>3,000</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>2,520</td>
<td>2,640</td>
<td>2,760</td>
<td>2,880</td>
<td>3,000</td>
<td>3,120</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>2,640</td>
<td>2,760</td>
<td>2,880</td>
<td>3,000</td>
<td>3,120</td>
<td>3,240</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>2,760</td>
<td>2,880</td>
<td>3,000</td>
<td>3,120</td>
<td>3,240</td>
<td>3,360</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>2,880</td>
<td>3,000</td>
<td>3,120</td>
<td>3,240</td>
<td>3,360</td>
<td>3,480</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>3,000</td>
<td>3,120</td>
<td>3,240</td>
<td>3,360</td>
<td>3,480</td>
<td>3,600</td>
<td></td>
</tr>
</tbody>
</table>
CHAPTER 27, LAWS OF 1949

II—$180 Increment Ranges (15-22)

<table>
<thead>
<tr>
<th>Range No.</th>
<th>Minimum</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
<th>4th</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td>$3,120</td>
<td>$3,300</td>
<td>$3,480</td>
<td>$3,660</td>
<td>$3,840</td>
<td>$4,020</td>
</tr>
<tr>
<td>16</td>
<td>3,300</td>
<td>3,480</td>
<td>3,660</td>
<td>3,840</td>
<td>4,020</td>
<td>4,200</td>
</tr>
<tr>
<td>17</td>
<td>3,480</td>
<td>3,660</td>
<td>3,840</td>
<td>4,020</td>
<td>4,200</td>
<td>4,380</td>
</tr>
<tr>
<td>18</td>
<td>3,660</td>
<td>3,840</td>
<td>4,020</td>
<td>4,200</td>
<td>4,380</td>
<td>4,560</td>
</tr>
<tr>
<td>19</td>
<td>3,840</td>
<td>4,020</td>
<td>4,200</td>
<td>4,380</td>
<td>4,560</td>
<td>4,740</td>
</tr>
<tr>
<td>20</td>
<td>4,020</td>
<td>4,200</td>
<td>4,380</td>
<td>4,560</td>
<td>4,740</td>
<td>4,920</td>
</tr>
<tr>
<td>21</td>
<td>4,200</td>
<td>4,380</td>
<td>4,560</td>
<td>4,740</td>
<td>4,920</td>
<td>5,100</td>
</tr>
<tr>
<td>22</td>
<td>4,380</td>
<td>4,560</td>
<td>4,740</td>
<td>4,920</td>
<td>5,100</td>
<td>5,280</td>
</tr>
</tbody>
</table>

III—$240 Increment Ranges (23-28)

<table>
<thead>
<tr>
<th>Range No.</th>
<th>Minimum</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
<th>4th</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>23</td>
<td>$4,500</td>
<td>$4,740</td>
<td>$4,980</td>
<td>$5,220</td>
<td>$5,460</td>
<td>$5,700</td>
</tr>
<tr>
<td>24</td>
<td>4,740</td>
<td>4,980</td>
<td>5,220</td>
<td>5,460</td>
<td>5,700</td>
<td>5,940</td>
</tr>
<tr>
<td>25</td>
<td>4,980</td>
<td>5,220</td>
<td>5,460</td>
<td>5,700</td>
<td>5,940</td>
<td>6,180</td>
</tr>
<tr>
<td>26</td>
<td>5,220</td>
<td>5,460</td>
<td>5,700</td>
<td>5,940</td>
<td>6,180</td>
<td>6,420</td>
</tr>
<tr>
<td>27</td>
<td>5,460</td>
<td>5,700</td>
<td>5,940</td>
<td>6,180</td>
<td>6,420</td>
<td>6,660</td>
</tr>
<tr>
<td>28</td>
<td>5,700</td>
<td>5,940</td>
<td>6,180</td>
<td>6,420</td>
<td>6,660</td>
<td>6,900</td>
</tr>
</tbody>
</table>

IV—$300 Increment Ranges (29-34)

<table>
<thead>
<tr>
<th>Range No.</th>
<th>Minimum</th>
<th>1st</th>
<th>2nd</th>
<th>3rd</th>
<th>4th</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>$6,000</td>
<td>$6,300</td>
<td>$6,600</td>
<td>$6,900</td>
<td>$7,200</td>
<td>$7,500</td>
</tr>
<tr>
<td>30</td>
<td>6,300</td>
<td>6,600</td>
<td>6,900</td>
<td>7,200</td>
<td>7,500</td>
<td>7,800</td>
</tr>
<tr>
<td>31</td>
<td>6,600</td>
<td>6,900</td>
<td>7,200</td>
<td>7,500</td>
<td>7,800</td>
<td>8,100</td>
</tr>
<tr>
<td>32</td>
<td>6,900</td>
<td>7,200</td>
<td>7,500</td>
<td>7,800</td>
<td>8,100</td>
<td>8,400</td>
</tr>
<tr>
<td>33</td>
<td>7,200</td>
<td>7,500</td>
<td>7,800</td>
<td>8,100</td>
<td>8,400</td>
<td>8,700</td>
</tr>
<tr>
<td>34</td>
<td>7,500</td>
<td>7,800</td>
<td>8,100</td>
<td>8,400</td>
<td>8,700</td>
<td>9,000</td>
</tr>
</tbody>
</table>

3. All class titles having or requiring salary ranges within the classified civil service of the State, shall be allocated only to the ranges included in the Compensation Schedule, referred to in section two above, and to no other salary ranges not included in the Compensation Schedule; provided, that when any class title within the classified civil service of the State, requires the allocation of a...
salary range or a rate which is in excess of nine thousand dollars ($9,000.00), such a range or rate shall be determined on the basis of the exigencies of the State service by the Civil Service Commission with the approval of the Governor; provided further, that in cases of laborers, who are paid on an hourly basis, there shall be allocated ranges with minima and maxima and five included increment steps expressed in terms of hourly rates, the amount of the increment expressed in terms of an hourly rate representing a reasonable conversion of what the annual increment would be in accordance with the Compensation Schedule referred to in section two of this act.

4. All class titles having or requiring salary ranges within the unclassified civil service of the State shall, as far as practicable, and consistent with and not contrary to existing provisions of any law, be allocated to ranges included within the Compensation Schedule referred to in section two of this act.

5. The ranges allocated to all class titles within the classified civil service of the State as of July first, one thousand nine hundred and forty-nine and the ranges allocated to new class titles added to the Classification Plan of the State service within the fiscal year one thousand nine hundred and forty-nine–one thousand nine hundred and fifty shall be the established ranges for these class titles for the fiscal year one thousand nine hundred and forty-nine–one thousand nine hundred and fifty.

6. The Department of Civil Service shall submit to the Governor on or before the first of November, one thousand nine hundred and forty-nine, a report which shall include findings with respect to the operation of the Compensation Plan for the State service and considered recommendations for any modification of the Compensation Schedule as established for the fiscal year one thousand nine hundred and forty-nine–one thousand nine hundred and fifty by the provisions of this act.
7. Effective July first, one thousand nine hundred and forty-nine, the rate of each full-time State employee shall be adjusted to coincide exactly with one of the six rates included within the salary range allocated to his class title; provided, that the range allocation has been made from among the thirty-four ranges included in the Compensation Schedule referred to in section two of this act. The adjustment in the rate for each State employee shall be made in accordance with the following provisions:

a. If the current rate of any State employee falls below the minimum of the range allocated to his class title, such a rate shall be adjusted to the minimum of the allocated range, effective July first, one thousand nine hundred and forty-nine.

b. If the current rate of any State employee falls between the minimum and the maximum of the range allocated to his class title, but does not coincide exactly with an increment step of that range, such a rate shall be adjusted, effective July first, one thousand nine hundred and forty-nine, to the immediate increment step in his allocated range, above his current rate.

c. The rate of each State employee or officer in the classified and unclassified service for whose position and class title a salary range has been established, shall be increased within the range allocated to his class title as of July first, one thousand nine hundred and forty-nine, by one increment of his respective salary range, such increase to be effective upon his respective salary increment anniversary date within the fiscal year one thousand nine hundred and forty-nine; provided, that the adjustment of his rate in accordance with 7a or 7b, above, has been less than the amount of the increment applicable to his respective salary range.

d. The rate of each State employee or officer under class titles to which salary ranges of the one hundred twenty dollars ($120.00) and one hundred eighty dollars ($180.00) increment group have
been allocated, shall be increased by an additional increment of the respective salary range, such increase to be effective upon his respective salary increment anniversary date; provided, that the adjustments in accordance with 7a, 7b, and 7c, above, in the aggregate, do not exceed the amount of one increment applicable to his respective salary range; provided, further, that any State employee or officer, who has received since July first, one thousand nine hundred and forty-eight, an increase, other than the normal increment, which is greater than or equal to the amount of the adjustments in rates provided for by provisions of this section (7) shall not benefit thereby, except by the application of 7a, b, and c; and provided further, that the increment herein shall not be applied to those State employees or officers who have not been in the service of the State for at least one year upon the effective date of this act.

e. The rate of each State employee or officer under class titles to which salary ranges of the one hundred twenty dollars ($120.00) increment group have been allocated, shall be increased by a third increment of one hundred twenty dollars ($120.00), such increase to be effective upon his respective salary increment anniversary date; provided, that the adjustments in accordance with 7a, 7b, 7c, and 7d, above, in the aggregate do not exceed two increments, or two hundred forty dollars ($240.00); provided, further, that any State employee or officer, who has received since July first, one thousand nine hundred and forty-eight an increase, other than the normal increment, which is greater than or equal to the amount of the adjustments in rates provided for by provisions of this section (7) shall not benefit thereby, except by the application of 7a, b, and c; and provided further, that the increment herein shall not be applied to those State employees or officers who have not been in the service of the State for at least one year upon the effective date of this act.
CHAPTER 27, LAWS OF 1949

8. War adjustment or cost of living bonus payments shall be continued in the fiscal year one thousand nine hundred and forty-nine–one thousand nine hundred and fifty for all State employees in the amount equivalent to the difference between their respective rates, effective July first, one thousand nine hundred and forty-nine, and the sum of their respective rates in effect immediately prior to July first, one thousand nine hundred and forty-nine and the amount of the war adjustment or the cost of living bonus payments being paid; provided, that when the rate of any State employee is increased within the fiscal year one thousand nine hundred and forty-nine–one thousand nine hundred and fifty, then the amount of such war adjustment or cost of living bonus payments or both shall be reduced by the amount of the increase.

9. No war adjustment or cost of living bonus payments being continued under the provisions of this act shall be deemed to be a part of the regular compensation of any person or to constitute any increase in salary or compensation of the person receiving the same and shall not affect pension payments or benefits.

10. Each person holding office, position or employment in any educational institution conducted under the direction of the Commissioner of Education or whose compensation is paid, directly or indirectly, in whole or in part, from State funds by contract with the State Board of Education shall be entitled to the same readjustment of rate under section seven of this act, on the basis of such compensation schedules for such services for the fiscal year one thousand nine hundred and forty-nine–one thousand nine hundred and fifty as shall be approved by the Civil Service Commission, in the same manner as if he were a State employee and his compensation were paid wholly from State funds, subject to such conditions as may be imposed by the State Treasurer, the President of the Civil Service Commission and the Director of the Division of Budget and Accounting in the Department

C. 52:14-15.51. War adjustment and bonus continued.
C. 52:14-15.53. Employees of educational institution to be entitled to readjustments.
of the Treasury, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit.

11. Each person holding office, position or employment under the Delaware River Joint Toll Bridge Commission or the Inter-State Sanitation Commission shall be entitled to the same readjustment of rate under section seven of this act as he would receive if he were a State employee and his compensation were paid wholly from State funds, subject to such conditions as may be imposed by the State Treasurer, the President of the Civil Service Commission and the Director of the Division of Budget and Accounting in the Department of the Treasury, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit.

12. Each person holding State office, position or employment who receives no compensation from State funds other than that derived from Federal sources shall be entitled to the same readjustment of rate under section seven of this act which he would receive if he were a State employee and his compensation were paid wholly from State funds; provided that the Federal Government consents to the payment of his compensation on the basis of such readjustment from Federal funds or from State funds derived from Federal sources. If the Federal Government gives such consent, such readjustment of rate shall be made upon such conditions as may be imposed by the State Treasurer, the President of the Civil Service Commission and the Director of the Division of Budget and Accounting in the Department of the Treasury, which conditions shall be as nearly like the conditions applying to State employees as the circumstances of the case will permit.

13. The State Treasurer, the President of the Civil Service Commission and the Director of the Division of Budget and Accounting in the Department of the Treasury shall have power to make such rules and regulations as, in their discretion,
appear to be necessary in order to achieve an equitable application of the provisions of this act.

14. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved April 12, 1949.

CHAPTER 28

AN ACT concerning the State Employees' Retirement System of New Jersey, and amending sections 43:14-1, 43:14-16, 43:14-29, 43:14-43 and 43:14-44 of the Revised Statutes.

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

1. Section 43:14-1 of the Revised Statutes is amended to read as follows:

43:14-1. As used in this chapter:

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, together with the interest thereon. Regular interest shall be computed and allowed on such total or part thereof when used for the purchase from the retirement system of a retirement annuity or for payment of the death benefit under section 43:14-29. When such total or part thereof is used for any other purpose regular interest shall be computed and allowed for any period prior to July first, one thousand nine hundred and forty-four, and such proportion of the interest determined at the regular rate as two per centum (2%) per annum bears to the regular rate of interest shall be allowed for any period on and after such date.
b. "Annuity" means payments for life derived from contributions made by a member as provided in this chapter.

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 chapter, 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 chapter.

e. "Final compensation" means the average annual compensation, not exceeding seven thousand two hundred dollars ($7,200.00) per annum, earnable by a member for the five years immediately preceding his retirement, or, at the option of such member, it shall mean the average annual compensation, not exceeding seven thousand two hundred dollars ($7,200.00) per annum, earned by a member during any five consecutive years of his or her membership, within which period of five consecutive years he was entitled to retirement for service, said five years to be selected by the applicant prior to the date of retirement.

f. "Fiscal year" means any year commencing with July first and ending with June thirtieth next following.

g. "Pension" means payments for life derived from appropriations made by the State as provided in this chapter, or by any participating county or municipality as provided in chapter fifteen of Title 43 of the Revised Statutes.

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, granted under the provisions of this chapter or chapter fifteen of Title 43 of the Revised Statutes, computed on the basis of such mortality tables as the board of trustees adopted, with regular interest.
"Regular interest" means interest at three per centum (3%) per annum, compounded annually, in the case of members enrolled in the retirement system on or after July first, one thousand nine hundred and forty-nine, and in the case of all other members interest at four per centum (4%) per annum, compounded annually.

"Retirement allowance" means the pension plus the annuity.

"State 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 chapter and for the system including the several funds created and placed under the management of the board of trustees. 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. Section 43:14-16 of the Revised Statutes is amended to read as follows:

43:14-16. The annuity savings fund shall be the fund in which shall be accumulated deductions from the compensation of members to provide for their annuities 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, which, when deducted from each payment of his prospective earnable compensation prior to his eligibility for service retirement and accumulated at regular interest until he reaches sixty years of age, shall be computed to be sufficient to provide, at that time, an annuity equal to the pension then allowable by the State for service as a member after the establishment of the retirement system. Such proportion of salary shall be computed to remain constant until he reaches sixty years of age. The proportion so computed for a
member entering at fifty-nine years of age shall be applied to any member who has attained a greater age before entrance into the retirement system.

The board shall certify to the head of each State department, and to the head of each branch of the State service not included in a State department, and the head of each such department or branch shall deduct from the compensation of each member on every payroll of the member for every payroll period subsequent to the date upon which the certification becomes effective, the proportion of his earnable compensation so computed. The board shall not certify, nor the head of any department or branch make, any deduction for annuity purposes from the compensation of a member who shall have reached sixty years of age and completed thirty-five years of service, if the member elects not to contribute. In determining the amount earnable by a member in a payroll period, the board may consider the rate of compensation payable to him on the first day of the payroll period as continuing throughout the payroll period and it may omit deductions from compensation for any period less than a full payroll period, if an employee was not a member on the first day of the payroll period, and to facilitate the making of deductions it may modify the deduction required by a member by such an amount as shall not exceed one-tenth of one per centum (1/10 of 1%) of the compensation upon the basis of which the deduction is to be made.

In order that the annuity of a member retiring on a service retirement allowance shall be at least equal to the pension allowable by the State for service as a member, the contribution rate of each member shall be recomputed whenever the member receives an increase in compensation of two hundred or more dollars ($200.00) per annum after June thirtieth, one thousand nine hundred and forty-nine, or at least once in each five-year period after June thirtieth, one thousand nine hundred
and forty-nine, and when such computations shall indicate an increased rate of contribution to be needed, such rate shall be certified to replace the rate previously paid.

In order that no increase in the contribution rate of a member shall be certified on account of variations of the compensation of the member prior to July first, one thousand nine hundred and forty-nine, from the compensation which was assumed for the member at the time his rate was certified, the board shall determine for each member under age sixty the amount that would have been credited to his annuity savings account had he arrived at his compensation rate on June thirtieth, one thousand nine hundred and forty-nine, by salary increases at the rates assumed by the board in setting his previous rate or rates of contribution. If this amount exceeds the actual amount credited to him as accumulated deductions, including any outstanding loan or arrearage due, and excluding any additional amounts deposited under section 43:14-17, the difference shall be accumulated at regular interest and treated as if it were part of his accumulated deductions in thereafter making any contribution rate computation for him.

In the event of the retirement of the member on a service retirement allowance, if the annuity allowable to him on account of his accumulated deductions, including any amounts which would have been included if he had no outstanding loan or arrearage, and excluding any amounts credited under section 43:14-17, is less than the pension allowance for his years of service as a member, on account of which he made contributions as certified, he shall be entitled to receive a supplemental annuity equal to the amount of the difference. Notwithstanding anything to the contrary, on the retirement of a member entitled to such a supplemental annuity, an amount equal to the reserve thereon shall be transferred from the contingent reserve fund to the annuity reserve fund, and such supplemental annuity shall be paid from the an-
nuity reserve fund. The board in setting the contributions payable to the contingent reserve fund shall adjust such contributions to cover the amounts needed to permit the transfers to the annuity reserve fund contemplated by this paragraph.

3. Section 43:14–29 of the Revised Statutes is amended to read as follows:

43:14–29. 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 as provided for in section 43:14–2.2 of this Title, he shall cease to be a member two 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 one-half of the accumulated deductions. The board of trustees may, in its discretion, withhold, for not more than one 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.

If a contributor dies before retirement his accumulated deductions shall be paid to his estate or to such person as he shall have nominated by written designation duly executed and filed with the board of trustees; provided, that the widow of a contributor with credit for twenty or more years of total service who dies before retirement and on whose account no benefit is payable under the provisions of section 43:14–37 of this Title as the result of death in active service in the actual performance of duty, may, if she is the person duly designated to receive the contributor’s accumulated deductions, elect to receive in lieu thereof an annuity payable to her which shall be the actuarial equivalent of such accumulated deductions and a
pension which shall be equal to such annuity, but the said pension element shall in no case exceed four hundred twenty dollars ($420.00) a year; 

Furthermore, that such widow may elect to receive not more than one-half of such accumulated deductions in a lump sum, in which event the annuity payable to her shall be the actuarial equivalent of such accumulated deductions not paid in a lump sum, but the amount of the pension otherwise payable shall not be changed thereby. If the member has not had twenty years of service or if such person as he shall have nominated is other than a widow, such person as he shall have nominated may elect to receive the amount payable in one sum or in equal installments as an annuity certain over a period of years or as a life annuity using regular interest for computing such installments.

The provisions of this section shall apply to the widow of any contributor with credit for twenty or more years of total service before retirement who died between April twenty-first, one thousand nine hundred and forty-four, and May first, one thousand nine hundred and forty-six.

4. Section 43:14-43 of the Revised Statutes is amended to read as follows:

43:14-43. Any employee of the State, who is a veteran of any war and a member of the retirement system, may, at any time, apply to withdraw from the system during the continuance of his employment. Upon his making application, of which ten days' notice shall be given, he shall receive, upon demand, the amount of his payment, with regular interest, without prejudice to his right as a veteran to any benefit to which he may be entitled under any other law.

5. Section 43:14-44 of the Revised Statutes is amended to read as follows:

43:14-44. Any employee of the State, having been drafted and discharged before induction into the army during any war and any member of the national guard, to whom Federal recognition was
extended prior to November eleventh, one thousand nine hundred and eighteen, who is a member of the retirement system, may, at any time, make application to withdraw from such system during the continuance of such employment, and upon making such application, of which ten days' notice shall be given, he shall be entitled to have and receive, upon demand, the amount of his payment into said system, with regular interest.

6. This act shall take effect July first, one thousand nine hundred and forty-nine.
Approved April 12, 1949.

CHAPTER 29

A N Act concerning workmen's compensation, amending sections 34:15-30 and 34:15-31, and supplementing chapter fifteen of Title 34, of the Revised Statutes.

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

1. Section 34:15-30 of the Revised Statutes is amended to read as follows:

34:15-30. When employer and employee have accepted the provisions of this article as aforesaid, compensation for personal injuries to or for death of such employee by any compensable occupational disease arising out of and in the course of his employment, as hereinafter defined, shall be made by the employer to the extent hereinafter set forth and without regard to the negligence of the employer, except that no compensation shall be payable when the injury or death by occupational disease is caused by willful self-exposure to a known hazard with the intention of contracting an occupational disease.
2. Section 34:15-31 of the Revised Statutes is amended to read as follows:

34:15-31. For the purposes of this article, the phrase "compensable occupational disease" shall include all diseases arising out of and in the course of employment, which are due to causes and conditions which are or were characteristic of or peculiar to a particular trade, occupation, process or employment, or which diseases are due to the exposure of any employee to a cause thereof arising out of and in the course of his employment.

3. Nothing in this act shall apply with respect to cases of silicosis or asbestosis, such diseases being provided for in "An act establishing an elective system of compensation for the occupational diseases known as silicosis and asbestosis, and regulating procedure for the determination of liability and compensation thereunder, and supplementing chapter fifteen of Title 34 of the Revised Statutes," approved April tenth, one thousand nine hundred and forty-four (P. L. 1944 c. 88).

4. This act shall take effect on January first, one thousand nine hundred and fifty.

Approved April 13, 1949.
CHAPTER 30

An Act designating Arbor Day, and amending section 18:14-87 of the Revised Statutes.

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

1. Section 18:14-87 of the Revised Statutes is amended to read as follows:

18:14-87. For the purpose of encouraging the planting of shade and forest trees and the designation of a uniform day throughout the nation, the last Friday of April in each year is hereby designated as a day for the general observance of that purpose, and shall be known as Arbor Day.

2. This act shall take effect immediately.

Approved April 13, 1949.

CHAPTER 31

An Act to amend "An act concerning salaries of certain clerks and employees of district courts, and supplementing chapter eight of Title 2 of the Revised Statutes," approved April thirtieth, one thousand nine hundred and forty-six (P. L. 1946, c. 214).

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. Every board of chosen freeholders charged with the paying of salaries as provided by sections 2:8-23, 2:8-26, 2:8-27, 2:8-28, 2:8-30, 2:8-33 and
2:8-58 of the Revised Statutes or by "An act concerning district courts, and supplementing chapter eight of Title 2 of the Revised Statutes," approved May second, one thousand nine hundred and forty-five, may, on the recommendation of the judge or presiding judge of the respective district court, increase the salary or compensation to be paid to any of the supervising clerks, deputy clerks, assistant clerks, clerical assistants, clerks and other officers and sergeants-at-arms holding positions in the district courts of this State, whose salary or compensation is paid by any such county, by such sum of money as it shall deem proper, above the maximum now provided by the sections or statute herein mentioned, but nothing in this act shall be deemed to authorize any decrease in compensation of any such officers or employees heretofore granted by any board of chosen freeholders or the governing body of any municipality. Any such increase in salary may be granted retroactively, to any such officer or employee who was in office or so employed on January first, one thousand nine hundred and forty-nine, from said date.

2. This act shall take effect immediately.

Approved April 13, 1949.
CHAPTER 32

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.

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

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

1. "Unclaimed deposit" as used in this act shall mean any property or sum of money or portions thereof with all accumulations of interest thereon or increments thereto, heretofore deposited or paid into or which hereafter shall have been deposited or paid into the Court of Chancery or the Superior Court to the credit of a specific cause or account under the provisions of any rule, or order or decree of the Chancellor, or order or judgment of the Superior Court, and has or shall have remained uncalled for or unclaimed for a period of ten years.

Such "unclaimed deposit" shall not include

(a) Any sum to the credit of any cause or account which has been reduced by withdrawal or increased by deposit, exclusive of interest credit, within a period of ten years,

(b) Any sum to the credit of any cause or account with respect to which any proper paper or pleading has been filed with and docketed in such cause by the Clerk in Chancery or the Clerk of the Superior Court within a period of ten years.

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

2. Whenever any property or sum of money has heretofore been deposited or hereafter shall have been deposited or paid into the Court of Chancery or the Superior Court by virtue of the provisions of any rule or decree or order of the Chancellor or order or judgment of the Superior Court and shall have remained uncalled for or unclaimed for a period of ten years, such unclaimed deposit shall be deemed to be abandoned and shall be payable to the State Treasurer for the use of the State in accordance with the provisions of this act.

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

3. Not later than sixty days after the effective date of this act, the Attorney-General, for and on behalf of the State and in the name of the State
Treasurer, shall present to the Superior Court a petition setting forth a list of such unclaimed deposits computed as of the thirty-first day of December in the year one thousand nine hundred and forty-eight which the Clerk of the Superior Court shall certify to him to be subject to the provisions of this act, together with the title of the cause or account, the date of the original deposit and the existing balance thereof, computed as of the thirty-first day of December in the year one thousand nine hundred and forty-eight.

On the filing of the said petition, the Attorney-General shall promptly mail a copy of the petition to the sheriff of each county of this State and to the sergeants-at-arms at the respective chambers of the Chancery Division of the Superior Court throughout the State. It shall be the duty of the sheriff to promptly post said copy of the petition upon the bulletin board of the court house of such county. The Attorney-General shall attach to the copy of said petition a notice stating that on a date not less than thirty days from the date of the filing of the petition, he will apply to the Superior Court at the court room of the Chancery Division of the Superior Court in the city of Trenton for an order to pay the unclaimed deposits listed in the petition to the State Treasurer. The original notice shall be filed with the Clerk of the Superior Court. Immediately following such posting, each sheriff and each sergeant-at-arms shall certify in writing to the Superior Court the date on which the copy of the petition and notice were posted. Such posting of copies of the petition and notice shall be deemed to be notice to all interested parties.

The Attorney-General shall send an additional copy of said petition and notice to the sergeants-at-arms at the respective chambers of the Chancery Division of the Superior Court and it shall be the duty of each sergeant-at-arms to keep said copy available for public inspection during regular office hours. The Attorney-General shall also cause to
be posted on the bulletin board in the office of the Clerk of the Superior Court a copy of the said petition and notice.

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

4. The Attorney-General, for and on behalf of the State and in the name of the State Treasurer shall present to the Superior Court a petition similar to the petition required to be presented under section three of this act, at least once in every five years, for the payment of unclaimed deposits to the State Treasurer for the use of the State as of the thirty-first day of December of the year preceding the one in which the petition shall be presented, which shall include as of such date, all unclaimed deposits which the Clerk of the Superior Court shall have certified to him to be subject to the provisions of this act. Notice of any such petition and the proceedings thereon shall be similar to the notice and proceedings in respect to the petition first to be presented under this act. Any such petition may be presented in any one year whenever the Superior Court shall so direct.

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

5. The Superior Court upon being satisfied that the unclaimed deposits as set forth in any such petition have remained uncalled for or unclaimed for a period of ten years, may order such deposits paid to the State Treasurer for the use of the State in accordance with the provisions of this act.

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

6. At any time after any unclaimed deposit shall have been paid to the State Treasurer, any person claiming an interest in and a right to any such deposit or any part thereof, may petition the Superior Court for an order directing the State Treasurer to pay to the petitioner such amount as the Superior Court shall determine the petitioner is entitled to, which in no case shall include interest
on such deposit from the date of payment to the State Treasurer. Not less than fifteen days' notice of the said application together with a copy of the petition, shall be served upon the State Treasurer and the Attorney-General, and such service shall be deemed to be service upon the State of New Jersey. The Superior Court shall hear and determine the matter, and may make an order directing the State Treasurer to pay to the petitioner such amount as he determines the petitioner is entitled to. The State Treasurer upon receipt of a certified copy of the said order shall be authorized, empowered and required to pay such sum as the said order shall direct from any available funds in his hands and if there are no available funds he shall report the fact to the Governor and the Legislature and an appropriate item for the payment thereof shall be included in the next annual appropriation bill, unless the appropriation shall be previously made.

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

7. Any person aggrieved by any order of the Superior Court made upon a petition for an order directing the State Treasurer to pay an unclaimed deposit, may appeal to the Appellate Division of the Superior Court, provided such appeal be taken within forty days after the making of the said order and prosecuted according to statutory provisions and the rules applicable to appeals to the Appellate Division of the Superior Court.

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

8. Upon any payment to the State Treasurer of an unclaimed deposit pursuant to the provisions of this act, any and all liability of the Superior Court and the Clerk of the Superior Court to any person whomsoever in respect to such deposit, shall cease and be at an end.
10. Section nine of the act of which this act is amendatory is amended to read as follows:

9. The records, accounts, files, dockets, and other papers pertaining to unclaimed deposits shall be withheld from indiscriminate public inspection, but shall be open to inspection during the usual office hours by a person having a right, title or interest in or to such unclaimed deposits or his duly authorized solicitor or counsel, and to no other person except by order of the Superior Court made for that purpose.

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

10. It shall be unlawful for any person attached to or connected with or employed in or by the Superior Court or office of the Clerk of the Superior Court, to suffer or permit the inspection of the records, accounts, files, dockets, and other papers pertaining to such unclaimed deposits, other than as authorized by this act, and any person who shall violate the provisions of this section shall be guilty of a misdemeanor.

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

11. Any payment or agreement for payment of compensation for the services of a solicitor or counsel in respect to obtaining an order directing the payment of an unclaimed deposit by the State Treasurer, in excess of fifteen per centum (15%) of the amount ordered or to be ordered paid shall be contrary to the public policy of this State and null and void; provided, that upon the making of an order directing the State Treasurer to pay the amount of an unclaimed deposit, the Superior Court may allow and order a counsel fee, to be paid out of the moneys to which the petitioner is held to be entitled.

13. This act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 33

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.

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

1. From and after January first, one thousand nine hundred and forty-nine, in counties of the first class having a population exceeding eight hundred thousand inhabitants, the compensation of court attendants attached or assigned to the Superior Court, the County Courts, the juvenile and domestic relations court and to the grand jury and to the various bureaus and departments in the office of the sheriffs of said counties, or to such executive or official as may be in charge of such duties, shall be fixed by the board of chosen freeholders, which shall be in full and in lieu of all fees, mileage or other allowances allowed for the service of processes and duties as court attendants, and shall be paid in equal semimonthly installments by the county treasurer of each of such counties from the judiciary fund of the county.

2. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 34

AN ACT concerning the compensation of guards, keepers, orderlies and industrial officers in the county jails, houses of detention and penitentiaries in counties of the first class in this State having a population exceeding eight hundred thousand inhabitants.

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

1. From and after January first, one thousand nine hundred and forty-nine, in counties of the first class having a population exceeding eight hundred thousand inhabitants, the compensation of guards, keepers, industrial officers and guard orderlies employed in the jails, houses of detention and penitentiaries, shall be fixed by the board of chosen freeholders.

2. All acts and parts of acts inconsistent here-with are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 35

An Act concerning supervisors, identification officers, identification clerks and junior identification clerks in the criminal identification bureau in the office of the sheriffs of counties of the first class in this State having a population exceeding eight hundred thousand inhabitants.

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

1. From and after January first, one thousand nine hundred and forty-nine, in counties of the first class having a population exceeding eight hundred thousand inhabitants, wherein criminal identification bureaus in the office of the sheriffs of counties of this State have heretofore or may hereafter be established, the compensation of supervisors, identification officers and identification clerks shall be fixed by the board of chosen freeholders.

2. The provisions of an act entitled "An act fixing the compensation of supervisors, identification officers, identification clerks and junior identification clerks in the criminal identification bureaus in the office of the sheriffs of certain counties of this State," filed April thirteenth, one thousand nine hundred and forty-three, and amendments and supplements thereto, shall not apply in counties of the first class having a population exceeding eight hundred thousand inhabitants.

3. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 36

A Supplement to "An act concerning the courts," approved September thirteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 390).

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

1. From and after January first, one thousand nine hundred and forty-nine, in counties of the first class having a population of more than eight hundred thousand inhabitants, the board of chosen freeholders shall have power to fix the compensation of any secretary who shall be a stenographer, appointed pursuant to the provisions of the act to which this is a supplement by any Superior Court judge assigned to the Law Division.

2. All acts and parts of acts inconsistent here-with are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1949.

CHAPTER 37

An Act concerning county district courts in counties of the first class having a population of more than eight hundred thousand inhabitants.

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

1. From and after January first, one thousand nine hundred and forty-nine, in counties of the first class having a population of more than eight hundred thousand inhabitants, the compensation of
CHAPTERS 37 & 38, LAWS OF 1949

the clerk, deputy clerks, sergeants-at-arms, and all other employees of the county district courts shall be fixed by the board of chosen freeholders.


2. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect immediately.

Approved April 14, 1949.

CHAPTER 38

An Act concerning the destruction of foxes and woodchuck, and amending sections 23:4-59 and 23:4-60 of the Revised Statutes.

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

1. Section 23:4-59 of the Revised Statutes is amended to read as follows:

23:4-59. A person who, having killed a fox or a woodchuck, commonly known as a ground hog, in this State, desires to avail himself of the premiums provided herein, shall produce the slain animal before a municipal magistrate of the county in which it was killed, and make affidavit of the time and place of its killing. The pelt, if entire from the tip of the nose of the animal, may be produced in lieu of the animal. Upon production of the animal or pelt, the magistrate shall, in the presence of the person who killed it and one qualified voter of the county, cut off its ears and burn them.

2. Section 23:4-60 of the Revised Statutes is amended to read as follows:

23:4-60. Upon the destruction of the ears, the magistrate shall give to the person producing the animal or pelt a certificate of compliance with sections 23:4-59 to 23:4-62 of this Title, directed to the board of chosen freeholders of the county in
which the animal was slain, stating the kind of ani­
mal and when, where and by whom killed, the date,
by whom and in the presence of what qualified
voter the ears of the animal were destroyed; and
the residences of the person killing the animal, and
of the voter. If the animal slain was a fox and if
the person killing the fox so requests, the magis­
trate shall give to such person, a like certificate,
directed to the township committee of the town­
ship in which the fox was slain.

The board of chosen freeholders may, upon the
production and surrender of the certificate directed
to them, pay out of the county funds to the person
killing a fox the sum of not less than three dollars
($3.00) and not more than ten dollars ($10.00) for
each fox, or in the case of woodchuck, such sum as
such board fixes, but not exceeding fifty cents
($0.50) for each woodchuck. The township com­
mittee may, upon the production and surrender of
the certificate directed to them, pay out of the
township funds to the person killing a fox the sum
of not less than two dollars ($2.00) and not more
than five dollars ($5.00) for each fox. The magis­
trate taking the affidavit shall thereupon file or
cause the same to be filed forthwith in the office of
the county treasurer.

3. This act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 39

An Act concerning the destruction of foxes and woodchucks.

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 the township committee of any township, may, upon the production and surrender of a certificate of compliance with sections 23:4-59 to 23:4-62 of the Revised Statutes directed to them, respectively, heretofore made by any person authorized to take an oath, or any township or county officer, make payment of the sums prescribed to be paid in section 23:4-60 of the Revised Statutes, if said certificate is valid and in conformity with law in all other respects, and the person making such certificate, upon filing the affidavit provided for in section 23:4-59 in the office of the county treasurer, shall receive from the county funds the sum of fifty cents ($0.50) in case a fox be the animal killed, or twenty-five cents ($0.25) in case a woodchuck be the animal killed.

2. This act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 40

An Act to supplement "An act to facilitate vehicular traffic in the State of New Jersey by providing for the construction, maintenance, repair and operation of turnpike projects; creating the New Jersey Turnpike Authority and defining its powers and duties; providing for financing such projects by the issuance of turnpike revenue bonds of the Authority, payable solely from tolls and other revenues; and providing for the collection of tolls and other revenues to pay the cost of construction, maintenance, repair and operation of such projects and to pay such bonds and the interest thereon," approved October twenty-seventh, one thousand nine hundred and forty-eight (P. L. 1948, c. 454).

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

1. For the purposes of this act, a feeder road is defined to be any road which in the opinion of the New Jersey Turnpike Authority is needed to create or facilitate access to a turnpike project upon which a toll is charged for transit.

2. The New Jersey Turnpike Authority is authorized to construct, repair and maintain any feeder road which in the opinion of the said Turnpike Authority will increase the use of a turnpike project to which the said road is a feeder.

3. The Turnpike Authority is authorized to take over for maintenance and repair any existing road which is needed as a feeder road. Before exercising the powers contained in this section, the consent of the local authorities, then exercising jurisdiction over the said existing road, must be obtained. The Turnpike Authority is authorized...
to realign any such existing road and to build additional sections of road over new alignment in connection with such existing road or roads.

4. In any case where a feeder road is constructed over new alignment, the Turnpike Authority is granted the same powers concerning the construction thereof as is granted in connection with the construction of the turnpike project by the terms of the act to which this act is a supplement. Any feeder road, eighty per centum (80%) or more of which is built over new alignment, shall for the purposes of this act be deemed to be a "new feeder road."

5. In any case where the Turnpike Authority has constructed a "new feeder road," the said Turnpike Authority shall have the obligation to maintain and repair such new "feeder road" until such time as the turnpike project, in connection with which the said "new feeder road" shall have been constructed, shall be turned over to the State Highway Department pursuant to the provisions of the act to which this act is a supplement.

6. The Turnpike Authority is authorized to turn back to local authorities any road or portions of road taken from such local authorities in connection with the establishing of a feeder road. No road or portion of road constructed upon a new alignment shall be turned back until the turnpike project shall have been turned over to the State Highway Department, except where a new alignment has been constructed in substitution of existing alignment.

7. No toll shall be charged for transit between points on any feeder or "new feeder road."

8. This act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 41

AN ACT concerning the New Jersey Turnpike Authority and establishing the location for a turnpike project.

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

1. The New Jersey Turnpike Authority, created pursuant to the provisions of chapter four hundred and fifty-four of the laws of one thousand nine hundred and forty-eight, is hereby authorized to construct, maintain, repair and operate a turnpike project at the following location: Beginning at the New York State line northerly of Alpine, New Jersey, and thence in a general southerly direction through the counties of Bergen, Hudson or Passaic or both, Essex and Union to Middlesex county, and thence in a generally southerly and westerly direction through the counties of Middlesex, Monmouth or Mercer or both, Burlington, Camden, Gloucester and into the county of Salem to connection with a proposed new bridge across the Delaware river at or near Deepwater, Lower Penns Neck township, Salem county.

2. At such time as the New Jersey Turnpike Authority shall undertake to construct this turnpike project, the jurisdiction and authority of the State Highway Department over such route shall cease except as otherwise provided by law.

3. This act shall take effect immediately.

Approved April 14, 1949.
CHAPTER 42

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 thirtieth, one thousand nine hundred and forty-nine, and regulating the disbursement thereof," approved June eleventh, one thousand nine hundred and forty-eight.

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 State fund for the purposes hereinafter specified:

   **SUPPLEMENTAL APPROPRIATIONS FOR PRIOR FISCAL YEARS**

   **DEPARTMENT OF LAW AND PUBLIC SAFETY**

   **Division of Law**

   | Amount required to cover cost of a new filing system | $5,000 00 |

   **Legislature**

   | Installation of loud speaking system | $9,875 00 |
   | Incidental and contingent expenses | 40,000 00 |

   **Legislative Printing:**
   | Additional for fiscal year 1947-48 | 50,000 00 |
   | Additional for fiscal year 1948-49 | 50,000 00 |

   $149,875 00
CHAPTER 42, LAWS OF 1949

DEPARTMENT OF STATE

Election Expenses:
Advertising two bond issues of 1948 $7,200 00 Department of State.

STATE HIGHWAY DEPARTMENT

For compensation claims and awards $90,000 00 Highway department.

Claims

Mrs. Mary E. Loll, for damages arising from a fall over a water hose which had been laid across a crosswalk at the intersection of Main street and State Highway Route No. 48 ....... $31 65
Muriel Hofacker, for injuries sustained by her and also damages to her car, when the car crashed into the west leaf of the Inland Waterway Bridge, State Highway Route No. 35, Point Pleasant ............... 491 10
Mrs. Anna Frank, for damages arising from a fall sustained on Virginia avenue in Penns Grove ................. 3 00
James and Mary Caesar, for damages sustained to their car which occurred on the Victory Bridge, Perth Amboy .. 270 25
Robert Willever, for damages to his tractor, which occurred in one of his fields on Route No. 24 as the result of striking an imbedded snow fence post .................. 86 92

Mrs. Rita McKelvey, for damages because of injuries sustained when the car in which she was riding crashed into a leaf on the Manahawkin Bridge .............. 120 75

Walter P. Kennedy, for damages sustained to his car, which occurred on Route No. 6, Teterboro. 90 44

Philip Meyerowitz, for damage sustained to his clothing and the clothing of the occupants of his car which occurred when an air hose through which the highway maintenance forces were forcing wet mud and cement, blew out and sprayed the interior of the car and the occupants .......... 100 00

Gravity Water Supply Company, for damages sustained to a water main of the Gravity Water Supply Company, of Far Hills, which was damaged by certain operations of the Highway Department. Damaged water main over the north branch of the...
Raritan river, Highway No. 32, at Bedminster, N. J. 1,244 35

P. T. Cox Construction Co., Inc., additional compensation to cover extra costs incurred by this company in the construction of the substructure of the Passaic River Bridge on Route S-3 because of large boulders being encountered and the removal of which was not anticipated in the contract 60,000 00

Ole Hansen & Sons, Inc., additional remuneration for construction of the Absecon Boulevard over Beach Thorofare in Atlantic City, in addition to amount granted in 1948 54,371 56

Edward MacCabe, damage to denture $75 00
George Karaffa, damage to glasses 12 00
Michael Scarpon, damage to glasses 9 00
William Merkord, damage to glasses 14 00
John McCullough, damage to glasses 7 00
Angelo Angelini, damage to glasses 22 00
Robert Kreps, damage to glasses... 7 50
Harry E. Stilwell, Jr., damage to denture .......... 7 50
Alvin Tomlinson, damage to glasses .......... 4 25
George W. Riker, damage to glasses, one pair of trousers and hat .......... 43 00

For loss of tax revenue for local purposes from lands owned by Palisades Interstate Park Commission.
Borough of Alpine ........... $3,908 65
Borough of Englewood Cliffs ...... 9,900 71
Borough of Fort Lee ... 9,734 19

Spieth, Taggart, Spring and Annat, for services rendered in the State of Ohio in connection with Erie Railroad Reorganization and work performed at the request of David T. Wilentz, Attorney-General ........ 2,564 58
CHAPTER 42, LAWS OF 1949

Secretary of State, for publishing the proposed Constitutional Amendments in 1946, in the Bergen Evening Record 463 68
Frank Pedano, damages sustained to car when an inmate escaped by squeezing through the bars on the window at Annandale Reformatory. The car was driven to New York State and was wrecked 300 00
Total Claims $143,883 08

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.

State Aid to Counties, Municipalities and School Districts Budgets

Supplemental Appropriations for State Aid for Prior Fiscal Years

DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT

Relief Subsidies:
Additional required for deficiencies for 1948-49 $600,000 00
### DEPARTMENT OF EDUCATION

**Veterans Education**

<table>
<thead>
<tr>
<th>Department of Education</th>
<th>Reimbursements to school districts, year ending June 30, 1949</th>
<th>$150,000.00</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Reimbursements to school districts, year ending June 30, 1948</td>
<td>30,050.81</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>$180,050.81</strong></td>
</tr>
</tbody>
</table>

### DEPARTMENT OF INSTITUTIONS AND AGENCIES

**County Insane Hospitals**

<table>
<thead>
<tr>
<th>Department of institutions and agencies</th>
<th>Additional required for year ending June 30, 1948</th>
<th>$482,548.19</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Additional required for year ending June 30, 1949</td>
<td>309,152.94</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>$791,701.13</strong></td>
</tr>
</tbody>
</table>

Grand Total, Supplemental Appropriations | $1,967,710.02 |

2. This act shall take effect immediately.  
Approved April 20, 1949.
CHAPTER 43

An Act making appropriations for the support of the State Government and for several public purposes for the fiscal year ending June thirtieth, one thousand nine hundred and fifty, and regulating the disbursement thereof.

**Anticipated Revenues for the Fiscal Year 1949-50**

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated balance, General Funds, July 1, 1949</td>
<td>$240,110.00</td>
</tr>
<tr>
<td>Estimated balance, Highway Funds, July 1, 1949</td>
<td>$15,198,517.57</td>
</tr>
</tbody>
</table>

**Major Taxes and Fee Revenue**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfer inheritance taxes</td>
<td>$9,000,000.00</td>
</tr>
<tr>
<td>Main stem and franchise-excise taxes</td>
<td>4,500,000.00</td>
</tr>
<tr>
<td>Miscellaneous corporation taxes, domestic and foreign</td>
<td>7,000,000.00</td>
</tr>
<tr>
<td>Domestic life, insurance corporation taxes</td>
<td>710,000.00</td>
</tr>
<tr>
<td>Foreign insurance corporation taxes</td>
<td>5,000,000.00</td>
</tr>
<tr>
<td>Beverage taxes</td>
<td>14,250,000.00</td>
</tr>
<tr>
<td>Taxes on cigarettes</td>
<td>15,250,000.00</td>
</tr>
<tr>
<td>Revenue from pari-mutuel racing</td>
<td>11,000,000.00</td>
</tr>
<tr>
<td>Tax on motor fuels</td>
<td>29,000,000.00</td>
</tr>
<tr>
<td>Motor vehicle fees, fines, et cetera</td>
<td>32,518,000.00</td>
</tr>
<tr>
<td>Motor vehicle inspection fees</td>
<td>1,140,000.00</td>
</tr>
</tbody>
</table>
Other Taxes, Licenses, Fees and Departmental Revenue

<table>
<thead>
<tr>
<th>Department of Law and Public Safety:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Beverage licenses .................</td>
<td>$620,000 00</td>
</tr>
<tr>
<td>Professional Examining Boards Fees</td>
<td>264,755 00</td>
</tr>
<tr>
<td>Tenement House Supervision Fees Hotel Fire Safety Inspection</td>
<td>12,500 00</td>
</tr>
<tr>
<td>Department of Weights and Measures</td>
<td>50,000 00</td>
</tr>
<tr>
<td>Bus excise taxes ...................</td>
<td>110,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of the Treasury:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Escheats of Unclaimed Bank Deposits</td>
<td>150,000 00</td>
</tr>
<tr>
<td>Outdoor advertising permits</td>
<td>66,375 00</td>
</tr>
<tr>
<td>Dividends .......................</td>
<td>18,870 00</td>
</tr>
<tr>
<td>Division of Local Government</td>
<td>80,000 00</td>
</tr>
<tr>
<td>Public Utility Tax (Administration)</td>
<td>21,740 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of State:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General revenue, fees</td>
<td>600,000 00</td>
</tr>
<tr>
<td>Commissions ..........</td>
<td>60,000 00</td>
</tr>
<tr>
<td>Athletic commissioner</td>
<td>130,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Banking and Insurance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Examining and other fees ..........</td>
<td>1,120,000 00</td>
</tr>
<tr>
<td>Real Estate Commission .............</td>
<td>130,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Agriculture:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General fees ..............</td>
<td>35,680 00</td>
</tr>
<tr>
<td>Milk control licenses and fees</td>
<td>120,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Public Utilities:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Fees .........................</td>
<td>120,500 00</td>
</tr>
</tbody>
</table>
**CHAPTER 43, LAWS OF 1949**

<table>
<thead>
<tr>
<th>Department of Health:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General fees</td>
<td>59,000 00</td>
</tr>
<tr>
<td>Rabies control licenses</td>
<td>79,000 00</td>
</tr>
<tr>
<td>Board of Beauty Control, licenses and fees</td>
<td>90,000 00</td>
</tr>
<tr>
<td>Board of Barber Examiners, licenses and fees</td>
<td>62,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Labor and Industry:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General fees</td>
<td>120,000 00</td>
</tr>
<tr>
<td>Dedicated receipts, fees</td>
<td>67,000 00</td>
</tr>
<tr>
<td>1% workmen’s compensation insurance tax</td>
<td>175,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Conservation and Economic Development:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Hunters’ and anglers’ licenses</td>
<td>852,500 00</td>
</tr>
<tr>
<td>Federal aid, public hunting and fishing grounds</td>
<td>55,000 00</td>
</tr>
<tr>
<td>Division of Navigation, fees</td>
<td>19,300 00</td>
</tr>
<tr>
<td>Excess water diversion fees</td>
<td>100,000 00</td>
</tr>
<tr>
<td>Division of Shell Fisheries, licenses and fees</td>
<td>66,000 00</td>
</tr>
<tr>
<td>Receipts Division of Forestry</td>
<td>19,000 00</td>
</tr>
<tr>
<td>Receipts Morris canal fund</td>
<td>21,335 00</td>
</tr>
<tr>
<td>Receipts State Forest Fund</td>
<td>19,000 00</td>
</tr>
<tr>
<td>Rentals veterans housing</td>
<td>916,000 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Education:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Tuition fees, State Teachers Colleges</td>
<td>$287,200 00</td>
</tr>
<tr>
<td>Extension and summer school fees, State Teachers Colleges</td>
<td>158,700 00</td>
</tr>
<tr>
<td>Cafeteria and boarding halls fees</td>
<td>396,000 00</td>
</tr>
<tr>
<td>Board and fees, Manual Training and Industrial School, Bordentown</td>
<td>60,000 00</td>
</tr>
<tr>
<td>Board and fees, School for the Deaf</td>
<td>9,400 00</td>
</tr>
<tr>
<td>Academic certificate fees</td>
<td>21,000 00</td>
</tr>
<tr>
<td>Fees, State Board of Examiners</td>
<td>18,000 00</td>
</tr>
</tbody>
</table>
Fees, Agricultural Experiment Station: 64,000 00
Fertilizer inspection fees, Agricultural Experiment Station: 88,000 00

State Highway Department:
Miscellaneous receipts: 150,000 00

Department of Institutions and Agencies:
Board of patients and other income: 6,480,500 00
Federal aid, soldier's homes: 76,300 00
Federal aid, administration—aid to dependent children: 200,000 00

Judiciary:
Court fees: 870,000 00
Escheated Chancery funds: 300,000 00

Unclassified:
Miscellaneous revenue: 100,000 00

Total revenues: $145,114,655 00

**Interfund Transfers**

<table>
<thead>
<tr>
<th>Source Fund</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>From School Fund</td>
<td>$455,250 00</td>
</tr>
<tr>
<td>From 1837 Surplus Revenue Fund</td>
<td>22,000 00</td>
</tr>
<tr>
<td>State Disability Benefits Fund</td>
<td>1,272,061 72</td>
</tr>
</tbody>
</table>

Total Transfers: $1,749,311 72
Total Revenues: $162,302,594 29
Less Amounts Reserved:
  Dedicated revenues not available for general purposes ........ $229,351 29
  Supplemental appropriations (General) .................. 1,967,710 02

Total amount reserved ........ $2,197,061 31

Net resources available for appropriations ...................$160,105,532 98

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 the thirtieth day of June, one thousand nine hundred and fifty. The appropriations herein made for debt service, for State aid to counties and municipalities and for State Highway purposes shall not lapse by reason of the expiration of said period. The appropriations herein made, other than those for debt service, State aid to counties and municipalities, and for State Highway purposes, shall be available for expenditure during said fiscal year and for a period of two months thereafter to pay obligations incurred during said fiscal year only. At the expiration of said two months period all unexpended balances except in appropriations herein made for debt services, State aid to counties and municipalities under and for State Highway purposes and in appropriations to the extent 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 highway appropriation bill of the previous year or years.
**General State Purposes**

**Legislature**

**Salaries:**
- Senators and Assem-
  blymen .......... $245,000 00
- Compensation of
  other officers and
  employees ....... 47,150 00

**Materials and Supplies:**
- Manuals of the Legislature ...... 4,000 00

**Services Other Than Personal:**
- Indexing Journal and
  Minutes and other
  incidental and con-
  tingent expenses .. $98,000 00
- Legislative printing,
  including printing of
  public documents .. 150,000 00

**Extraordinary Expenditures:**
- Balance due on installation of me-
  chanical roll call .......... 40,000 00

**Total: $584,150 00**

**Law Revision and Bill Drafting Commission**

**Salaries:**
- Counsel (2) ........ $16,500 00
- Other officers and em-
  ployees ............. 23,960 00
- Special per diem serv-
  ices ............... 1,760 00

**Total: $42,220 00**
CHAPTER 43, LAWS OF 1949

Materials and Supplies:
Stationery and office supplies ............... $400 00
Office equipment replacement .............. 400 00
Library supplies ....................... 600 00
Printing, binding, photostating and blueprinting .......... 1,000 00

$2,400 00

Services Other Than Personal:
Traveling expenses .. $400 00
Household or office expenses .......... 30 00

$430 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ................... 45 00

$45,095 00

STATE AUDITOR’S DEPARTMENT

Materials and Supplies:
Motor vehicular transportation supplies . $300 00
Stationery and office supplies ............... 1,800 00
Printing and binding ...................... 100 00

$2,200 00

Salaries:
State Auditor ........ $9,250 00
Compensation for assistants ............ 189,480 00

$198,730 00
CHAPTER 43, LAWS OF 1949

Services Other Than Personal:
- Traveling expenses: $15,000.00
- Household expenses: $25.00
- Subscriptions: $78.00
- Miscellaneous expenses: $25.00

Total: $15,128.00

$216,058.00

CHIEF EXECUTIVE'S OFFICE

Salaries:
- Governor: $20,000.00
- Secretary to Governor: $12,000.00
- Compensation for assistants: $51,540.00

Total: $83,540.00

Materials and Supplies:
- Motor vehicular transportation supplies: $1,500.00
- Stationery and office supplies: $3,000.00
- Office equipment replacement: $500.00

Total: $5,000.00

Services Other Than Personal:
- Subscriptions: $500.00
- Miscellaneous expenses: $800.00

Total: $1,300.00

Current Repairs and Maintenance:
- Office furniture, machines and equipment: $200.00
Extraordinary Expenditures:
To enable the Governor to meet any emergency requiring the expenditure of money not otherwise appropriated, including entertainment on behalf of the State and to cover any incidental personal expenses or the expenses of Commissioners appointed by him under statute, or in his discretion ....... $12,500 00
Portrait of retiring Governor and Governor-elect expenses 6,000 00

The unexpended balance June 30, 1949, in the appropriation to enable the Governor to carry out the provisions of chapter 16, laws of 1941, is hereby reappropriated.

$108,540 00

DEPARTMENT OF LAW AND PUBLIC SAFETY

Division of Law

Salaries:
Attorney-General ............... $15,000 00
Deputy Attorney-General .............. 12,000 00
Other officers and employees .............. 226,930 00

$253,930 00
### CHAPTER 43, LAWS OF 1949

**Materials and Supplies:**
- Motor vehicular transportation supplies: $900.00
- Stationery and office supplies: 1,600.00
- Printing and binding: 600.00
- Library supplies (Law books): 1,000.00

**Total:** 4,100.00

**Services Other Than Personal:**
- Traveling expenses: $1,600.00
- Household or office expenses: 250.00
- Miscellaneous expenses: 265.00
- Court costs: 1,000.00
- Advertising: 500.00
- Subscriptions: 300.00
- Expenses of special investigations: 5,000.00
- Witness fees, condemnation commissioners and stenographic fees: 5,000.00

**Total:** 13,915.00

**Current Repairs and Maintenance:**
- Automotive equipment: $800.00
- Office furniture, machines and equipment: 100.00

**Total:** 900.00

**Extraordinary Expenditures:**
- Expenditures required in the administration of the Hotel Fire Safety Law: 12,500.00

In addition, to the amounts hereinabove appropriated, all funds received by the Department of Law from the various counties as reim-
bursement for special investigations for the fiscal years 1948-49 and 1949-50, are hereby appropriated to the Department of Law, to constitute a revolving fund for the purpose of continuing such special investigations.

$285,345 00

Division of State Police (General)

Salaries:
Colonel and superintendent ................ $12,000 00
Majors and deputy superintendents (2) 16,250 00
Other officers and employees .......... 1,579,235 00
Contingencies and special services ... 1,000 00
Medical and surgical services ........... 12,000 00
State Capitol police salaries .......... 20,640 00

$1,641,125 00

Materials and Supplies:
Food and lodging ... $320,000 00
Clothing ............... 50,000 00
Heat, light, power, water, gas and electricity ............. 18,000 00
Motor vehicular transportation supplies . 85,000 00
Replacement of motor vehicles ........... 45,000 00
Household and organization supplies .... 17,000 00
Medical, surgical and chemical supplies .. 3,000 00
<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>13,000 00</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Scientific laboratory supplies and chemicals</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Clothing (State Capitol police)</td>
<td>915 00</td>
</tr>
<tr>
<td>Household and organization supplies (State Capitol police)</td>
<td>65 00</td>
</tr>
<tr>
<td>Additional funds required to provide cash in lieu of food and maintenance to State Police personnel</td>
<td>60,365 00</td>
</tr>
<tr>
<td></td>
<td><strong>616,345 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
</tr>
<tr>
<td>Emergency fund</td>
</tr>
<tr>
<td>Garage rents</td>
</tr>
<tr>
<td>Rental, fingerprint sorter</td>
</tr>
<tr>
<td>Rental of communications instruments and power</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
</tr>
<tr>
<td>Buildings and grounds</td>
</tr>
<tr>
<td>Parts, tools and repairs</td>
</tr>
</tbody>
</table>
Office furniture, machines and equipment ............ 750 00
Recreational equipment ................... 75 00
Household furniture, machinery and equipment ........... 200 00
Other equipment .................. 150 00

Additions and Improvements:
Scientific equipment .................. $2,040 00
Communication equipment .............. 10,000 00
Office equipment .................. 5,000 00
Household equipment .............. 2,000 00
Furniture, furnishings and fixtures ........... 3,500 00

Subtotal, State Police, General .................. $2,381,414 00

Division of State Police—Bureau of Tenement House Supervision

Salaries:
Secretary and executive officer ........... $8,500 00
Compensation for assistants and other employees ........... 123,210 00

$131,710 00

Materials and Supplies:
Motor vehicular transportation supplies .... $600 00
Stationery and office supplies ........... 800 00
CHAPTER 43, LAWS OF 1949

Industrial and vocational supplies .... 40 00
Printing ............ 100 00

1,540 00

Services Other Than Personal:
Traveling expenses .. $9,000 00
Rents of garages .... 225 00
Household expenses . 150 00
Subscriptions ....... 125 00

9,500 00

Current Repairs and Maintenance:
Automotive equipment $500 00
Office furniture, machines and equipment ............ 150 00

650 00

Subtotal, Bureau of Tenement House Supervision ... $143,400 00

Total Appropriation, Division of State Police ............$2,524,814 00

Division of Alcoholic Beverage Control

Salaries:
Commissioner .... $12,000 00
Compensation for other assistants and clerical services ... 503,382 50

$515,382 50

Materials and Supplies:
Heat, light, power, water, gas and electricity ............ $50 00
Stationery and office supplies ............ 4,500 00
<table>
<thead>
<tr>
<th>Service Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household and organization supplies</td>
<td>300.00</td>
</tr>
<tr>
<td>Printing and binding.</td>
<td>5,500.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>400.00</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal</strong></td>
<td><strong>10,750.00</strong></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$60,000.00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>300.00</td>
</tr>
<tr>
<td>Rent of equipment</td>
<td>275.00</td>
</tr>
<tr>
<td>Advertising</td>
<td>700.00</td>
</tr>
<tr>
<td>Subscriptions, membership fees and press clippings</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Rent of storage and control rooms</td>
<td>250.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>550.00</td>
</tr>
<tr>
<td>Trucking and wrecking</td>
<td>1,800.00</td>
</tr>
<tr>
<td>Subpoena fees and court reporting services</td>
<td>1,500.00</td>
</tr>
<tr>
<td><strong>Current Repairs and Maintenance</strong></td>
<td><strong>66,875.00</strong></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>775.00</td>
</tr>
<tr>
<td><strong>Additions and Improvements</strong></td>
<td><strong>3,500.00</strong></td>
</tr>
<tr>
<td>Office equipment</td>
<td>$500.00</td>
</tr>
<tr>
<td>Microfilming records</td>
<td>3,000.00</td>
</tr>
<tr>
<td><strong>Unclassified Expenditures</strong></td>
<td><strong>1,263.34</strong></td>
</tr>
<tr>
<td>Compensation awards</td>
<td></td>
</tr>
<tr>
<td><strong>Total Expenditures</strong></td>
<td><strong>$598,545.84</strong></td>
</tr>
</tbody>
</table>
Division of Motor Vehicles

Salaries:
Commissioner ........ $12,000 00
Other officers and employees ........ 2,190,078 80

----$2,202,078 80

Materials and Supplies:
Heat, light, power, water, gas and electricity .......... $12,500 00
Motor vehicular transportation supplies . 47,000 00
Replacements of motor vehicles .......... 10,000 00
Stationery and office supplies .......... 68,000 00
Office equipment replacement .......... 3,000 00
Replacement and rentals of typewriters (Agents) ........ 8,000 00
Station and central office supplies .......... 900 00
Metal and material for markers .......... 250,000 00
Station cleanser, oil and grease .......... 2,000 00
Radio system supplies and maintenance .. 3,500 00
Printing, binding, photography and blueprinting .......... 51,300 00

456,200 00

Services Other Than Personal:
Traveling expenses ........ $2,000 00
Rent of office appliances ........ 1,572 00
Garage rents ........ 2,500 00
CHAPTER 43, LAWS OF 1949

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freight, express and cartage</td>
<td>3,500.00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>200.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>4,750.00</td>
</tr>
<tr>
<td>Addressing postal notices, testing stations</td>
<td>15,750.00</td>
</tr>
<tr>
<td>Witness fees</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Safety education, program expenditures</td>
<td>35,000.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>67,272.00</td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
- Equipment (28 testing stations) $9,000.00
- Automotive equipment 8,500.00

Additions and Improvements:
- Filing cabinets $13,375.00
- Station and central office equipment 4,250.00
- Testing equipment 2,000.00
- Inspector's uniforms 15,000.00

Total Additions and Improvements: 34,625.00

Extraordinary Expenditures:
- Establishment and equipment of new testing stations in critical areas 50,000.00

Total Extraordinary Expenditures: $2,827,675.80

**Division of Weights and Measures**

Salaries:
- Superintendent 7,500.00
- Other employees 55,020.00

Total Salaries: $62,520.00
Materials and Supplies:
- Motor vehicular transportation supplies: $2,500.00
- Seals and license plates (License plates formerly in other materials and supplies): 2,500.00
- Printing and binding: 2,000.00
- Stationery and office supplies: 600.00
- Office equipment replacement: 253.00
- Other materials and supplies: 75.00

Total for Materials and Supplies: 7,928.00

Services Other Than Personal:
- Traveling expenses: $12,000.00
- Rent of garages: 450.00
- Subscriptions: 50.00
- Miscellaneous expenses: 150.00
- Freight, express and cartage: 15.00

Total for Services Other Than Personal: 12,665.00

Current Repairs and Maintenance:
- Automotive equipment: $1,000.00
- Scientific and laboratory equipment: 200.00
- Office machines and equipment: 50.00

Total for Current Repairs and Maintenance: 1,250.00

Additions and Improvements:
- Scales, weights and gauges: 500.00

Total for Additions and Improvements: 500.00

Total: $84,863.00
CHAPTER 43, LAWS OF 1949

Division of Professional Boards

State Board of Public Accountants

Salaries .......... $27,000 00
Materials and supplies 2,000 00
Services other than personal 2,500 00

$31,500 00

New Jersey State Board of Architects

Salaries .......... $9,500 00
Materials and supplies 1,300 00
Services other than personal 4,800 00
Current repairs ...... 275 00

$15,875 00

State Board of Registration and Examination in Dentistry

Salaries .......... $14,000 00
Materials and supplies 1,900 00
Services other than personal 9,000 00

$24,900 00

State Board of Embalmers and Funeral Directors

Salaries .......... $9,500 00
Materials and supplies 800 00
Services other than personal 5,700 00

$16,000 00
### State Board of Professional Engineers and Land Surveyors

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$19,000</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>5,000</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>9,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$33,000</td>
</tr>
</tbody>
</table>

### State Board of Medical Examiners

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$25,000</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>1,000</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>16,600</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$42,600</td>
</tr>
</tbody>
</table>

### State Board of Nursing

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$32,500</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>2,500</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>15,000</td>
</tr>
<tr>
<td>Current repairs</td>
<td>250</td>
</tr>
<tr>
<td>Additions and improvements</td>
<td>250</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$50,500</td>
</tr>
</tbody>
</table>

### State Board of Optometrists

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$5,000</td>
</tr>
<tr>
<td>Materials and supplies</td>
<td>200</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>5,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$10,200</td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

State Board of Pharmacy
Salaries ................ $26,580 00
Materials and supplies 3,000 00
Services other than personal 9,500 00
$39,080 00

State Board of Veterinary Medical Examiners
Services other than personal $700 00

State Board of Shorthand Reporting
Salaries ................ $250 00
Services other than personal 150 00
$400 00

Total Appropriation, Division of Professional Boards $264,755 00

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 appropriated, the expenditure of which shall be subject to the approval of the State Treasurer.

Grand Totals, Department of Law and Public Safety $6,585,998 64
### Department of the Treasury

**Executive—Administrative Bureau**

<table>
<thead>
<tr>
<th>Department of the treasury</th>
<th>Salaries:</th>
<th>Materials and Supplies:</th>
<th>Services Other Than Personal:</th>
<th>Current Repairs and Maintenance:</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>State Treasurer</td>
<td>Motor vehicular transportation supplies</td>
<td>Traveling expenses</td>
<td>Office furniture, fixtures and machines</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$10,000 00</td>
<td>$100 00</td>
<td>$300 00</td>
<td>$457 00</td>
<td>$93,277 00</td>
</tr>
<tr>
<td></td>
<td>Other officers and employees</td>
<td>Stationery and office supplies</td>
<td>Freight, express and cartage</td>
<td>Automotive equipment</td>
<td>$90,950 00</td>
</tr>
<tr>
<td></td>
<td>80,950 00</td>
<td>600 00</td>
<td>70 00</td>
<td>100 00</td>
<td>$90,950 00</td>
</tr>
<tr>
<td></td>
<td>$90,950 00</td>
<td>Printing and binding.</td>
<td>Subscriptions</td>
<td></td>
<td>800 00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Miscellaneous expenses</td>
<td></td>
<td>970 00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$93,277 00</td>
</tr>
</tbody>
</table>

|                            |                |                                                             |                                                   |                                                        | $93,277 00                 |
### Division of Budget and Accounting

**Salaries:**
- Director: $12,000.00
- Other officers and employees: $584,143.50

**Materials and Supplies:**
- Motor vehicular transportation supplies: $250.00
- Stationery and office supplies: $11,800.00
- Office equipment replacement: $6,400.00
- Printing and binding: $11,538.00

**Services Other Than Personal:**
- Traveling expenses: $10,990.00
- Rent of equipment (office): $23,193.00
- Freight, express and cartage: $175.00
- Household or office expenses: $175.00
- Subscriptions: $2,240.00
- Miscellaneous expenses: $1,200.00
- Rent of safe deposit boxes: $960.00
- Legal fees on escheats: $2,500.00
- Medical examinations: $600.00

**Current Repairs and Maintenance:**
- Office furniture, machines and equipment: $5,025.00
- Automotive equipment: $100.00

Total: $596,143.50
Additions and Improvements:
- Office equipment and furniture .......................... 1,000 00

Extraordinary Expenditures:
- Share of cost of forms for centralized payroll ............... 4,000 00

Total: $678,289 50

Division of Purchase and Property

Salaries:
- Director .......................... $10,000 00
- Other officers and employees ............. 549,430 00

Total: $559,430 00

Materials and Supplies:
- Heat, light, water, gas and electricity .............. $89,740 00
- Motor vehicular transportation supplies .... 2,100 00
- Household and organization supplies .... 250 00
- Stationery and office supplies ............. 7,700 00
- Other materials and supplies (property bureau) ........ 23,500 00
- Laboratory testing supplies .............. 100 00

Total: 123,390 00

Services Other Than Personal:
- Traveling expenses .................. $1,150 00
- Freight, express and cartage ............ 300 00
- Advertising ................. 2,000 00
- Subscriptions .............. 500 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous expenses</td>
<td>500.00</td>
</tr>
<tr>
<td>Technical and laboratory testing service</td>
<td>500.00</td>
</tr>
<tr>
<td>Maintenance, Stae y Park and Capitol grounds</td>
<td>6,500.00</td>
</tr>
<tr>
<td>Expenses in connection with confiscated property</td>
<td>150.00</td>
</tr>
<tr>
<td>Fumigating warehouse—Purchase Bureau</td>
<td>300.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>37,420.00</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Extraordinary Expenditures</td>
<td></td>
</tr>
<tr>
<td>Reconditioning plumbing—State House</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Converting coal heaters to oil, State office building</td>
<td>1,500.00</td>
</tr>
<tr>
<td>Reconditioning, repairing and painting interior of State House, Annex and</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Office Building</td>
<td></td>
</tr>
<tr>
<td>Repairing roof, State House</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Renew electric power lines, State House</td>
<td>10,000.00</td>
</tr>
<tr>
<td>Reconditioning plumbing—State Office Building</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Repairing roof, State Office Building</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Replace rough coat, exterior of State House</td>
<td>1,500.00</td>
</tr>
</tbody>
</table>
State Purchase Fund:

The unexpended balance of the State purchase fund is hereby reappropriated, together with such sums as may be returned to the State treasury for the reimbursement of said fund, and together with such additional sum as may be required so that a "purchase revolving fund" not exceeding $450,000.00 will be established and 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.

Division of Taxation

Salaries:
Other officers and employees ......$1,421,720 00

Materials and Supplies:
Motor vehicles
transportation supplies ............... $14,200 00
Replacement of motor vehicles ......... 2,500 00
Stationery and office supplies ........... 19,100 00
CHAPTER 43, LAWS OF 1949

Office equipment replacement .......... 350 00
Photographing, blueprinting and drafting supplies ....... 700 00
Engineering supplies ........................ 200 00
Motor fuel and outdoor advertising license plates ........ 2,150 00
Briefs and law books ...................... 1,500 00
Printing and binding ....................... 15,300 00
Cigarette stamps ........................... 45,000 00

Services Other Than Personal:
Traveling expenses ....................... $25,500 00
Rents, garage .............................. 3,360 00
Freight, express and cartage ............... 450 00
Household expenses ....................... 185 00
Subscriptions ............................... 1,402 00
Wharfage rent (motor fuels tax bureau) .... 540 00
Miscellaneous expenses ................... 1,530 00
Boat crew expenses ....................... 2,000 00
Maintenance of patrol boat ................. 2,500 00
Rent of equipment ......................... 2,952 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ............ $1,900 00
Automotive equipment ..................... 6,825 00

$1,571,864 00
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.
Division of Local Government

Salaries:
Director .................. $10,000 00
Members of board (3) 12,000 00
Other officers and employees ............. 115,785 00

$137,785 00

Materials and Supplies:
Motor vehicular transportation supplies . $1,000 00
Stationery and office supplies ............. 2,400 00
Office equipment replacement ............. 250 00
Printing and binding .................... 7,500 00

11,150 00

Services Other Than Personal:
Traveling expenses : $17,000 00
Rent of garages ...... 200 00
Freight, express and cartage ............. 170 00
Subscriptions ........ 350 00
Miscellaneous expenses ................. 100 00

17,820 00

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

1,000 00

$167,755 00
### Division of Tax Appeals

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td></td>
</tr>
<tr>
<td>Members of board (6)</td>
<td>$48,000 00</td>
</tr>
<tr>
<td>President</td>
<td>9,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>44,040 00</td>
</tr>
<tr>
<td>Special stenographic services</td>
<td>8,000 00</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$109,040 00</strong></td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$175 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>3,175 00</strong></td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Rents, garage</td>
<td>144 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>50 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>200 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>30 00</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal</strong></td>
<td><strong>2,424 00</strong></td>
</tr>
<tr>
<td><strong>Current Repairs and Maintenance:</strong></td>
<td></td>
</tr>
<tr>
<td>Office furniture, fixtures and machines</td>
<td>$75 00</td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total Current Repairs and Maintenance</strong></td>
<td><strong>325 00</strong></td>
</tr>
</tbody>
</table>

**Total:** $114,964 00
**Division of the New Jersey Racing Commission**

**Salaries:**

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Other employees</td>
<td>$20,790.00</td>
</tr>
<tr>
<td>Per diem inspectors, mutuel calculators, assistant veterinarian and clerks</td>
<td>$84,922.00</td>
</tr>
<tr>
<td></td>
<td><strong>$112,712.00</strong></td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veterinarian supplies</td>
<td>$1,100.00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>300.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Printing</td>
<td>800.00</td>
</tr>
<tr>
<td></td>
<td><strong>3,200.00</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>$4,760.00</td>
</tr>
<tr>
<td>Rents</td>
<td>144.00</td>
</tr>
<tr>
<td>Subscriptions and membership fees</td>
<td>600.00</td>
</tr>
<tr>
<td>Investigations and engineering inspections</td>
<td>1,000.00</td>
</tr>
<tr>
<td></td>
<td><strong>6,504.00</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$100.00</td>
</tr>
<tr>
<td>Typewriter repairs</td>
<td>100.00</td>
</tr>
<tr>
<td></td>
<td><strong>200.00</strong></td>
</tr>
</tbody>
</table>

**Grand Totals, Department of the Treasury**

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>$122,616.00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>$3,510,905.50</strong></td>
</tr>
</tbody>
</table>
## Department of State

### General

**Salaries:**
- Secretary of State ... $10,000 00
- Chief clerk ........... 8,000 00
- Other employees ....... 61,520 00

 **Subtotal, Department of State, General** $79,520 00

**Materials and Supplies:**
- Stationery and office supplies .......... $10,500 00
- Office equipment replacement ........... 500 00
- Printing ................ 6,000 00

 **Subtotal, Department of State, General** $17,000 00

**Services Other Than Personal:**
- Traveling expenses ........... $250 00
- Election expenses (Chapter 102, Laws of 1940) ........... 45,000 00
- Photostating copies of certificates of incorporation ........... 3,000 00

 **Subtotal, Department of State, General** $48,250 00

**Extraordinary Expenditures:**
- Revised Statutes Cumulative Supplements (Chapter 30, Laws of 1946) ........... 2,000 00

 **Subtotal, Department of State, General** $146,770 00
Office of State Athletic Commissioner

Salaries:
- Commissioner .......... $5,200 00
- Compensation for other assistants ...... 20,220 00
- Per diem inspectors and physicians .... 15,000 00
Total Salaries: $40,420 00

Materials and Supplies:
- Stationery and office supplies .......... $400 00
- Office equipment replacement ....... 250 00
- Printing .............. 300 00
Total Materials and Supplies: 950 00

Services Other Than Personal:
- Traveling expenses (includes telephone and miscellaneous expenses) ........ $2,750 00
- Subscriptions and membership fees .. 161 00
Total Services Other Than Personal: 2,911 00

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

Subtotal, Office of State Athletic Commissioner .... $44,331 00

Grand Totals, Department of State ............... $191,101 00
DEPARTMENT OF CIVIL SERVICE

Salaries:
President .................. $10,000 00
Commissioners (4 at $5,000.00 each) .... 20,000 00
Chief examiner and secretary ....... 10,000 00
Other officers and employees ....... 336,257 50
Monitors, special examiners and other part-time employees 11,245 00

$387,502 50

Materials and Supplies:
Stationery and office supplies ........ $10,000 00
Office equipment replacement ....... 3,000 00
Printing ................... 7,500 00
Motor vehicular transportation supplies.. 1,700 00

22,200 00

Services Other Than Personal:
Traveling expenses .. $5,500 00
Rents of equipment .. 11,616 00
Advertising ............. 3,500 00
Subscriptions ........... 600 00
Freight, express and cartage ........ 100 00
Household expenses .. 100 00
Garage rent ............ 864 00
Rent of rooms, conducting examinations .......... 1,500 00
Miscellaneous expenses ........ 50 00
Contract I. B. M. services ........ 1,200 00

25,030 00
Current Repairs and Maintenance:
Automotive equipment .................. $400 00
Office furniture, machines and equipment .......... 1,000 00

Extraordinary Expenditures:
Share of cost of forms for centralized payroll ............. 2,000 00

$438,132 50

DEPARTMENT OF BANKING AND INSURANCE

General

Department of banking and insurance.
Salaries:
Commissioner ........ $12,000 00
Other employees .... 770,555 00

$782,555 00

Materials and Supplies:
Office equipment and replacement ........ $500 00
Printing ................. 11,000 00
Stationery and office supplies ............... 4,500 00
Compiling and printing valuations .... 450 00

16,450 00

Services Other Than Personal:
Traveling expenses .. $51,500 00
Household expenses 65 00
Subscriptions and membership fee National Association State Banks .......... 869 00
Rent of office appliances and deposit box ................. 8,032 00
Miscellaneous expenses .......................... 50 00
Freight, express and cartage ...................... 250 00

60,766 00

Current Repairs and Maintenance:
Office furniture, machines and equipment ............... 1,200 00

Additions and Improvements:
Office equipment (new) ......................... 300 00

$861,271 00

Division of New Jersey Real Estate Commission

Salaries:
Commissioners .......... $21,000 00
Secretary .................. 7,750 00
Other officers and employees ................. 36,180 00

$64,930 00

Materials and Supplies:
Stationery and office supplies .............. $700 00
Printing .................. 2,200 00

2,900 00

Services Other Than Personal:
Traveling expenses ........ $4,000 00
Household or office expenses .......... 175 00
Miscellaneous expenses .............. 25 00
Subscriptions ............. 149 00
Subpoena and classroom fees ........... 650 00

4,999 00
Current Repairs and Maintenance:
  Office furniture, machines and equipment ................. $130 00
Additions and Improvements:
  New office equipment .................. 365 00

$73,324 00

Grand Totals Department of
  Banking and Insurance ..... $934,595 00

DEPARTMENT OF AGRICULTURE

General

Salaries and administration of the Department of Agriculture pursuant to chapter 1 of Title 4 of the R. S.

Salaries:
  Secretary ............. $10,000 00
  Other officers and employees ............... 392,670 00
  Special services ...... 90,465 00

$493,135 00

Materials and Supplies:
  Heat, light, power, water, gas and electricity .......... $1,900 00
  Drugs, medical, surgical and chemical supplies ........ 12,305 00
  Motor vehicular transportation supplies . 10,080 00
  Stationery and office supplies ................. 8,500 00
  Office equipment replacement ............ 1,000 00
  Educational, recreational and library supplies ........ 250 00
Other materials and supplies ............ 750 00
Printing and binding .......... 14,000 00
Field and exhibit supplies .......... 2,600 00

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses ..................................... $28,935 00</td>
</tr>
<tr>
<td>Freight, express and cartage ................................ 125 00</td>
</tr>
<tr>
<td>Household expenses ....................................... 650 00</td>
</tr>
<tr>
<td>Subscriptions and membership fees ......................... 685 00</td>
</tr>
<tr>
<td>Miscellaneous expenses .................................... 900 00</td>
</tr>
<tr>
<td>Maintenance of adult fairs, boys' and girls' 4-H exhibits and other exhibits .... 34,000 00</td>
</tr>
<tr>
<td>Garage rents ............................................. 1,860 00</td>
</tr>
<tr>
<td>U. S. Department of Agriculture fees ...................... 50 00</td>
</tr>
<tr>
<td>Miscellaneous rentals ...................................... 500 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings and grounds ..................................... $1,100 00</td>
</tr>
<tr>
<td>Automotive equipment ....................................... 5,200 00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment .................. 900 00</td>
</tr>
<tr>
<td>Scientific equipment ....................................... 500 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other materials and supplies ................................ 750 00</td>
</tr>
<tr>
<td>Printing and binding ....................................... 14,000 00</td>
</tr>
<tr>
<td>Field and exhibit supplies .................................. 2,600 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
</tr>
<tr>
<td>Traveling expenses ......................................... $28,935 00</td>
</tr>
<tr>
<td>Freight, express and cartage ................................ 125 00</td>
</tr>
<tr>
<td>Household expenses .......................................... 650 00</td>
</tr>
<tr>
<td>Subscriptions and membership fees ......................... 685 00</td>
</tr>
<tr>
<td>Miscellaneous expenses ..................................... 900 00</td>
</tr>
<tr>
<td>Maintenance of adult fairs, boys' and girls' 4-H exhibits and other exhibits .......... 34,000 00</td>
</tr>
<tr>
<td>Garage rents .............................................. 1,860 00</td>
</tr>
<tr>
<td>U. S. Department of Agriculture fees ...................... 50 00</td>
</tr>
<tr>
<td>Miscellaneous rentals ...................................... 500 00</td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
</tr>
<tr>
<td>Buildings and grounds ..................................... $1,100 00</td>
</tr>
<tr>
<td>Automotive equipment ...................................... 5,200 00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment .................. 900 00</td>
</tr>
<tr>
<td>Scientific equipment ...................................... 500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

| **Total**                                               | 67,705 00 |

| **Total**                                               | 7,700 00 |
Unclassified Expenditures:

Indemnities—Condemned cattle .. 45,000 00

In addition to the amounts hereinabove appropriated, there is reappropriated to the Department of Agriculture, the unexpended balance on June 30, 1949, in the account "Indemnities-Condemned Cattle" for the purpose of paying for indemnities-condemned cattle, in the year 1949-50.

$664,925 00

Office of Milk Industry

Salaries:

Director ................ $10,000 00
Other officers and employees .......... 82,200 00
Professional service at hearings ........ 1,000 00

$93,200 00

Materials and Supplies:

Motor vehicular transportation supplies .. $3,500 00
Stationery and office supplies .......... 1,600 00
Printing ................ 400 00

5,500 00

Services Other Than Personal:

Traveling expenses . $5,500 00
Rents (garage) .... 500 00
Other rents ........ 60 00
Household expenses .. 65 00
Advertising .......... 100 00
Subscriptions ...... 150 00
Miscellaneous expenses .......... 300 00

6,675 00
CHAPTER 43, LAWS OF 1949

Current Repairs and Maintenance:
- Automotive equipment $1,800.00
- Office furniture, machines and equipment $300.00

Total: $2,100.00

Grand Totals, Department of Agriculture $772,400.00

DEPARTMENT OF DEFENSE
(ADMINISTRATION DIVISION)

Former Quartermaster General and Adjutant General's Department

Salaries:
- Officers and employees $164,429.18

Materials and Supplies:
- Stationery and office supplies $2,500.00
- Motor vehicular transportation supplies $1,000.00
- Printing and binding $2,500.00

Total: $6,000.00

Services Other Than Personal:
- Traveling expenses $500.00
- Subscriptions and membership fees $650.00

Total: $1,150.00

Current Repairs and Maintenance:
- Automotive equipment $300.00
- Office furniture, machines and equipment $250.00

Total: $550.00
CHAPTER 43, LAWS OF 1949

Extraordinary Expenditures:

World War Records Division—
The unexpended balances remaining in the accounts of the World War II Records Division on June 30, 1949, are hereby reappropriated for the fiscal year 1949-50.

$172,129 18

National Guard and/or State Guard

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Officers and employees</td>
<td>$358,815</td>
</tr>
<tr>
<td>Permanent duty military personnel</td>
<td>109,962</td>
</tr>
<tr>
<td>Fees of examining surgeons</td>
<td>3,000</td>
</tr>
<tr>
<td></td>
<td>$471,777</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$150,000</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>12,000</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>5,000</td>
</tr>
<tr>
<td></td>
<td>167,000</td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and telegraph</td>
<td>$15,000</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>500</td>
</tr>
<tr>
<td>Rents</td>
<td>13,315</td>
</tr>
<tr>
<td>Insurance (fire)</td>
<td>53,000</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>73,386 50</td>
</tr>
<tr>
<td>Household expenses</td>
<td>1,000</td>
</tr>
<tr>
<td>Postage</td>
<td>300</td>
</tr>
<tr>
<td></td>
<td>156,501 50</td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:
- Buildings and grounds $40,000 00
- Furniture and equipment 1,000 00
- Automotive equipment 1,800 00

Unclassified Expenses:
- Medical attendance for National and/or State Guard claims $3,000 00
- Encampment expenses 10,000 00
- Compensation award—Pvt. Thomas Leidner 531 96
- Equipping and maintaining the National Guard 10,000 00

Additions and Improvements:
- Furniture and equipment 2,500 00

In addition to the amounts hereinabove specifically appropriated to the Department of Defense, there is appropriated the armory rentals received during the fiscal year 1949-50, not exceeding $60,000.00.

$864,111 33

Naval Militia

Salaries:
- Armorers and caretakers $10,500 00

Materials and Supplies:
- Heat, light, power, water, gas and electricity $5,000 00
- Household and organization supplies 1,000 00

6,000 00
<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$200 00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>$50 00</td>
</tr>
<tr>
<td></td>
<td>$250 00</td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Furniture and equipment</td>
<td>$100 00</td>
</tr>
<tr>
<td></td>
<td>$1,600 00</td>
</tr>
<tr>
<td>Unclassified Expenditures:</td>
<td></td>
</tr>
<tr>
<td>Allowance for organization</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Expenses, drills, cruises, inspections, etc.</td>
<td>$200 00</td>
</tr>
<tr>
<td></td>
<td>$4,200 00</td>
</tr>
<tr>
<td></td>
<td>$22,550 00</td>
</tr>
</tbody>
</table>

Department of Defense, Office of Civil Defense
Formerly Governor’s Conservation Committee

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Other employees</td>
<td>$6,300 00</td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>$1,200 00</td>
</tr>
<tr>
<td></td>
<td>$2,700 00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Postage</td>
<td>$1,500 00</td>
</tr>
<tr>
<td></td>
<td>$3,500 00</td>
</tr>
<tr>
<td></td>
<td>$12,500 00</td>
</tr>
</tbody>
</table>

Grand Totals, Department of Defense   $1,071,290 51
Salaries:
- Members of the board: $36,000
- Secretary: 9,000
- Other employees: 303,950
- For reporting hearings: 7,000

Total Salaries: $355,950

Materials and Supplies:
- Motor vehicular transportation supplies: $1,750
- Stationery and office supplies: 4,200
- Office equipment replacement: 750
- Printing: 2,500

Total Materials and Supplies: 9,200

Services Other Than Personal:
- Traveling expenses: $10,500
- Freight, express and cartage: 25
- Household or office expenses: 400
- Subscriptions: 900

Total Services Other Than Personal: 11,825

Current Repairs and Maintenance:
- Office furniture, machines and equipment: 750

Total Current Repairs and Maintenance: 750

Total Expenses: $377,725
Department of Health

General

Salaries:
Commissioner ....... $15,000 00
Other officers and employees ........... 659,654 32

$674,654 32

Materials and Supplies:
Stationery and office supplies ........ $4,200 00
Drugs, medical, surgical and chemical supplies ........ 55,000 00
Office equipment replacement ........ 500 00
Educational, recreational and library supplies ........ 1,500 00
Engineering supplies ........ 650 00
Motor vehicular transportation supplies .... 2,400 00
Inspector's supplies ........ 650 00
Printing, binding, photographing, etc. ........ 11,000 00

$75,900 00

Services Other Than Personal:
Traveling expenses .... $47,500 00
Rents .................. 960 00
Rental of tabulation machines ........ 5,316 00
Binding current volumes of birth, marriage and death certificates ........ 750 00
Subscriptions ........ 500 00
Freight, express and
cartage .......... 1,200 00
Bleeding of sheep ... 900 00
Maintenance of boats
and plants ........ 2,800 00
Household expenses.. 400 00
--------------------
60,661 00

Current Repairs and Maintenance:
Automotive equip-
ment ............... $1,500 00
Office equipment, fur-
niture and machines 500 00
-----------------
2,000 00

Additions and Improvements:
Dental health equip-
ment ............... $960 00
Office equipment ..... 500 00
-----------------
1,460 00

$814,675 32

The unexpended balances as of June 30, 1949, in the account for the re-
habilitation of alcoholics and the promotion of temperance education
(Alcoholic Program) are hereby re-appropriated for the fiscal year 1949-50.
Rabies Control (Payable Out of Rabies Control Trust Fund)

Salaries:
Veterinarian in charge and other employees $32,700 00

Materials and Supplies:
Motor vehicular transportation supplies $1,000 00
Stationery and office supplies 600 00
Printing 250 00
Biologicals 5,000 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>300 00</td>
</tr>
<tr>
<td>Rents (office)</td>
<td>960 00</td>
</tr>
<tr>
<td>Rents (garage)</td>
<td>500 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>130 00</td>
</tr>
<tr>
<td>Postage</td>
<td>500 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>20 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>20 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>200 00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>300 00</td>
</tr>
<tr>
<td>Rents (office)</td>
<td>960 00</td>
</tr>
<tr>
<td>Rents (garage)</td>
<td>500 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>130 00</td>
</tr>
<tr>
<td>Postage</td>
<td>500 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>20 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>20 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>200 00</td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
Automotive equipment 200 00

Total: $46,380 00
Authority is hereby granted for the expenditure of funds in excess of the amounts hereinabove indicated when expressly approved by the State Treasurer, but limited to the amount of the receipts in the Rabies Control Trust Fund for the fiscal year.

*(Section of Examination, Licensing and Registration)*

***Board of Beauty Culture Control***

**Salaries:**
- Commissioner—Chairman of Board .... $3,200 00
- Commissioners (5 @ $2,200.00) ........ 11,000 00
- Secretary .................. 3,600 00
- Inspectors, stenographers and other employees .......... 22,920 00
  **Total Salaries:** $40,720 00

**Materials and Supplies:**
- Motor vehicular transportation supplies . $1,200 00
- Stationery and office supplies ............ 400 00
- Printing .................. 800 00
  **Total Materials and Supplies:** 2,400 00

**Services Other Than Personal:**
- Traveling expenses .. $1,000 00
- Rents (garages) .... 564 00
- Subscriptions ........ 75 00
- Miscellaneous expenses .......... 25 00
  **Total Miscellaneous Expenses:** 1,664 00
Current Repairs and Maintenance:
- Automotive equipment ............ $500 00
- Office furniture and equipment .......... 65 00
- Examination equipment ............ 50 00

Additions and Improvements:
- New office equipment .......... 400 00

Total: $45,799 00

(Section of Examination, Licensing and Registration)

Board of Barber Examiners

Salaries:
- Members of board, including secretary-treasurer .......... $13,400 00
- Officers and employees 14,490 00

Total: $27,890 00

Materials and Supplies:
- Stationery and office supplies .......... $450 00
- Printing ............ 750 00

Total: 1,200 00

Services Other Than Personal:
- Traveling expenses ........ 6,500 00
- Rents of examination rooms .......... 50 00
- Household or office expenses .......... 10 00
- Subscriptions ........ 25 00

Total: 6,585 00
### Current Repairs and Maintenance:
- Office furniture, machines and equipment: $40.00

### Additions and Improvements:
- New office equipment: $250.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Repairs and Maintenance</td>
<td>$40.00</td>
</tr>
<tr>
<td>Additions and Improvements</td>
<td>$250.00</td>
</tr>
</tbody>
</table>

**Total:** $35,965.00

### Crippled Children's Commission

Carrying out the provisions of chapter 188, laws of 1926, and supplements.

#### Salaries:
- Officers and employees: $13,410.00

#### Materials and Supplies:
- Stationery and office supplies: $500.00
- Hospitalization, braces, et cetera: $55,000.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$13,410.00</td>
</tr>
<tr>
<td>Materials and Supplies</td>
<td>$55,500.00</td>
</tr>
</tbody>
</table>

#### Services Other Than Personal:
- Traveling expenses: $750.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Services Other Than Personal</td>
<td>$750.00</td>
</tr>
</tbody>
</table>

**Total:** $69,660.00

Grand Totals, Department of Health: $1,012,479.32
### Department of Labor and Industry

#### General

- **Salaries:**
  - Commissioner of Labor: $12,000.00
  - Other officers and employees: $771,503.00
  - **Total Salaries:** $783,503.00

- **Materials and Supplies:**
  - Light, power and water service: $1,000.00
  - Household and organization supplies: 400.00
  - Stationery and office supplies: 11,400.00
  - Drugs, medical, surgical and chemical supplies: 500.00
  - Printing: 8,000.00
  - Coal, Jersey City, Trenton and Paterson: 750.00
  - Motor vehicular transportation supplies: 750.00
  - **Total Materials and Supplies:** $22,800.00

- **Services Other Than Personal:**
  - Traveling expenses: $27,500.00
  - Household or office expenses: 1,000.00
  - Subscriptions: 900.00
  - Rents—garage: 200.00
  - Rent of office appliances: 5,328.00
  - Miscellaneous expenses: 400.00
  - **Total Services Other Than Personal:** $35,328.00
Current Repairs and Maintenance:
- Automotive equipment $500 00
- Scientific and laboratory equipment ... 100 00
- Office furniture, machines and equipment ............ 500 00
- Building repairs .... 500 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>1,600 00</td>
</tr>
</tbody>
</table>

$843,231 00

**State Board of Mediation**

Salaries:
- Board members ..... $8,000 00
- Other employees .... 38,440 00
- Per diem arbitrators. 6,000 00
- Transcript of statutory proceedings . 5,000 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$57,440 00</td>
</tr>
</tbody>
</table>

Materials and Supplies:
- Stationery and office supplies ............ $300 00
- Educational, recreational and library supplies .......... 100 00
- Printing and binding. 460 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$60 00</td>
</tr>
</tbody>
</table>

Services Other Than Personal:
- Traveling expenses . $2,000 00
- Subscriptions ........ 908 78
- Miscellaneous expenses ........ 100 00

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>3,008 78</td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

Current Repairs and Maintenance:
Office furniture and equipment ... 47 00

$61,355.78

Bureau of Migrant Labor

Salaries:
Officers and employees $49,822 00
Medical clinics for migrant labor workers 5,500 00
Health, recreation and organized training program 4,300 00

$59,622 00

Materials and Supplies:
Motor vehicular transportation supplies $300 00
Stationery and office supplies 500 00
Educational, recreational and library supplies 3,000 00
Medical clinics for migrant labor workers 1,000 00
Lighting 100 00
Printing 250 00

5,150 00

Services Other Than Personal:
Traveling expenses $5,000 00
Rents—garage 144 00
Medical clinics for migrant labor workers 800 00
Miscellaneous expenses 100 00

6,044 00
**Current Repairs and Maintenance:**
- Automotive equipment: $200.00
- Buildings and grounds: $100.00
- Total: $300.00
- **Total:** $71,116.00

**Bureau of Explosives**
*(Payable out of Fees derived under R. S. 34:1)*
- Salaries: $9,600.00
- Services Other Than Personal:
  - Rent (office): $1,946.25
- Total: $11,546.25

**Industrial Homework Division**
*(Payable out of Fees derived under R. S. 34:6-120)*
- Salaries: $10,560.00
- Materials and Supplies:
  - Stationery and office supplies: $250.00
  - Office equipment replacement: $1,055.00
  - Printing: $250.00
  - Total: $1,555.00
- Services Other Than Personal:
  - Rent (office): $783.75
- Total: $12,898.75
Bureau of Structural Inspection

(Payable out of Fees derived under R. S. 34:1)

Salaries .................................. $56,297 50

Materials and Supplies:
- Motor vehicular transportation supplies . $250 00
- Engineering supplies. 700 00
- Laboratory equipment 700 00
- Office equipment replacement ......... 250 00
- Industrial Safety Campaign printing. 1,000 00

Services Other Than Personal:
- Rent (office) ............. $1,117 50
- Miscellaneous expenses ........... 250 00
- Garage rent .............. 144 00

Current repairs and maintenance ........ 200 00

$60,909 00

Rehabilitation Commission (State)

Salaries:
- Other employees ................. $3,600 00

Materials and Supplies:
- Heat, light, power, water, gas and electricity .......... $100 00
- Artificial appliances . 11,430 00
- Tuition and vocational supplies ........... 95,000 00
- Curative workshop supplies and equipment .......... 3,000 00

109,530 00
CHAPTER 43, LAWS OF 1949

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household expenses</td>
<td>$200</td>
</tr>
<tr>
<td>Hospitalization</td>
<td>5,100</td>
</tr>
<tr>
<td>Medical examinations</td>
<td>10,000</td>
</tr>
<tr>
<td>Medical treatments</td>
<td>6,000</td>
</tr>
<tr>
<td>Total</td>
<td>21,300</td>
</tr>
<tr>
<td>Current repairs and maintenance</td>
<td>100</td>
</tr>
<tr>
<td>Total</td>
<td>21,400</td>
</tr>
</tbody>
</table>

$134,530 00

Division of Temporary Disability Benefits

(Payable out of Temporary Disability Benefits Administration Fund)

Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$7,750</td>
</tr>
<tr>
<td>Direct personal service</td>
<td>482,782.50</td>
</tr>
<tr>
<td>Indirect personal service</td>
<td>294,319.50</td>
</tr>
<tr>
<td>Total</td>
<td>784,852</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>$4,200</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>600</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>100</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>120,000</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>3,000</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>22,500</td>
</tr>
<tr>
<td>Medical dictionaries and reference books</td>
<td>400</td>
</tr>
<tr>
<td>Total</td>
<td>150,800</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>$15,000</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>4,504</td>
</tr>
<tr>
<td>Rents (office)</td>
<td>94,008</td>
</tr>
<tr>
<td>Insurance (fire)</td>
<td>300</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>2,400</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>400</td>
</tr>
<tr>
<td>Postage</td>
<td>75,000</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>6,000</td>
</tr>
<tr>
<td>Rent of equipment</td>
<td>23,036</td>
</tr>
</tbody>
</table>

Total: 220,648

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repairs to office furniture</td>
<td>1,000</td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office furniture, machines and equipment</td>
<td>25,000</td>
</tr>
</tbody>
</table>

Total: 25,000

$1,182,300 (Payable out of 1% Compensation Tax Fund)

Salaries:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employees</td>
<td>$11,835</td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$100</td>
</tr>
<tr>
<td>Printing</td>
<td>45</td>
</tr>
</tbody>
</table>

Total: 145

Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>400</td>
</tr>
</tbody>
</table>

Unclassified Expenditures:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beneficiary payments</td>
<td>58,821</td>
</tr>
</tbody>
</table>

Total: 58,821

$71,201

Grand Totals, Department of Labor and Industry: $2,449,088 76
### CHAPTER 43, LAWS OF 1949

#### DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT

*Commissioner's Office*

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioner</td>
<td>$12,000 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>10,200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$22,200 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$500 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$750 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>$300 00</td>
</tr>
<tr>
<td>Rents (garages)</td>
<td>180 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>125 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$605 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>200 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$23,755 00</strong></td>
</tr>
</tbody>
</table>

*Department of Conservation and Development, Former Department of Economic Development*

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Director, Division of Planning and Engineering</td>
<td>$7,500 00</td>
</tr>
<tr>
<td>Director, Division of Veterans’ Services</td>
<td>7,500 00</td>
</tr>
</tbody>
</table>
Other officers and employees .......... 458,905 00
Technical and professional services .... 5,000 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$500 00</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>25 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>25 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Office equipment replacement</td>
<td>500 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>9,500 00</td>
</tr>
</tbody>
</table>

$478,905 00

Services Other Than Personal:
Traveling expenses .......... $17,500 00
Freight, express and cartage .......... 200 00
Household or office expenses .......... 25 00
Subscriptions .......... 437 00
Miscellaneous expenses .......... 250 00
Rent of trucks .......... 6,600 00
Rent of garages .......... 288 00
Conference charges .......... 250 00

15,150 00

25,550 00
CHAPTER 43, LAWS OF 1949

Current Repairs and Maintenance:
- Automotive equipment $350 00
- Buildings and grounds 400 00
- Office furniture, machines and equipment 2,000 00

Extraordinary Expenditures:
- Promotional expenses (New Jersey Council) $50,000 00
- Veteran orphan fund 1,500 00

Total Expenses: $573,855 00

Former Department of Aviation

Expenses incurred by the Department of Aviation, established pursuant to chapter 1 of Title 6 of the R. S.

Salaries:
- Director ................ $7,500 00
- Other employees .... 31,185 00

Total Salaries: $38,685 00

Materials and Supplies:
- Motor vehicular transportation supplies .. $600 00
- Stationery and office supplies ........ 360 00
- Printing .................. 500 00

Total Supplies: 1,460 00

Services Other Than Personal:
- Traveling expenses .. $2,500 00
- Rent of garages ..... 300 00
- Household and office expenses .......... 50 00
Subscriptions ........ 200 00
Miscellaneous expenses .......... 50 00

Current Repairs and Maintenance:
Automotive equipment .......... 350 00

Extraordinary Expenditures:
Air markers ........ $1,500 00
Office equipment ...... 250 00
Replacement of one car ......... 250 00
Maintenance of markers .. 500 00

---

$46,095 00

Former State Soil Conservation Committee

Salaries:
Employees ........ $240 00
Per diem Conservation District Supervisors and temporary labor ...... 1,920 00

---

$2,160 00

Materials and Supplies:
Printing ....................... 300 00

Services Other Than Personal:
Traveling expenses .......... $750 00
Subscriptions ........ 22 00

---

772 00

Current repairs to farm machinery 450 00

---

$3,682 00
Former Division of Navigation

Salaries:
   Director .................. $7,500 00
   Other employees ....... 175,050 00
   Per diem inspectors . 10,450 00
   ____________
   $193,000 00

Materials and Supplies:
   Food ....................... $3,500 00
   Clothing ................... 200 00
   Heat, light, power, water, gas and electricity ......... 2,000 00
   Household supplies (house boats) ...... 400 00
   Drugs, medical, surgical and chemical supplies ......... 50 00
   Motor vehicular transportation supplies . 4,000 00
   Stationery and office supplies .......... 2,200 00
   Office equipment replacement ............ 500 00
   Photographing, blueprinting and drafting supplies ...... 2,000 00
   Engineering supplies . 1,750 00
   Motor boat transportation supplies .... 6,000 00
   ____________
   $22,600 00

Services Other Than Personal:
   Traveling expenses .. $4,000 00
   Miscellaneous expenses ........ 1,000 00
   Garage rent ............. 1,170 00
### Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Household or office expenses</td>
<td>300 00</td>
</tr>
<tr>
<td>Advertising for bids and legal notices</td>
<td>450 00</td>
</tr>
<tr>
<td>Subscriptions and membership fees</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$7,170 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>$3,000 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>8,600 00</td>
</tr>
<tr>
<td>Repairs to cranes, bulldozers, amphibian trucks</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Motor boats</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Office machines and equipment</td>
<td>300 00</td>
</tr>
<tr>
<td>For the care and maintenance of burial grounds purchased by the State, pursuant to Chapter 171, Laws of 1898</td>
<td>75 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$18,475 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additions and Improvements—Expenditures for Waterways:</td>
<td></td>
</tr>
<tr>
<td>Lights and buoys</td>
<td>$3,500 00</td>
</tr>
<tr>
<td>Maintenance navigation lights, Cape May-Manasquan river</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Maintenance Barnegat light</td>
<td>3,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$10,500 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Construction of new hull on boat “Transit”</td>
<td>$31,000 00</td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

Extraordinary Expenditures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enforcement of collections of licenses and provisions for fees.</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>To comply with power vessel bill, Chapter 306, Laws of 1938.</td>
<td>350 00</td>
</tr>
<tr>
<td></td>
<td>$2,350 00</td>
</tr>
<tr>
<td></td>
<td>$285,095 00</td>
</tr>
</tbody>
</table>

In addition to the amounts hereinabove appropriated, the revenue from leasing or berthing space for boat anchorage is appropriated to defray costs of construction and other improvements and maintenance, including salaries.

In addition to the amounts hereinabove appropriated to the Division of Navigation, there is hereby reappropriated all of the unexpended balances of this Division as of June 30, 1949.

In addition to the amounts hereinabove appropriated, the revenue of the State Board of Pilot Commissioners and Harbor Masters is hereby appropriated.
Former Division of Water Policy and Supply

Salaries:
- Engineer-in-charge: $7,500.00
- Other officers and employees: $106,404.78
- Hourly laborers and monthly gauge observers: $13,752.00

Total Salaries: $127,656.78

Materials and Supplies:
- Heat, light, power, water, gas and electricity: $400.00
- Household and organization supplies: $50.00
- Motor vehicular transportation supplies: $1,500.00
- Stationery and office supplies: $650.00
- Office equipment replacement: $400.00
- Engineering supplies: $750.00
- Printing and binding: $450.00
- Other materials and supplies: $25.00

Total Materials and Supplies: $4,225.00

Services Other Than Personal:
- Traveling expenses: $5,000.00
- Telephone and telegraph: $800.00
- Rents: $6,979.00
- Insurance (other than fire): $295.53
- Postage: $400.00
- Miscellaneous expenses: $50.00

Total Services Other Than Personal: $12,755.53
Advertising (legal) ... 250 00
Subscriptions and memberships .... 100 00

$13,874.53

Current Repairs and Maintenance:
Automotive equipment $500 00
Buildings and grounds 10,000 00
Office furniture, machines and equipment ........... 100 00
Scientific and laboratory equipment .... 300 00
Other repairs ....... 200 00

$11,100 00

Additions and Improvements:
Recording gauges, 3 at $300.00 ........... $900 00

Extraordinary Expenses:
Incodel Co-operative Ground Water Program ........... 15,000 00

In addition, all balances remaining in the appropriations for the repairs, rehabilitation and improvement of the Delaware and Raritan Canal, as of June 30, 1949, are hereby reappropriated. The unexpended balance in the Interconnection Revolving Fund as of June 30, 1949, is hereby reappropriated.

$172,756.31
### Former Division of Shell Fisheries

**Salaries:**
- Director: $5,100.00
- Other officers and employees: $87,570.00
- Pension—Mrs. Myron Jones (Chapter 86, P. L. 1923): $1,200.00

**Total Salaries:** $93,870.00

**Materials and Supplies:**
- Heat, light, power, water, gas and electricity: $1,000.00
- Stationery and office supplies: $200.00
- Motor boat transportation supplies: $3,600.00
- Printing of shellfish laws and resolutions of council: $525.00
- License plates: $150.00

**Total Materials and Supplies:** $5,475.00

**Services Other Than Personal:**
- Traveling expenses: $2,500.00
- Miscellaneous expenses: $200.00
- Surveying and mapping: $1,500.00

**Total Services Other Than Personal:** $4,200.00

**Current Repairs and Maintenance:**
- Boats and equipment: $8,000.00
Additions and Improvements:

| Department of Maurice River Cove, Chapter 39, Laws of 1945, shelling beds, transplantation of seed oysters and control of oyster drill | $15,000.00 |
| Department of the Atlantic Coast | 5,000.00 |
| Staking State’s natural spawning oyster beds | 300.00 |

**Total** $20,300.00

$131,845.00

---

**Former Division of Fish and Game, General**

Salaries:
- Other officers and employees **$297,760.00**

Materials and Supplies:
- Food for fish and game **$135,000.00**
- Clothing (uniforms) | 2,000.00 |
- Heat, light, power, water, gas and electricity | 8,400.00 |
- Ground supplies | 10,000.00 |
- Motor vehicular transportation supplies | 20,000.00 |
- Replacements of motor vehicles | 15,000.00 |
- Stationery and office supplies | 1,500.00 |
- Household supplies | 275.00 |
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Educational, recreational and library supplies</td>
<td>500.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>525.00</td>
</tr>
<tr>
<td>Photographing, blueprinting, printing and binding supplies</td>
<td>6,500.00</td>
</tr>
<tr>
<td>Purchase of live fish and game</td>
<td>30,500.00</td>
</tr>
<tr>
<td>Boat transportation supplies</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Replacement of boats and motors</td>
<td>500.00</td>
</tr>
<tr>
<td>Replacement of plant equipment</td>
<td>500.00</td>
</tr>
<tr>
<td></td>
<td><strong>234,200.00</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>$6,500.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>5,000.00</td>
</tr>
<tr>
<td>Rents</td>
<td>5,420.00</td>
</tr>
<tr>
<td>Insurance</td>
<td>6,241.00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>475.00</td>
</tr>
<tr>
<td>Fair exhibits</td>
<td>500.00</td>
</tr>
<tr>
<td>Medical expenses</td>
<td>600.00</td>
</tr>
<tr>
<td>Postage</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Garage rents</td>
<td>2,100.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>925.00</td>
</tr>
<tr>
<td>Dock and other rents</td>
<td>625.00</td>
</tr>
<tr>
<td>Court costs</td>
<td>300.00</td>
</tr>
<tr>
<td></td>
<td><strong>31,186.00</strong></td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:

- Automotive equipment .......... $9,000 00
- Buildings and grounds .......... 7,650 00
- Repairs to boat equipment ...... 3,000 00
- Repairs to plant equipment ..... 1,500 00

$21,150 00

Additions and Improvements:

- Holding pens at game farms ........ $4,500 00
- Other equipment ............... 2,000 00

$6,500 00

Unclassified Expenditures:

- Compensation award—
  Josephine Perkins
  (widow of Warden
  Alfred Perkins) .......... 1,187 68

$591,983 68

Former Division of Fish and Game

Public Shooting and Fishing Grounds Funds

Salaries:

- Other employees ........... $60,338 00

Materials and Supplies:

- Heat, light and power ........ $400 00
- Motor vehicular transportation supplies .. 3,000 00
- Replacements of motor vehicles .......... 5,000 00
- Stationery and office supplies .......... 100 00
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of live fish and game</td>
<td>25,000 00</td>
</tr>
<tr>
<td>Operating materials and supplies</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>350 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>39,100 00</strong></td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$800 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>500 00</td>
</tr>
<tr>
<td>Rents (garage)</td>
<td>120 00</td>
</tr>
<tr>
<td>Insurance (other than fire)</td>
<td>1,801 81</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>100 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,421 81</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>$5,000 00</td>
</tr>
<tr>
<td>Repairs to auto equipment</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Office furniture, machinery and equipment, farm machinery</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,800 00</strong></td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>New equipment</td>
<td>$1,000 06</td>
</tr>
<tr>
<td>New motor vehicles</td>
<td>2,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,000 00</strong></td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

Former Division of Fish and Game
Public Shooting and Fishing Grounds Fund
Reimbursable by Federal Aid

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries:</strong></td>
<td>$21,240 00</td>
</tr>
<tr>
<td>Employees</td>
<td>$21,240 00</td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Heat, light and power</td>
<td>$125 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Printing</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Operating materials and supplies</td>
<td>5,000 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies:</strong></td>
<td>$7,725 00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>150 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>150 00</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal:</strong></td>
<td>$1,800 00</td>
</tr>
<tr>
<td><strong>Current Repairs and Maintenance:</strong></td>
<td></td>
</tr>
<tr>
<td>Repairs to motor vehicles</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Repairs to other equipment</td>
<td>250 00</td>
</tr>
<tr>
<td><strong>Total Current Repairs and Maintenance:</strong></td>
<td>$2,250 00</td>
</tr>
<tr>
<td><strong>Additions and Improvements:</strong></td>
<td></td>
</tr>
<tr>
<td>New motor vehicles</td>
<td>$1,000 00</td>
</tr>
<tr>
<td><strong>Total Additions and Improvements:</strong></td>
<td>$34,015 00</td>
</tr>
<tr>
<td><strong>Total, Appropriations Payable from Public Shooting and Fishing Grounds Fund:</strong></td>
<td>$147,674 81</td>
</tr>
</tbody>
</table>
Appropriations made to the Division of Fish and Game shall be chargeable to receipts from hunters’ and anglers’ licenses, pursuant to the provisions of article 1, chapter 3 of Title 23; R. S. 23:3-3, R. S. 23:3-23 to 27; all receipts, licenses and sales pursuant to the provisions of R. S. 52:18-31; all fines pursuant to the provisions of R. S. 23:10-19, together with balances of appropriations that may not have been disbursed during the fiscal year ending June thirtieth, one thousand nine hundred and forty-nine. In addition there is hereby appropriated to the Division of Fish and Game, funds in the Hunters’ and Anglers’ Fund and the Public Shooting and Fishing Grounds Fund in excess of the amounts specifically itemized as appropriations from said funds, and no portion of any receipts shall lapse into the general funds.
of the State; provided, however, that any such excess may only be expended when expressly approved by the State Treasurer. The total appropriations from said funds shall be limited to the amount of the receipts of the division for the fiscal year.

Former Division of Forestry, Geology, Parks and Historic Sites, General

Salaries:
State Forester and director .............. $6,500 00
Other officers and employees ............ 552,250 00

$558,750 00

Materials and Supplies:
Heat, light, power, water, gas and electricity .......... $13,000 00
Household and organization supplies .... 2,000 00
Drugs, medical, surgical and chemical supplies ............ 430 00
Motor vehicular transportation supplies . 6,500 00
Stationery and office supplies ............ 2,500 00
Office equipment replacement ............ 1,385 00
Engineering supplies . 425 00
Other materials and supplies ............ 500 00
Farm, stable and ground supplies .... 4,700 00
Educational, recreational and library supplies .......... $110 00
Exhibit materials .......... $100 00
Photographing, blueprinting, binding, and printing supplies .......... $6,000 00
Supplies for Zoo .......... $30 00

$37,680 00

Services Other Than Personal:
Traveling expenses .......... $17,500 00
Telephone and telegraph .......... $773 00
Miscellaneous rents .......... $100 00
Freight, express and cartage .......... $150 00
Garage rents .......... $400 00
Household or office expenses .......... $1,200 00
Advertising .......... $145 00
Subscriptions .......... $238 00
Skidding logs and cord wood from woods .......... $50 00

$20,556 00

Current Repairs and Maintenance:
Automotive equipment .......... $4,000 00
Buildings and grounds .......... $32,000 00
Machinery and plant equipment .......... $2,000 00
Office furniture, machines and equipment .......... $400 00
Scientific equipment .......... $400 00
Recreational equipment .......... $900 00
Other repairs .......... $1,300 00
CHAPTER 43, LAWS OF 1949

Household furniture, machines and equipment .......... 500 00

$41,500 00

Additions and Improvements:

Purchase of other equipment ........ $2,500 00
Educational, scientific and recreational equipment ........ 1,000 00
Conduits, roads, sidewalks, grading, drains, et cetera .... 3,000 00

$6,500 00

Extraordinary Expenditures:

Tax lien ................ $6,511 89
Fire fighting costs .... 25,000 00
Fire extinguishers —
12 historic sites ...
Repairs and redecoration — Wallace House ............
Repairs and redecoration — Hancock House ...........
Repairs and redecoration — Walt Whitman House .......
Repairs and redecoration — Indian King ..............
Expenses in connection with Carranza Memorial .... 250 00
Maintenance contract, elevator service, Trenton Battle Monument .......... 360 00
For the development and administration of the Fort Mott State Park ....... 50,000 00

\[ \text{Unclassified Expenditures:} \]
\[ \text{Compensation awards} \quad $343 \ 20 \]

\[ $85,121 \ 89 \]

\[ \text{Payable from the State Forest Fund} \]

\[ \text{Salaries:} \]
\[ \text{Labor — For silvicultural improvements of the State forests.} \quad $29,000 \ 00 \]

\[ \text{Materials and Supplies:} \]
\[ \text{Heat, light, power, water, gas and electricity} \quad $450 \ 00 \]
\[ \text{Farm and stable supplies} \quad 100 \ 00 \]
\[ \text{Household and organization supplies} \quad 375 \ 00 \]
\[ \text{Drugs, medical, surgical and chemical supplies} \quad 50 \ 00 \]
\[ \text{Educational, recreational and library supplies} \quad 100 \ 00 \]
\[ \text{Printing and binding, et cetera} \quad 300 \ 00 \]

\[ $1,375 \ 00 \]
**CHAPTER 43, LAWS OF 1949**

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Household or office expenses</td>
<td>$600 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>1,800 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$2,400 00</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**
- Other equipment (recreational) $900 00

**Additions and Improvements:**
- Completion of buildings, dams, et cetera 24,400 00

**Total** $58,075 00

---

**Payable from the Morris Canal Fund**

<table>
<thead>
<tr>
<th>Salaries:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General manager</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Officers and employees</td>
<td>13,680 00</td>
</tr>
<tr>
<td>Season employees including life guards</td>
<td>4,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$18,680 00</strong></td>
</tr>
</tbody>
</table>

| Materials and supplies | 1,298 00 |
| Services other than personal | 577 00 |
| Current repairs and maintenance | 1,000 00 |
| Additions and improvements | 7,500 00 |

**Unclassified Expenditures:**
- Pensions (Chapter 203, Laws of 1946) 2,280 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 for the balance of the fiscal year ending June 30, 1950.

$31,335 00

**Payable from Receipts at High Point Park**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Other employees</td>
<td>$3,300 00</td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$300 00</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>200 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>50 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>300 00</td>
</tr>
<tr>
<td>Printing and binding, et cetera</td>
<td>350 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>1,700 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$2,900 00</td>
</tr>
</tbody>
</table>

<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>$130 00</td>
</tr>
<tr>
<td>Household or office expenses</td>
<td>325 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>150 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$605 00</td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

Current Repairs and Maintenance:
Machinery and plant equipment .......... $175 00
Other equipment (recreational) .......... 250 00
Other repairs .......... 1,700 00

$2,125 00

Additions and Improvements:
Furniture and fixtures .......... $10,000 00

$18,930 00

Payable from State Park Receipts
Salaries ............... $35,600 00

Materials and Supplies:
Clothing ............... $125 00
Heat, light, power, water, gas and electricity ............... 2,250 00
Farm, stable and ground supplies .... 1,600 00
Household and organization supplies .... 350 00
Motor vehicular transportation supplies ... 500 00
Stationery and office supplies .......... 300 00
Office equipment replacement .......... 125 00
Educational, recreational and library supplies .......... 500 00
Printing and binding .......... 400 00
Other materials and supplies .......... 275 00

$6,425 00
CHAPTER 43, LAWS OF 1949

Services Other Than Personal:
- Traveling expenses ............... $700 00
- Freight, express and cartage ........ 100 00
- Household expenses ............... 100 00
- Advertising ..................... 25 00
- Miscellaneous expenses .......... 100 00

Total ................................ $1,025 00

Current Repairs and Maintenance:
- Office furniture, machines, equipment ...... $150 00
- Buildings and grounds ................ 4,000 00
- Machinery and plant equipment .......... 2,300 00
- Automotive equipment ............... 1,500 00
- Household furniture ................ 500 00
- Other equipment (recreational) ........ 900 00

Total ................................ $9,350 00

Additions and Improvements:
- Motor vehicles and equipment ........... $1,200 00

Total ................................ $53,600 00

OLD BARRACKS ASSOCIATION

For maintenance and administration of the Old Barracks, Trenton, as an historical landmark and repository.

Salaries:
- Officers and employees ................ $6,180 00

Materials and Supplies:
- Heat, light, power, water, gas and electricity .......... $106 96
CHAPTER 43, LAWS OF 1949

Household and organization supplies .... 30 00
Stationery and office supplies 43 04

Services Other Than Personal:
Telephone and telegraph ........ 130 00

Current Repairs and Maintenance:
Buildings and grounds ............ 500 00

Grand Totals, Department of Conservation and Economic Development $2,896,122.89

DEPARTMENT OF EDUCATION

Commissioner’s Office

Salaries:
Commissioner ............... $15,000 00
Six assistant commissioners ... 53,750 00
Other officers and employees ... 184,760 00

$253,510 00

Materials and Supplies:
Motor vehicular transportation supplies .... $1,750 00
Replacements of motor vehicles .......... 1,100 00
Stationery and office supplies .......... 7,000 60
Office equipment replacement ............ 1,000 00
Educational, recreation and library supplies ............... 250 00
Printing special bulletins ......... 4,000 00
Printing educational bulletin ............... 5,000 00
Printing and binding ............... 175 00

Total .................................................................. 20,275 00

Services Other Than Personal:
Traveling expenses .......... $10,500 00
Garage rents ................. 606 00
Subscriptions and membership fees 100 00
Miscellaneous expenses ............... 450 00
Freight, express and cartage ............... 500 00

Total .................................................................. 12,156 00

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

Total .................................................................. 1,000 00

Unclassified Expenditures:
Compensation award, family of Edwin V. Bearer, deceased ....... 1,300 00

Total .................................................................. $288,241 00
CHAPTER 43, LAWS OF 1949

**Administration of Industrial Education, Manual Training and Vocational Schools (State Share)**

Unclassified:
To carry into effect provisions of article 1, chapter 17 of Title 18 of the R.S. (Smith-Hughes) ... $31,755 49
Teacher training-matching George-Barden revision ............... 40,000 00
Payments under this account to be made pursuant to R. S. 18:10-31, and subsequent legislation.

$71,755 49

**Division of the State Library, Archives and History—General**

Salaries:
Officers and employees ............... $80,270 00

Materials and Supplies:
- Motor vehicular transportation supplies . $400 00
- Stationery and office supplies .......... 2,500 00
- Office equipment replacement .......... 300 00
- Educational, library supplies .......... 35,000 00
- Printing and binding .................. 6,000 00

44,200 00

Services Other Than Personal:
- Traveling expenses ................. $1,000 00
- Garage rents ...................... 96 00
- Freight, express and cartage .......... 500 00
Miscellaneous expenses ......... 125 00  
Legislative reference division .......... 250 00  

Current Repairs and Maintenance:  
Office furniture, machines and equipment .......... $200 00  
Automotive equipment ........... 150 00  

Unclassified:  
Expenses in connection with setting up of microfilming service for all departments and Institutions of the State Government ........ 20,000 00  

The unexpended balances in the account for microfilming as of June 30, 1949, are hereby reappropriated for use during the year 1949-50.

**Division of State Museum**

Salaries:  
Officers and employees $46,740 00  
Special services ..... 1,660 00  
Fees for lectures ..... 250 00  

$48,650 00  

Materials and Supplies:  
Clothing ............. $100 00  
Stationery and office supplies ........... 1,500 00
Office equipment replacement ........ 250 00
Educational, recreational and library supplies .......... 600 00
Other materials and supplies ........... 750 00
Printing and binding. 1,500 00

4,700 00

Services Other Than Personal:
Traveling expenses ... $400 00
Rent of equipment ... 200 00
Freight, express and cartage ........... 600 00
Subscriptions and memberships ....... 130 00

1,330 00

Current Repairs and Maintenance:
Machines and equipment .......... $150 00
Repairs to exhibits, equipment and lending collections .... 1,100 00

1,250 00

Additions and Improvements:
Educational scientific and recreational equipment .... $500 00
Other equipment .... 500 00

1,000 00

$56,930 00
### Academic Certificate Fund

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries: Officers and employees</td>
<td>$11,040 00</td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Services other than personal</td>
<td>2,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$15,040 00</strong></td>
</tr>
</tbody>
</table>

### Division Against Discrimination

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries: Assistant commissioner of education</td>
<td>$8,750 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>36,660 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$45,410 00</strong></td>
</tr>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Educational and library supplies</td>
<td>750 00</td>
</tr>
<tr>
<td>Printing and binding</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,450 00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$3,500 00</td>
</tr>
<tr>
<td>Reents (garage)</td>
<td>360 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3,960 00</strong></td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:
Office furniture and equipment ............... $100 00
Automotive equipment ....................... 500 00
------------------------------------------
600 00

$53,420 00
------------------------------------------
$632,177 49

State Teachers Colleges

Glassboro

For salaries and for the maintenance.
Salaries:
President .................. $9,750 00
Teachers ................... 146,072 80
Other employees ........... 59,314 00
Extra night service ........ 1,400 00
------------------------------------------
$216,536 80

Materials and Supplies:
Food ....................... $27,000 00
Heat, light, power, water, gas and electricity .......... 15,000 00
Household supplies .. 2,000 00
Farm and stable supplies ....................... 450 00
Educational, recreational and library supplies ............ 5,000 00
Stationery and office supplies ................... 400 00
Engineering supplies, visual aid ................ 200 00
Printing and binding ......................... 450 00
Drugs, medical, surgical and chemical supplies ............ 50 00
<table>
<thead>
<tr>
<th>Service Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial and vocational supplies</td>
<td>250.00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>200.00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$1,400.00</td>
</tr>
<tr>
<td>Subscriptions and memberships</td>
<td>100.00</td>
</tr>
<tr>
<td>Commencement expenses</td>
<td>150.00</td>
</tr>
<tr>
<td>Rents (extension classroom)</td>
<td>100.00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>200.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>100.00</td>
</tr>
<tr>
<td>Advertising</td>
<td>100.00</td>
</tr>
<tr>
<td>Laundry service</td>
<td>800.00</td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>$100.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>6,000.00</td>
</tr>
<tr>
<td>Farm machinery</td>
<td>75.00</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>Office furniture, machinery and equipment</td>
<td>75.00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>225.00</td>
</tr>
<tr>
<td></td>
<td>6,550.00</td>
</tr>
</tbody>
</table>

In addition to the several amounts above appropriated for the Teachers College, Glassboro, there may be expended upon the approval of
the State Treasurer, any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated, and all balances of such funds as of June 30, 1949, are hereby reappropriated.

$277,036 80

State Teachers College, Jersey City

For salaries and for maintenance.

Salaries:
President ............ $9,000 00
Teachers ............ 187,083 00
Other employees ..... 36,855 00

$232,938 00

Materials and Supplies:
Heat, light, power, water, gas and electricity .......... $10,000 00
Educational, recreational and library supplies ........ 8,500 00
Stationery and office supplies ............... 900 00
Office equipment replacement .......... 400 00
Other materials and supplies (cafeteria) ....... 50 00
Institutional equipment replacement ... 1,500 00
Printing, including catalog ............. 1,000 00
Household supplies .. 1,700 00
Ground supplies ...... 600 00
Drugs, medical, surgical and chemical supplies ........ 100 00

$24,750 00
Services Other Than Personal:
Traveling expenses .......... $750 00
Miscellaneous expenses ....... 50 00
Freight, express and cartage ........... 60 00
Household expenses .......... 400 00
Advertising ................ 200 00
Entertainment expenses ........ 350 00
Subscriptions and memberships .... 347 80

2,157 80

Current Repairs and Maintenance:
Buildings and grounds .......... $8,000 00
Farm machinery ............ 150 00
Office furniture, machinery and equipment ............ 75 00
Household furniture, machinery and equipment ............ 350 00

8,575 00

Additions and Improvements:
Office equipment ................ 250 00

In addition to the several amounts above appropriated for the Teachers College, Jersey City, there may be expended upon the approval of the State Treasurer, any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated, and all balances of such funds as of June 30, 1949, are hereby reappropriated.

$268,670 80
### Chapter 43, Laws of 1949

State Teachers College, Newark

For salaries and for maintenance.

**Salaries:**
- President .......... $9,500 00
- Teachers .......... 207,065 00
- Other employees .... 43,800 00

**Materials and Supplies:**
- Heat, light, power, water, gas and electricity .......... $7,600 00
- Educational, recreational and library supplies ......... 7,000 00
- Stationery and office supplies .......... 1,200 00
- Office equipment replacement .......... 250 00
- Ground supplies (including ash removal) .......... 400 00
- Household supplies .......... 700 00
- Printing .......... 1,500 00
- Institutional equipment replacement .......... 800 00
- Drugs, medical, surgical and chemical supplies .......... 100 00

**Services Other Than Personal:**
- Traveling expenses .......... $1,200 00
- Subscriptions and memberships .......... 200 00
- Freight, express and cartage .......... 75 00
- Household expenses .......... 200 00
- Advertising .......... 100 00
- Commencement and social program expenses .......... 200 00

**Total: $260,365 00**
Current Repairs and Maintenance:
- Buildings and grounds: $5,250.00
- Scientific and laboratory equipment: 250.00
- Household furniture, machinery, and equipment: 300.00
- Office furniture, machines, and equipment: 200.00
- Recreational equipment: 150.00
- Other equipment: 100.00

Total: $6,250.00

In addition to the several amounts above appropriated for the Teachers College, Newark, there may be expended upon approval of the State Treasurer, any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated, and all balances of such funds as of June 30, 1949, are hereby re appropriated.

$288,140.00

State Teachers College, Paterson

For salaries and for maintenance.

Salaries:
- President: $9,750.00
- Teachers: 129,300.00
- Other employees: 26,630.00

Total salaries: $165,680.00

Materials and Supplies:
- Heat, light, power, water, gas, and electricity: $4,200.00
### Educational, recreational and library supplies
- 6,000 00

### Replacement educational equipment
- 500 00

### Stationery and office supplies
- 600 00

### Printing
- 1,100 00

### Drugs, medical, surgical and chemical supplies
- 50 00

### Other materials and supplies
- 20 00

### Replacement of office equipment
- 300 00

### Household supplies
- 800 00

**Total:** 13,570 00

### Services Other Than Personal:
- **Traveling expenses:** 1,200 00
- **Household expenses:** 100 00
- **Advertising:** 200 00
- **Freight, express and cartage:** 100 00
- **Subscriptions:** 350 00
- **Commencement expenses:** 150 00

**Total:** 2,100 00

### Current Repairs and Maintenance:
- **Office furniture, machines and equipment:** 100 00
- **Buildings and grounds:** 400 00
- **Scientific and laboratory equipment:** 50 00

**Total:** 550 00

### Unclassified:
- **Removal, cartage and reinstallation of materials, supplies and equipment to Hobart Campus:** 12,000 00
In addition to the several amounts above appropriated for the Teachers College, Paterson, there may be expended upon the approval of the State Treasurer, any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated, and all balances of such funds as of June 30, 1949, are hereby reappropriated.

$193,900 00

State Teachers College, Montclair

For salaries and for maintenance.

Salaries:
- President ........ $9,750 00
- Teachers ........ 353,035 00
- Other employees .... 100,527 00

---

Total salaries: $463,312 00

Materials and Supplies:
- Food .............. $55,000 00
- Heat, light, power, water, gas and electricity .......... 27,000 00
- Educational, recreational and library supplies ......... 11,000 00
- Photographing, blueprinting and drafting supplies .... 150 00
- Stationery and office supplies ........ 1,300 00
- Office equipment replacement .......... 500 00
- Ground supplies .... 900 00
- Household and organization supplies .... 4,500 00
- Other materials and supplies ........ 425 00

---

Total materials and supplies: $55,000 00
## CHAPTER 43, LAWS OF 1949

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Printing</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Educational equipment replacement</td>
<td>400 00</td>
</tr>
<tr>
<td>Institutional equipment replacement</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>200 00</td>
</tr>
<tr>
<td></td>
<td>106,975 00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>300 00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>750 00</td>
</tr>
<tr>
<td>Advertising</td>
<td>200 00</td>
</tr>
<tr>
<td>Subscriptions and memberships</td>
<td>500 00</td>
</tr>
<tr>
<td>Entertainment expenses (Commencement)</td>
<td>300 00</td>
</tr>
<tr>
<td></td>
<td>4,050 00</td>
</tr>
<tr>
<td><strong>Current Repairs and Maintenance:</strong></td>
<td></td>
</tr>
<tr>
<td>Other equipment</td>
<td>$150 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>300 00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>200 00</td>
</tr>
<tr>
<td>Scientific and laboratory equipment</td>
<td>125 00</td>
</tr>
<tr>
<td>Repairs to automotive equipment</td>
<td>100 00</td>
</tr>
<tr>
<td>Repairs to recreational equipment</td>
<td>100 00</td>
</tr>
<tr>
<td></td>
<td>20,975 00</td>
</tr>
</tbody>
</table>
Additions and Improvements:

- Engineering scientific and technical equipment: $1,000
- Farm, stable and grounds equipment: 1,000
- Educational and recreational equipment: 1,000

In addition to the several amounts above appropriated for the Teachers College, Montclair, there may be expended upon the approval of the State Treasurer, any moneys received from dormitory or extension course fees or charges in excess of the receipts anticipated, and all balances of such funds as of June 30, 1949, are hereby reappropriated.

$3,000

$598,312

State Teachers College, Trenton

For salaries and for the maintenance.

Salaries:
- President: $9,750
- Teachers: 339,415
- Other employees: 156,710
- Supervision of dormitories: 8,400

$514,275

Materials and Supplies:
- Food: $85,000
- Heat, light, power, water, gas and electricity: 40,000
- Educational, recreational and library supplies: 10,000
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Educational equipment replacement</td>
<td>$2,000</td>
</tr>
<tr>
<td>Institutional equipment replacement</td>
<td>$2,000</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$1,200</td>
</tr>
<tr>
<td>Office equipment replacement</td>
<td>$500</td>
</tr>
<tr>
<td>Printing</td>
<td>$1,500</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$300</td>
</tr>
<tr>
<td>Ground supplies</td>
<td>$450</td>
</tr>
<tr>
<td>Household supplies</td>
<td>$5,000</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>$300</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$148,250</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$2,000</td>
</tr>
<tr>
<td>Household expenses</td>
<td>$6,000</td>
</tr>
<tr>
<td>Subscriptions and memberships</td>
<td>$335</td>
</tr>
<tr>
<td>Entertainment expenses (Commencement)</td>
<td>$200</td>
</tr>
<tr>
<td>Freight and cartage</td>
<td>$100</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$8,635</td>
</tr>
<tr>
<td><strong>Current Repairs and Maintenance:</strong></td>
<td></td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>$100</td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$100</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>$11,000</td>
</tr>
<tr>
<td>Household furniture, machinery and equipment</td>
<td>$800</td>
</tr>
<tr>
<td>Scientific, laboratory equipment and recreational equipment</td>
<td>$625</td>
</tr>
<tr>
<td>Farm machinery</td>
<td>$50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$12,675</td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

Additions and Improvements:

Educational equipment ................ 2,000 00

$685,835 00

Total Teachers Colleges .... $2,311,894 60

In addition to the several amounts above appropriated for the Teachers College, Trenton, there may be expended, upon the approval of the State Treasurer, any moneys received from dormitory, or extension course fees or charges in excess of the receipts anticipated, and all balances of such funds as of June 30, 1949, are hereby reappropriated.

In addition to the amounts hereinabove specifically itemized there is appropriated to the various teachers colleges such sums as may be received from rentals of auditorium and other revenues not anticipated, provided, however, that the expenditure of such funds shall be subject to the approval of the State Treasurer.

School for the Deaf

For salaries and for maintenance of the New Jersey School for the Deaf.

Salaries:

Superintendent ...... $5,600 00
Principals, teachers and instructors .... 206,088 00
Other officers and employees ........ 165,746 00
Special services ...... 1,000 00

$378,434 00
CHAPTER 43, LAWS OF 1949

Materials and Supplies:

- Food ................ $68,000 00
- Clothing ............... 1,500 00
- Heat, light, power, water, gas and electricity ........ 36,000 00
- Household and organization supplies .... 9,000 00
- Farm, stable and grounds supplies .. 1,200 00
- Industrial and vocational supplies .... 7,000 00
- Drugs, medical, surgical and chemical supplies ........ 1,100 00
- Educational, recreational and library supplies ........ 4,500 00
- Stationery and office supplies ........ 250 00
- Office equipment replacement ........ 235 00
- Motor vehicular transportation supplies .. 600 00
- Other materials and supplies (fire fighting) .......... 350 00
- Earphones and equipment ........ 2,400 00
- Replacement, kitchen equipment ...... 500 00
- Replacement, lighting facilities .......... 1,000 00
- Replacement, wood surfacer ........ 3,600 00
- Replacement, recording machines ...... 2,200 00
- Replacement, primary dining room equipment (chairs) ... 500 00
CHAPTER 43, LAWS OF 1949

Replacement, playground and athletic equipment .......... 500 00 140,435 00

Services Other Than Personal:
Traveling expenses (including children's carfare) .... $1,000 00
Entertainment expenses .......................... 750 00
Freight, express and cartage ....................... 75 00 1,825 00

Current Repairs and Maintenance:
Automotive equipment $500 00
Buildings and grounds 12,000 00 12,500 00

$533,194 00

Manual Training and Industrial School, Bordentown

For salaries, and for maintenance of the Manual Training and Industrial School, Bordentown.

Salaries:
Principal ............... $6,000 00
Teachers ............... 95,407 00
Other officers and employees .............. 80,854 00
Student labor .......... 6,000 00
Special services ...... 200 00 $188,461 00
### CHAPTER 43, LAWS OF 1949

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$49,240 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>39,000 00</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>15,000 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Printing</td>
<td>400 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>4,400 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>750 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>200 00</td>
</tr>
<tr>
<td>Office equipment replacement</td>
<td>500 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>750 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>124,240 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>$500 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>700 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>40 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>20 00</td>
</tr>
<tr>
<td>Commencement expenses</td>
<td>80 00</td>
</tr>
<tr>
<td>Rental railroad siding</td>
<td>31 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,371 00</strong></td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$150.00</td>
</tr>
<tr>
<td>Office furniture, machines and equip-</td>
<td>100.00</td>
</tr>
<tr>
<td>-ment</td>
<td></td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>17,500.00</td>
</tr>
<tr>
<td>Farm machinery</td>
<td>1,050.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>18,800.00</strong></td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lifting water pipe line from creek</td>
<td>$5,000.00</td>
</tr>
<tr>
<td>bed to pump house</td>
<td></td>
</tr>
<tr>
<td>Waterproofing basement, boys' dorm</td>
<td>5,000.00</td>
</tr>
<tr>
<td>&quot;A&quot;</td>
<td></td>
</tr>
<tr>
<td>Larger catch basin and drain, a</td>
<td>1,000.00</td>
</tr>
<tr>
<td>ssembly building</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>11,000.00</strong></td>
</tr>
</tbody>
</table>

**School of Conservation at Lake Wapalanne**

Expenditures to operate school of conservation $6,000.00

In addition to the above there is appropriated the receipts from the operation of the school for the year 1949-50.
Rutgers University, The State University of New Jersey

**General University**

**Salaries:**
- Officers, members of faculty and other employees ......... $5,314,225 00

**Materials and Supplies:**
- Food (for resale) .... $207,000 00
- Heat, light, power, water, gas and electricity ........... 220,000 00
- Supplies ........... 100,000 00
- Educational, recreational and library supplies ......... 250,000 00
- Stationery and printing (including catalogs) ............ 85,000 00
- Equipment ........ 355,000 00
- Bookstore purchases (for resale) ........ 500,000 00

**Services Other Than Personal:**
- Traveling expenses .. $100,000 00
- Telephone and telegraph ........... 33,660 00
- Rents ............. 12,000 00
- Insurance (including group insurance) .. 75,000 00
- Freight, express and cartage ........... 8,965 00
- Household expenses (laundry) ............ 10,000 00
- Auditing and legal expenses ............. 10,000 00
- Taxes and municipal services ........... 40,000 00

**Total: 1,717,000 00**
Subscriptions and memberships .......... 1,150.00
Investment custodian expense .......... 3,000.00
Postage .................................. 27,700.00
Commencement expenses ................. 10,000.00
Sundry expenses ......................... 20,000.00
Bus transportation, Raritan dormitories 24,000.00
Space rent, bookstores .................. 20,000.00
Miscellaneous expenses ................. 78,000.00

473,475.00

Current Repairs and Maintenance:
Buildings and grounds $500,000 00
Equipment repairs .. 30,000 00

530,000.00

Additions and Improvements:
Purchase of live stock (Agricultural College) ................. 1,000.00

Unclassified:
Research grants ..... $100,000.00
Retirement allowances 45,160.00
Expenses paid from gifts and special funds ............. 1,127,670.00
Athletic guarantees (based on home game receipts) .... 48,075.00
Contingent fund ..... 10,000.00
Interest on mortgages, etc. .............. 81,600.00
Debt service amortizations .............. 20,000.00
Amortization of veterans' facilities ... 300,000.00
### CHAPTER 43, LAWS OF 1949

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Depreciation, dormitories, dining hall, etc.</td>
<td>79,600 00</td>
</tr>
<tr>
<td>Reserves, service departments</td>
<td>75,000 00</td>
</tr>
<tr>
<td>Repair reserves—housing</td>
<td>52,550 00</td>
</tr>
<tr>
<td>Land grant interest</td>
<td>5,800 00</td>
</tr>
<tr>
<td>Additional grant for labor-management institute</td>
<td>15,000 00</td>
</tr>
<tr>
<td>University Press, printing, royalties, advertising, etc.</td>
<td>75,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>2,035,455 00</strong></td>
</tr>
<tr>
<td><strong>Net amount State university appropriations to be used as follows:</strong></td>
<td><strong>$10,071,155 00</strong></td>
</tr>
<tr>
<td>Administration and instruction (exclusive of scholarships)</td>
<td>$2,143,824 00</td>
</tr>
<tr>
<td>Land grant interest</td>
<td>5,800 00</td>
</tr>
<tr>
<td>Additional grant for labor-management institute</td>
<td>15,000 00</td>
</tr>
<tr>
<td><strong>Sub-total, Appropriations, Including Allotments, General University</strong></td>
<td><strong>$2,164,624 00</strong></td>
</tr>
</tbody>
</table>

**Less Income:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General university income deductions</td>
<td>$7,906,531 00</td>
</tr>
</tbody>
</table>

**Total**

**$10,071,155 00**
New Jersey College for Women

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries</td>
<td>$1,002,285 00</td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Food (for resale)</td>
<td>$183,500 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>70,327 00</td>
</tr>
<tr>
<td>Stationery and printing (including catalogs)</td>
<td>11,500 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Supplies</td>
<td>20,000 00</td>
</tr>
<tr>
<td>Equipment</td>
<td>20,000 00</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies:</strong></td>
<td>315,327 00</td>
</tr>
<tr>
<td><strong>Services Other Than Personal:</strong></td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$4,325 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>6,300 00</td>
</tr>
<tr>
<td>Rents</td>
<td>4,276 00</td>
</tr>
<tr>
<td>Insurance (fire)</td>
<td>21,000 00</td>
</tr>
<tr>
<td>Insurance (group)</td>
<td>5,500 00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>3,200 00</td>
</tr>
<tr>
<td>Postage</td>
<td>3,655 00</td>
</tr>
<tr>
<td>Incidental expenses</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Taxes and municipal services</td>
<td>15,400 00</td>
</tr>
<tr>
<td>Investment custodian expense</td>
<td>1,300 00</td>
</tr>
<tr>
<td>Commencement expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Sundry expenses</td>
<td>2,000 00</td>
</tr>
<tr>
<td>Auditing and legal expense</td>
<td>1,100 00</td>
</tr>
<tr>
<td><strong>Total Services Other Than Personal:</strong></td>
<td>74,056 00</td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plant repairs</td>
<td>$110,000</td>
</tr>
<tr>
<td>Equipment repairs</td>
<td>2,050</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>112,050</strong></td>
</tr>
</tbody>
</table>

Unclassified:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Retirement allowance</td>
<td>$9,888</td>
</tr>
<tr>
<td>Expenses paid from special funds</td>
<td>47,000</td>
</tr>
<tr>
<td>Contingent</td>
<td>2,500</td>
</tr>
<tr>
<td>Interest</td>
<td>19,500</td>
</tr>
<tr>
<td>Debt service</td>
<td>15,000</td>
</tr>
<tr>
<td>Depreciation</td>
<td>89,197</td>
</tr>
<tr>
<td>Reserve</td>
<td>8,000</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>191,085</strong></td>
</tr>
</tbody>
</table>

Less income deductions ............. 1,078,491 00

Sub-total, State Appropriation, Including Allotments, New Jersey College for Women.. $616,312 00

**Agricultural Experiment Station**

Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$6,000</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>707,500</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td><strong>$713,500</strong></td>
</tr>
</tbody>
</table>

Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$30,000</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>59,000</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>150</td>
</tr>
</tbody>
</table>
Drugs, medical, surgical and chemical supplies 25,000 00
Motor vehicular transportation supplies 6,800 00
Replacements of motor vehicles 2,000 00
Stationery and office supplies 4,000 00
Printing, binding, photographing, blueprinting and drafting supplies 11,000 00

Services Other Than Personal:
Traveling expenses 10,720 00
Rents 1,463 00
Freight, express and cartage 500 00
Household expenses 300 00
Development and operation of mosquito traps 350 00
Subscriptions 1,500 00
Registration of animals 300 00
Veterinary and medical treatment 750 00

Current Repairs and Maintenance:
Automotive equipment 5,000 00
Buildings and grounds 16,500 00
Scientific equipment 3,500 00

Additions and Improvements:
Additional laboratory equipment for State chemist 3,000 00
Seed germinator 700 00

Total: 137,950 00
CHAPTER 43, LAWS OF 1949

Farm equipment .... 7,500 00
Office equipment (new typewriter) ........ 150 00
Additional laboratory equipment for food technical department .......... 500 00
Additional equipment for horticultural department ........ 750 00
Additional laboratory equipment for plant phy. department ... 1,000 00
Remodeling of water system at dairy research farm ........ 1,000 00

Subtotal, Agricultural Experiment Station ............... $906,933 00

The unexpended balances as of June 30, 1949, of the appropriation provided to carry out the provisions of Chapter 137 of the Laws of 1946, are hereby reappropriated, and all other unexpended balances in the appropriations to the Agricultural Experiment Station as of June 30, 1949, are hereby reappropriated to said station for agricultural research in 1949-50.
Scholarships

Scholarships at Rutgers University and the New Jersey College for Women:
General university ... $205,000 00
New Jersey College for Women .... 96,000 00
Subtotal, Scholarships ........ 301,000 00

There is reappropriated the unexpended balances in the Scholarships Accounts, as of June 30, 1949, for extension of the University’s services to veterans.

Grand Total, State University. $3,988,869 00

Newark Technical School and Newark College of Engineering

For the purchase of higher education at the Newark Technical School and Newark College of Engineering ... $198,902 00

Total, Department of Education .................. $8,014,909 09

State Highway Department

Salaries and Wages:
Commissioner ........ $15,000 00
Chief engineer ...... 14,000 00
Assistant chief engineer .......... 10,000 00
Other officers and employees ........ 5,236,022 00
CHAPTER 43, LAWS OF 1949

Wages of labor ...... 2,822,992 84
Special services, temporary and outside. 100,000 00

-----------$8,198,014 84

Materials and Supplies:
Heat, light, power,
water, gas and electricity ............ $101,800 00
Gasoline, oil and
grease .................. 200,000 00
Stationery and office
supplies .............. 45,000 00
Purchase of power,
highway lighting .... 377,213 82
Tires and tubes ...... 50,000 00
Parts ................. 100,000 00
Printing, binding,
photographing, blueprinting and drafting supplies .... 60,000 00
Road construction and
maintenance — Supplies and materials. 1,300,000 00
Tools ............... 30,000 00

----------- 2,264,013 82

Services Other Than Personal:
Traveling expenses . . $110,000 00
Telephone and tele-
graph ............... 47,900 00
Insurance (other than
crime) ............. 42,256 18
Postage .............. 19,350 00
Advertising, subscrip-
tions, dues, et cetera 18,000 00
Rents (land, buildings) 90,000 00
Rent (equipment) ..... 100,000 00
Rents (due to Depart-
ment of Treasury). 50,000 00
Freight, express, carriage and storage ... 3,000 00
Miscellaneous expenses ............... 7,000 00

Current repairs and maintenance ..... 10,000 00

Additions and Improvements:
Office and engineering equipment ...... $35,000 00
Automobiles and other road-building equipment ........... 625,000 00

Unclassified Expenditures:
Compensation claims, awards, medical... $30,000 00
For maintenance by agreement and contract, including snow removal ............ 600,000 00
Expenditures for the maintenance and operation of bridges, and maintenance of new extension Route No. 44 to Route No. 45, Salem county, New Jersey ....... 3,000 00

It is expressly provided that miscellaneous claims not exceeding $100.00 shall be paid from maintenance funds upon the approval of the State Treasurer.

$12,252,334 84
CHAPTER 43, LAWS OF 1949

DEPARTMENT OF INSTITUTIONS AND AGENCIES

Administration, General

Salaries:
Commissioner ........ $15,000 00
Director of administration and accounts—
deputy commissioners (4) ........... 37,000 00
Other officers and employees .......... 312,272 50

$364,272 50

Materials and Supplies:
Stationery and office supplies ........ $4,200 00
Motor vehicular transportation supplies .. 3,500 00

7,700 00

Services Other Than Personal:
Traveling expenses .... $3,500 00
Rents (garage) ........ 1,150 00
Miscellaneous expenses ........ 340 00
Advertising ............ 100 00
Deporting aliens and nonresidents .... 2,300 00
Subscriptions .......... 700 00

8,090 00

Current Repairs and Maintenance:
Automotive equipment ............. 2,000 00

Central Parole Administration

Salaries:
Other employees .......... $254,478 00
Special services .......... 1,000 00

255,478 00
### Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$2,000 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Training school supplies</td>
<td>1,000 00</td>
</tr>
</tbody>
</table>

**Total:** $7,500 00

### Services Other Than Personal:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$6,500 00</td>
</tr>
<tr>
<td>Rents (garage)</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>15 00</td>
</tr>
</tbody>
</table>

**Total:** $10,015 00

### Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>2,500 00</td>
</tr>
</tbody>
</table>

### Division of Old Age Assistance

#### Salaries:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$6,500 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>47,610 00</td>
</tr>
</tbody>
</table>

**Total:** $54,110 00

#### Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stationery and office supplies</td>
<td>$1,410 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>850 00</td>
</tr>
</tbody>
</table>

**Total:** $2,260 00
Division of Architecture, Construction and Maintenance

Salaries:
Other employees .................. 70,170 00

Materials and Supplies:
Motor vehicular transportation supplies ................ $1,200 00
Stationery and office supplies ..................... 600 00
Photographing, blueprinting and photo-stating supplies ........ 500 00

Total ......................................... 2,300 00

Services Other Than Personal:
Traveling expenses ........ $1,500 00
Rents (garage) .............. 240 00
Miscellaneous expenses .............. 360 00

Total ......................................... 2,100 00

Current Repairs and Maintenance:
Automotive equipment ............. 600 00

In addition to the amounts specifically itemized as appropriated to the Division of Architecture, Construction and Maintenance, there is hereby appropriated all of the fees received by said division during the fiscal year 1949-50.
Adoption Law Administration

Salaries:
- Other officers and employees ...... $4,320 00

Materials and Supplies:
- Stationery and office supplies ........ $500 00
- Educational, recreational and library supplies ............ 500 00

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses ............ 100 00</td>
</tr>
</tbody>
</table>

New Jersey Parole Board

Salaries:
- Board chairman ...... $10,000 00
- Other officers and employees ............ 23,040 00

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation supplies .. $400 00</td>
</tr>
<tr>
<td>Stationery and office supplies ............ 500 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses .. $700 00</td>
</tr>
<tr>
<td>Miscellaneous expenses ............ 100 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>100 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>$4,320 00</td>
</tr>
<tr>
<td>$500 00</td>
</tr>
<tr>
<td>1,000 00</td>
</tr>
<tr>
<td>100 00</td>
</tr>
<tr>
<td>33,040 00</td>
</tr>
<tr>
<td>900 00</td>
</tr>
<tr>
<td>800 00</td>
</tr>
<tr>
<td>100 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>$4,320 00</td>
</tr>
<tr>
<td>$500 00</td>
</tr>
<tr>
<td>1,000 00</td>
</tr>
<tr>
<td>100 00</td>
</tr>
<tr>
<td>33,040 00</td>
</tr>
<tr>
<td>900 00</td>
</tr>
<tr>
<td>800 00</td>
</tr>
<tr>
<td>100 00</td>
</tr>
</tbody>
</table>
State Use Division

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 .......... $9,000 00
- Instructors, guards, etc. .......... 376,405 00
- Assistant directors of industries .......... 12,000 00
- Inmates wages .......... 40,000 00

Total Salaries: $437,405 00

**Materials and Supplies:**
- Heat, light, power, gas, water and electricity .......... $36,700 00
- Stationery, office supplies and printing .......... 1,000 00

Total Materials and Supplies: $37,700 00

**Current repairs** .......... $15,000 00

**Services Other Than Personal:**
- Telephone and telegraph .......... $1,600 00
- Rents, royalties, leased machinery .......... 5,000 00
- Insurance (fire) .......... 7,200 00
- Fright, express, and cartage .......... 29,000 00

Total Services Other Than Personal: $42,000 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Postage</td>
<td>700 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>14,000 00</td>
</tr>
<tr>
<td></td>
<td><strong>$57,500 00</strong></td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Repairs, replacements and extensions of State use industries</td>
<td>$75,000 00</td>
</tr>
<tr>
<td></td>
<td><strong>$622,605 00</strong></td>
</tr>
</tbody>
</table>

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.

**Institution Construction**

The unexpended balances for institution construction as of June 30, 1949, are hereby reappropriated.

**Total, Department of Institutions and Agencies, Central Office Administration** **$829,355 50**
CHAPTER 43, LAWS OF 1949

COLONY FOR FEEBLE-MINDED MALES, NEW LISBON

For salaries and wages, and for maintenance of the Colony for Feeble-Minded Males, on the basis of nine hundred inmates.

Salaries and Wages:
   Superintendent ........ $6,000 00
   Other officers and employees ........ 320,446 00
   Special services ........ 2,000 00
   Cash in lieu of food maintenance ....... 29,570 00

$358,016 00

Materials and Supplies:
   Food .................. $87,791 00
   Clothing ............... 17,500 00
   Heat, light, power, water, gas and electricity ........ 57,500 00
   Household and organization supplies ....... 15,000 00
   Farm and stable ........ 33,000 00
   Industrial and vocational supplies ....... 1,700 00
   Drugs, medical, surgical and chemical supplies ........ 4,000 00
   Motor vehicular transportation supplies .. 2,000 00
   Stationery and office supplies ........ 600 00
   Educational, recreational and library supplies ........ 750 00
   Other materials and supplies ........ 1,700 00
Replacement furnishings, patients’ dining room ........ 900 00

Services Other Than Personal:
  Traveling expenses .......... $500 00
  Telephone and telegraph ............ 2,100 00
  Entertainment expenses ............. 650 00
  Funeral expenses .......... 300 00
  Freight, express and cartage .......... 200 00
  Subscriptions .............. 100 00

Current Repairs and Maintenance:
  Automotive equipment $550 00
  Buildings and grounds 12,000 00

Additions and Improvements:
  Steam serving table. $750 00
  Furniture, patients’ day room .......... 2,500 00
  Fire protection, sprinkler system ....... 2,500 00

This colony is authorized to pay for the maintenance of any county indigent patient transferred from the colony to an institution for the 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 colony.
Colony for Feeble-Minded Males, Woodbine

For salaries and wages, and for maintenance of the Colony for Feeble-Minded Males, Woodbine, on the basis of nine hundred fifty inmates.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries and Wages:</td>
<td></td>
</tr>
<tr>
<td>Superintendent</td>
<td>$6,750.00</td>
</tr>
<tr>
<td>Attendants, nurses and other employees</td>
<td>$400,447.50</td>
</tr>
<tr>
<td>Special services</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>$26,342.50</td>
</tr>
<tr>
<td></td>
<td><strong>$434,540.00</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Materials and Supplies:</td>
<td></td>
</tr>
<tr>
<td>Food</td>
<td>$118,220.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>$15,500.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>$14,500.00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>$4,500.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$700.00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Replacement sewing machines and tables</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>$500.00</td>
</tr>
</tbody>
</table>
Replacement, roof and
gutters .............. 1,500 00
Replacement, laundry
equipment ........... 4,000 00

Services Other Than Personal:
Telephone and tele-
graph .............. $1,200 00
Traveling expenses .. 750 00
Funeral expenses .... 300 00
Freight and express .. 400 00
Advertising ........... 25 00
Miscellaneous ex-
penses ............... 50 00
Subscriptions and
membership fees .. 65 00
Entertainment ex-
penses ........... 150 00

Current Repairs and Maintenance:
Automotive equipment $900 00
Buildings and grounds 10,000 00
Railroad siding ...... 1,000 00

Additions and Improvements:
Rebuild coal-handling
equipment ........... $18,000 00
Spreader stokers,
Keeler boilers ....... 12,000 00
Extraordinary paint-
ing ................. 3,500 00

219,620 00
2,940 00
11,900 00
33,500 00
$702,500 00
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 moneys 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.

**HOME FOR DISABLED SOLDIERS, MENLO PARK**

For salaries and wages, and for maintenance of the Home for Disabled Soldiers, Menlo Park, on the basis of eighty veterans.

**Salaries and Wages:**
- Superintendent ........ $6,900 00
- Other officers and employees ............ 54,030 00
- Special services ...... 200 00
- Cash in lieu of food maintenance ...... 4,950 00

**Total: $66,080 00**

**Materials and Supplies:**
- Food ..................... $17,082 00
- Clothing ................. 1,200 00
- Heat, light, power, water, gas and electricity ............. 5,500 00
- Household supplies .... 1,100 00
- Ground supplies ...... 600 00
- Stationery and office supplies ............ 200 00
- Drugs, medical, surgical and chemical supplies ............. 1,300 00
Motor vehicular transportation supplies... 400 00
Laundry supplies and services ........... 1,100 00
Other materials and supplies ........... 100 00
Replacement kitchen equipment ......... 500 00
Replacement, refrigerator ............. 525 00

Services Other Than Personal:
Traveling expenses .. $200 00
Telephone and telegraph .......... 400 00
Funeral expenses .... 150 00
Entertainment expenses ........ 175 00
Freight and express ... 25 00

Current Repairs and Maintenance:
Automotive equipment $250 00
Buildings and grounds 1,500 00

$98,387 00

Home for Disabled Soldiers, etc., Vineland

For salaries and wages, and for maintenance of the Home for Disabled Soldiers, Sailors, et cetera, Vineland, on the basis of one hundred thirty members.

Salaries and Wages:
Superintendent ........ $6,000 00
Other officers and employees ........... 90,352 00
CHAPTER 43, LAWS OF 1949

<table>
<thead>
<tr>
<th>Service Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special services</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>10,230 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$107,782 00</strong></td>
</tr>
</tbody>
</table>

**Materials and Supplies:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$28,245 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>17,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Ground supplies</td>
<td>500 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>1,800 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>450 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>300 00</td>
</tr>
<tr>
<td>Other materials and supplies</td>
<td>300 00</td>
</tr>
<tr>
<td>Retubing No. 2 boiler</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Repairing metal fire escape</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>56,595 00</strong></td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$150 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>450 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>500 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>25 00</td>
</tr>
<tr>
<td>Laundry service</td>
<td>3,400 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,625 00</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$500 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>6,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>6,500 00</strong></td>
</tr>
</tbody>
</table>

New Jersey State Library
Additions and Improvements:
Operating room equipment ............ $3,750 00
Rewiring of hospital ................. 6,709 00
____________________________________ 10,459 00
____________________________________
$185,961 00

NORTH JERSEY TRAINING SCHOOL, Totowa

For salaries and wages and for maintenance of the North Jersey Training School for Females, Totowa, on the basis of seven hundred twenty-five inmates.

Salaries and Wages:
Superintendent ........ $6,000 00
Attendants, nurses and other employees .... 314,792 50
Special services ........ 4,000 00
Cash in lieu of food maintenance .... 22,497 50
____________________________________ $347,290 00

Materials and Supplies:
Food ....................... $59,114 00
Clothing .................... 13,000 00
Heat, light, power, water, gas and electricity .......... 75,000 00
Household and organization supplies .... 16,500 00
Farm, stable and grounds supplies .. 30,000 00
Industrial and vocational supplies .... 1,500 00
Educational, recreational and library supplies ........ 1,700 00
### CHAPTER 43, LAWS OF 1949

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>$6,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$700.00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$1,625.00</td>
</tr>
<tr>
<td>Replacement of furniture and furnishings</td>
<td>$630.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$205,769.00</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>$400.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>$300.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>$150.00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>$70.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>$30.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$2,950.00</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$500.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>$9,500.00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$200.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$10,200.00</strong></td>
</tr>
</tbody>
</table>

**Additions and Improvements:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital equipment</td>
<td>$300.00</td>
</tr>
<tr>
<td>Office equipment</td>
<td>$150.00</td>
</tr>
<tr>
<td>Painting water tower and tank</td>
<td>$1,800.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$2,250.00</strong></td>
</tr>
</tbody>
</table>

**Unclassified Expenditures:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation awards</td>
<td>$3,210.61</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$571,669.61</strong></td>
</tr>
</tbody>
</table>

**Total**                                           | **$571,669.61** |
New Jersey Reformatory, Annandale

For salaries and wages and for maintenance of the New Jersey Reformatory at Annandale, on the basis of five hundred twenty-five inmates.

Salaries and Wages:
Superintendent ..... $5,090 00
Other officers and employees .......... 318,371 00
Special services ...... 3,500 00
Cash in lieu of food maintenance ...... 6,770 00

$333,731 00

Materials and supplies:
Food ............... $47,052 00
Clothing ............ 15,500 00
Heat, light, power, water, gas and electricity .......... 42,000 00
Farm, stable and grounds supplies .. 26,000 00
Household supplies .. 7,500 00
Drugs, medical, surgical and chemical supplies ........ 1,000 00
Motor vehicular transportation supplies.. 2,500 00
Stationery and office supplies .......... 800 00
Educational, recreational and library supplies .......... 2,500 00
Other materials and supplies .......... 750 00
Photographing, blueprinting and drafting supplies .... 100 00
<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacement lockers</td>
<td>1,200.00</td>
</tr>
<tr>
<td>Replacement kitchen equipment</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Total</td>
<td>148,902.00</td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$200.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,200.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>150.00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>500.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>60.00</td>
</tr>
<tr>
<td>Laundry service</td>
<td>2,250.00</td>
</tr>
<tr>
<td>Payments to discharged inmates and recapturing escapes (R.S. 30:4-114 and 30:4-123)</td>
<td>2,300.00</td>
</tr>
<tr>
<td>Total</td>
<td>6,660.00</td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>$600.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Total</td>
<td>8,600.00</td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Rebuilding boilers and soot blowers</td>
<td>3,000.00</td>
</tr>
<tr>
<td>Total</td>
<td>$500,893.00</td>
</tr>
</tbody>
</table>
NEW JERSEY REFORMATORY, BORDENTOWN

For salaries and wages, and for maintenance of the New Jersey Reformatory, Bordentown, on the basis of six hundred inmates.

Salaries and Wages:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$6,500</td>
</tr>
<tr>
<td>Custodial officers and other employees</td>
<td>$324,145</td>
</tr>
<tr>
<td>Inmates’ wages</td>
<td>$7,500</td>
</tr>
<tr>
<td>Special services</td>
<td>$500</td>
</tr>
<tr>
<td>Cash in lieu of food</td>
<td>$1,425</td>
</tr>
</tbody>
</table>

| Total                         | $340,070 |

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$72,378</td>
</tr>
<tr>
<td>Clothing</td>
<td>$16,500</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$50,000</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>$6,500</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>$1,000</td>
</tr>
<tr>
<td>Farm and stable supplies</td>
<td>$25,000</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$1,200</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$600</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>$1,000</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>$600</td>
</tr>
</tbody>
</table>
Photographing, blue-printing and drafting supplies ........ 200 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>800 00</td>
</tr>
<tr>
<td>Freight, express and cartage ....</td>
<td>50 00</td>
</tr>
<tr>
<td>Funeral expenses ..........</td>
<td>150 00</td>
</tr>
<tr>
<td>Payments to discharged inmates ...</td>
<td>500 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment ........</td>
<td>$700 00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment ....</td>
<td>50 00</td>
</tr>
<tr>
<td>Building and grounds ........</td>
<td>8,500 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additions and Improvements:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Protective and security equipment and facilities ........</td>
<td>$5,200 00</td>
</tr>
<tr>
<td>Front door security ..........</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Garbage conveyor truck ........</td>
<td>800 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total</th>
<th>174,978 00</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2,000 00</td>
</tr>
<tr>
<td></td>
<td>9,250 00</td>
</tr>
<tr>
<td></td>
<td>7,500 00</td>
</tr>
<tr>
<td></td>
<td>$533,798 00</td>
</tr>
</tbody>
</table>
NEW JERSEY REFORMATORY FOR WOMEN, CLINTON

For salaries and wages, and for maintenance of the New Jersey Reformatory for Women, Clinton, on the basis of five hundred inmates.

Salaries and Wages:
- Superintendent: $6,000.00
- Other officers and employees: 211,295.00
- Special services: 4,700.00
- Cash in lieu of food maintenance: 14,170.00

Total: $236,165.00

Materials and Supplies:
- Food: $42,377.00
- Clothing: 10,500.00
- Heat, light, power, water, gas and electricity: 34,000.00
- Household supplies: 10,000.00
- Farm, stable and grounds supplies: 20,000.00
- Drugs, medical, surgical and chemical supplies: 4,500.00
- Stationery and office supplies: 900.00
- Educational, recreational and library supplies: 900.00
- Industrial and vocational supplies: 500.00
- Motor vehicular transportation supplies: 1,000.00
- Cannery supplies: 1,800.00
- Replacement of refrigerators: 1,000.00
Replacement of furniture and furnishings 1,000.00
Replacement of hot water generators 1,060.00

<table>
<thead>
<tr>
<th>Services Other Than Personal:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$600.00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,200.00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>100.00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>600.00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100.00</td>
</tr>
<tr>
<td>Payments to discharged inmates and recapturing escapes (R. S. 30:4-114 and 30:4-123)</td>
<td>1,700.00</td>
</tr>
<tr>
<td>Maintenance of inmates (Chapter 204, P. L. 1948)</td>
<td>2,500.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$200.00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>7,500.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additions and Improvements:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchase of hospital equipment</td>
<td>$500.00</td>
</tr>
<tr>
<td>Purchase of office equipment</td>
<td>400.00</td>
</tr>
<tr>
<td>Purchase of snow plow</td>
<td>400.00</td>
</tr>
<tr>
<td>Purchase of electric water coolers</td>
<td>750.00</td>
</tr>
<tr>
<td>For consolidation of laundry facilities of Reformatory for Women and Sanatorium for Tuberculosis Diseases</td>
<td>10,000.00</td>
</tr>
</tbody>
</table>
Extension to Stowe kitchen .......... 2,000 00
Alterations to Stowe bathrooms ........ 1,000 00
Preservation of foundation (staff house) 3,500 00
Additional plumbing—-toilets, showers, all cottages ....... 1,000 00
Scraping and painting interior of water tank ............. 1,500 00

21,050 00

$401,252 00

NEW JERSEY SANATORIUM FOR TUBERCULOUS DISEASES

For salaries and wages, and for the maintenance of the New Jersey Sanatorium for Tuberculous Diseases, on the basis of three hundred fifty patients.

Salaries and Wages:
Superintendent ....... $8,000 00
Physicians, clerks, nurses, farm help, teachers and other employees ......... 479,359 00
Special services ...... 2,000 00
Clinic salaries ......... 18,630 00
Cash in lieu of food maintenance ...... 54,000 00

$561,989 00
CHAPTER 43, LAWS OF 1949

Materials and Supplies:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$87,444 00</td>
</tr>
<tr>
<td>Clothing</td>
<td>250 00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>65,000 00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>18,500 00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>14,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>350 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Specific anti-biotics</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Clinical supplies</td>
<td>125 00</td>
</tr>
<tr>
<td>Replacement of fire box walls—1 boiler.</td>
<td>954 00</td>
</tr>
<tr>
<td>Replacement and repairing gutters, leaders and snow guards on roofs</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Replacement of 1 floor polishing machine</td>
<td>450 00</td>
</tr>
<tr>
<td>Replacement of hot water and return—Administration Building</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Replacement of laundry equipment</td>
<td>2,600 00</td>
</tr>
</tbody>
</table>

Total: 210,173 00
CHAPTER 43, LAWS OF 1949

Services Other Than Personal—

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$400 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>200 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>100 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>100 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>50 00</td>
</tr>
<tr>
<td>Clinic expenses</td>
<td>2,500 00</td>
</tr>
</tbody>
</table>

**Total**: 5,850 00

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>15,000 00</td>
</tr>
</tbody>
</table>

**Total**: 16,000 00

Additions and Improvements:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional lightning rods</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>One heated food truck</td>
<td>900 00</td>
</tr>
<tr>
<td>Re-stucco front and portion of side of dining hall and officers' quarters</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Repaint water tower and stand pipe</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Install 3 transformers</td>
<td>5,520 00</td>
</tr>
</tbody>
</table>

**Total**: 13,920 00

Unclassified Expenditures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation award, Joan MacLennon</td>
<td>1,040 00</td>
</tr>
</tbody>
</table>

**Total**: $808,972 00
CHAPTER 43, LAWS OF 1949

STATE HOME FOR BOYS

For salaries and wages and for maintenance of the State Home for Boys, on the basis of four hundred seventy-five inmates.

Salaries and Wages:
Superintendent ........ $6,000 00
Other officers and employees .......... 345,022 50
Special services ...... 3,300 00
Cash in lieu of food maintenance ...... 30,995 00

$385,317 50

Materials and Supplies:
Food ...................... $25,398 00
Clothing ................. 18,000 00
Heat, light, power, water, gas and electricity ........ 55,000 00
Household supplies .. 13,000 00
Farm, stable and ground supplies .... 27,000 00
Industrial and vocational supplies .... 3,000 00
Educational, recreational and library supplies .... 3,000 00
Drugs, medical, surgical and chemical supplies .......... 2,900 00
Motor vehicular transportation supplies .. 2,000 00
Stationery and office supplies .......... 1,000 00
Office equipment replacement ...... 400 00
Replacement of kitchen equipment ........ 500 00
Replacement of dish-washing machines ... 1,500 00

---

**Services Other Than Personal:**

- Traveling expenses ... $700 00
- Telephone and telegraph .............. 1,800 00
- Entertainment expenses .............. 300 00
- Funeral expenses ....... 50 00
- Freight and express .......... 200 00

---

**Current Repairs and Maintenance:**

- Automotive equipment $800 00
- Buildings and grounds 13,000 00

---

**STATE HOME FOR GIRLS**

For salaries and wages, and for maintenance of the State Home for Girls on the basis of three hundred twenty-five inmates.

**Salaries and Wages:**

- Superintendent ...... $5,000 00
- Other employees ...... 206,527 00
- Special services ...... 3,500 00
- Cash in lieu of food maintenance ...... 16,510 00

---

**Total:** 554,865 50

---
### Materials and Supplies:

- **Food** $38,408.00
- **Clothing** 7,500.00
- **Heat, light, power, water, gas and electricity** 5,600.00
- **Household supplies** 9,500.00
- **Farm, stable and grounds supplies** 7,500.00
- **Educational, recreational and library supplies** 2,000.00
- **Stationery and office supplies** 700.00
- **Drugs, medical, surgical and chemical supplies** 1,300.00
- **Motor vehicular transportation supplies** 300.00
- **Replacement of floor coverings** 1,000.00
- **Replacement of kitchen equipment** 1,200.00
- **Replacement of laundry equipment** 4,900.00

**Total for Materials and Supplies:** 79,908.00

### Services Other Than Personal:

- **Traveling expenses** $500.00
- **Telephone and telegraph** 1,450.00
- **Subscriptions** 150.00
- **Freight and express** 100.00
- **Entertainment expenses** 300.00
- **Payments to discharged inmates (R. S. 30:4-114 and 30:4-123)** 150.00
- **Funeral expenses** 100.00
- **Fire alarm and time services** 135.00

**Total for Services Other Than Personal:** 2,885.00
Current Repairs and Maintenance:
- Automotive equipment $300
- Buildings and grounds 5,500

5,800

Additions and Improvements:
- Extraordinary painting 2,500

$322,720

STATE HOSPITAL, GREYSTONE PARK

For salaries and wages and for maintenance of the State Hospital, Greystone Park, on the basis of five thousand eight hundred inmates.

Salaries and Wages:
- Medical superintendent and chief executive $9,000
- Business manager 6,500
- Special services 4,400
- Other officers and employees 2,539,687
- Clinic salaries 66,740
- Cash in lieu of food maintenance 193,370

$2,819,697

Materials and Supplies:
- Food 743,591
- Clothing 125,000
- Heat, light, power, water, gas and electricity 230,000
- Household supplies 125,000
- Farm, stable and grounds supplies 100,000
<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacement dormitory roof (partial)</td>
<td>10,000</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>5,000</td>
</tr>
<tr>
<td>Replacement of mattresses (500)</td>
<td>11,000</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>55,000</td>
</tr>
<tr>
<td>Replacement of stoker engine</td>
<td>1,500</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>3,000</td>
</tr>
<tr>
<td>Replacement kitchen equipment</td>
<td>5,000</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>6,500</td>
</tr>
<tr>
<td>Replacement locks</td>
<td>3,500</td>
</tr>
<tr>
<td>Replacement plumbing, flooring, painting</td>
<td>10,000</td>
</tr>
<tr>
<td>Replacement of dining room chairs and tables</td>
<td>3,000</td>
</tr>
<tr>
<td>Containers for food carts (replacements)</td>
<td>6,000</td>
</tr>
<tr>
<td>Supplies for nursing school</td>
<td>500</td>
</tr>
<tr>
<td>Clinic supplies</td>
<td>4,000</td>
</tr>
<tr>
<td>Tobacco</td>
<td>6,500</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>500</td>
</tr>
<tr>
<td>Replacement window guards recreation building</td>
<td>10,000</td>
</tr>
<tr>
<td></td>
<td>1,464,591</td>
</tr>
</tbody>
</table>
Services Other Than Personal:
    Traveling expenses . . $1,500 00
    Telephone and tele-
    graph . . 10,000 00
    Freight and express . 1,500 00
    Funeral expenses . . . 4,500 00
    Subscriptions, medical
    library . . 200 00
    Miscellaneous expenses . 800 00
    Clinic expenses . . . 2,000 00
    = 20,500 00

Current Repairs and Maintenance:
    Railroad siding . . . $3,000 00
    Automotive equipment 3,200 00
    Buildings and grounds 75,000 00
    = 81,200 00

Additions and Improvements:
    Fireproofing patients’
    quarters . . . . . $100,000 00
    Fire prevention . . . 25,000 00
    Remodeling butcher
    shop area . . 20,000 00
    Refrigerators (18) . . 3,600 00
    Dishwasher for wards
    (24) . . . . . . . . 12,000 00
    Dishwashers, 2 tank
    (2) . . . . . . . 6,000 00
    = 166,600 00

Unclassified Expenditures:
    Compensation awards . . . 7,500 00
    = $4,560,088 00
For salaries and wages, and for maintenance of the State Hospital, Marlboro, on the basis of two thousand nine hundred inmates.

### Salaries and Wages:

- **Medical director**: $9,000 00
- **Other officers and employees, and medical fees**: $1,476,644 00
- **Clinic salaries**: $31,964 00
- **Special services**: $5,200 00
- **Cash in lieu of food maintenance**: $127,380 00

Total: $1,650,188 00

### Materials and Supplies:

- **Food**: $306,009 00
- **Clothing**: $60,000 00
- **Heat, light, power, water, gas and electricity**: $140,000 00
- **Farm, stable and grounds supplies**: $50,000 00
- **Nursing school supplies**: $500 00
- **Household supplies**: $55,000 00
- **Drugs, medical, surgical and chemical supplies**: $30,000 00
- **Industrial and vocational supplies**: $2,400 00
- **Educational, recreational and library supplies**: $2,000 00
- **Stationery and office supplies**: $3,000 00
- **Motor vehicular transportation supplies**: $3,500 00
Clinic supplies ....... 550 00
Other materials and supplies (tobacco) . 3,000 00
Replacement of household furnishings ... 1,500 00
Replacement condensate piping, doctor's housing ........ 6,000 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses .. $1,000 00</td>
<td></td>
</tr>
<tr>
<td>Telephone and telegraph .......................</td>
<td>4,500 00</td>
</tr>
<tr>
<td>Funeral expenses .... 650 00</td>
<td></td>
</tr>
<tr>
<td>Freight and express.. 500 00</td>
<td></td>
</tr>
<tr>
<td>Advertising .......... 100 00</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous expenses ..................... 125 00</td>
<td></td>
</tr>
<tr>
<td>Clinic expenses ...... 450 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>7,325 00</td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:
Automotive equipment $1,500 00
Buildings and grounds 45,000 00
Office furniture, machines and equipment ............... 400 00
Railroad siding ...... 500 00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Additions and Improvements:</td>
<td></td>
</tr>
<tr>
<td>Milk house renovation and refrigeration .. $10,000 00</td>
<td></td>
</tr>
<tr>
<td>Tunnel drainage ...... 2,000 00</td>
<td></td>
</tr>
<tr>
<td>Fire prevention—schedule rating report ....... 7,500 00</td>
<td></td>
</tr>
<tr>
<td>Terrazza floors ...... 20,000 00</td>
<td></td>
</tr>
<tr>
<td>High pressure condensate line .............. 5,500 00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>45,000 00</td>
</tr>
</tbody>
</table>
### Unclassified Expenditures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation award—Charles B. Lanning</td>
<td>1,040.00</td>
</tr>
</tbody>
</table>

**Total:** $2,414,412.00

### State Hospital, Trenton

For salaries and wages, and for maintenance of the State Hospital, Trenton, on the basis of three thousand eight hundred fifty inmates.

#### Salaries and Wages:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical director</td>
<td>8,187.50</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>2,127,152.00</td>
</tr>
<tr>
<td>Special services</td>
<td>1,900.00</td>
</tr>
<tr>
<td>Clinic salaries</td>
<td>45,188.00</td>
</tr>
<tr>
<td>Cash in lieu of food maintenance</td>
<td>175,140.00</td>
</tr>
<tr>
<td>Inmates’ wages</td>
<td>7,500.00</td>
</tr>
</tbody>
</table>

**Total:** $2,365,067.50

#### Materials and Supplies:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>409,312.71</td>
</tr>
<tr>
<td>Clothing</td>
<td>70,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>225,000.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>80,000.00</td>
</tr>
<tr>
<td>Farm, stable and grounds supplies</td>
<td>70,000.00</td>
</tr>
<tr>
<td>Replacement of silo</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>45,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Replacement of concrete mixer</td>
<td>1,000.00</td>
</tr>
</tbody>
</table>

**Total:** $2,365,067.50
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Replacement farm machinery</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Tobacco for working male patients</td>
<td>4,000 00</td>
</tr>
<tr>
<td>Replacement kitchen equipment</td>
<td>3,500 00</td>
</tr>
<tr>
<td>Candy for working female patients</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement X-ray equipment</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Clinic supplies</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Replacement of grounds equipment</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Replacement electrotherapy equipment</td>
<td>3,000 00</td>
</tr>
<tr>
<td>Replacement refrigeration machine, dairy</td>
<td>1,300 00</td>
</tr>
<tr>
<td>Replacement of well pump</td>
<td>3,500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>939,612 71</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>$2,000 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>750 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Subscriptions (newspapers and magazines)</td>
<td>400 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>200 00</td>
</tr>
<tr>
<td>Advertising</td>
<td>150 00</td>
</tr>
<tr>
<td>Cemetery maintenance</td>
<td>500 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>50 00</td>
</tr>
<tr>
<td>Clinic expenses</td>
<td>500 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>12,550 00</strong></td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:
- Automotive equipment: $1,600 00
- Buildings and grounds: 50,000 00

Total: 51,600 00

Additions and Improvements:
- Fireproofing Annex
  - Buildings—Wards 4 to 12, inclusive: $100,000 00
- Fire prevention: 10,000 00
- New laundry machinery: 8,300 00
- Furniture and furnishings, Annex Building: 10,000 00
- Remodeling electric supply lines: 5,000 00

Total: 133,300 00

Unclassified:
- Compensation award—Anna Bakley: $564 20
- Compensation award—Donald Burd: 1,040 00

Total: 1,604 20

Total: $3,503,734 41


**STATE PRISON**

For salaries and wages, and for maintenance of the State Prison on the basis of one thousand five hundred inmates.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Salaries and Wages:</strong></td>
<td></td>
</tr>
<tr>
<td>Principal keeper</td>
<td>$7,550.00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$534,506.00</td>
</tr>
<tr>
<td>Special services</td>
<td>4,000.00</td>
</tr>
<tr>
<td>Inmates wages (other than State use)</td>
<td>15,000.00</td>
</tr>
<tr>
<td><strong>Total Salaries and Wages:</strong></td>
<td>$561,056.00</td>
</tr>
<tr>
<td><strong>Materials and Supplies:</strong></td>
<td></td>
</tr>
<tr>
<td>Food</td>
<td>$167,688.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>40,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>65,000.00</td>
</tr>
<tr>
<td>Household supplies</td>
<td>17,500.00</td>
</tr>
<tr>
<td>Ground supplies</td>
<td>100.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>7,000.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,700.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>2,000.00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>150.00</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>500.00</td>
</tr>
<tr>
<td>Other materials and supplies (tobacco)</td>
<td>1,000.00</td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

Padlocks and key replacement in wings. 2,500 00
Laundry equipment replacement 2,250 00
Kitchen equipment replacement 1,500 00
Protective equipment replacement 1,000 00

310,888 00

Services Other Than Personal:
Traveling expenses $1,000 00
Telephone and telegraph 2,400 00
Payments to discharged inmates 1,000 00
Funeral expenses 200 00
Miscellaneous expenses 200 00
Electrocution plant 800 00
Fire alarm service 170 00

5,770 00

Current Repairs and Maintenance:
Automotive equipment $750 00
Buildings and grounds 14,500 00
Office furniture and machines 350 00

15,600 00

Additions and Improvements:
New linoleum for hospital $1,200 00
Retubing boilers 9,500 00

10,700 00

$904,014 00
STATE PRISON FARM, RAHWAY

For salaries and wages and for maintenance of the State Prison Farm, Rahway, on the basis of nine hundred fifty inmates.

Salaries and Wages:
- Superintendent .......... $6,000 00
- Other officers and employees .......... 371,193 00
- Special services .......... 3,700 00
- Inmates' wages .......... 10,000 00
- Cash in lieu of food maintenance .......... 2,250 00

Total Salaries and Wages: $393,143 00

Materials and Supplies:
- Food ...................... $124,083 00
- Clothing .................. 24,000 00
- Heat, light, power, water, gas and electricity .............. 65,000 00
- Household supplies .. 13,000 00
- Farm, stable and grounds supplies .. 23,500 00
- Educational, recreational and library supplies .......... 500 00
- Other materials and supplies .......... 150 00
- Drugs, medical, surgical and chemical supplies .......... 2,000 00
- Stationery and office supplies .......... 1,200 00
- Motor vehicular transportation supplies .. 1,200 00
- Replacement furnishings officers cottage 500 00
- Replacement plumbing fixtures .......... 9,000 00

Total Materials and Supplies: $393,143 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacement sewage pump</td>
<td>1,900 00</td>
</tr>
<tr>
<td>Replacement bakery equipment</td>
<td>4,190 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$270,223 00</strong></td>
</tr>
</tbody>
</table>

**Services Other Than Personal:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$200 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>1,300 00</td>
</tr>
<tr>
<td>Freight and express</td>
<td>50 00</td>
</tr>
<tr>
<td><strong>Miscellaneous expenses</strong></td>
<td><strong>50 00</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,600 00</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$600 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>20,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>20,600 00</strong></td>
</tr>
</tbody>
</table>

**Additions and Improvements:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installation of individual baths</td>
<td>$3,500 00</td>
</tr>
<tr>
<td>Improvements roofs and gutters</td>
<td>3,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>6,500 00</strong></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$692,066 00</strong></td>
</tr>
</tbody>
</table>

---

**STATE PRISON FARM, LEESBURG**

For salaries and wages, and for maintenance of the State Prison Farm, Leesburg, on the basis of three hundred inmates.

**Salaries and Wages:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Superintendent</td>
<td>$3,960 00</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>90,540 00</td>
</tr>
</tbody>
</table>
Inmates' wages \( \ldots \) 3,000.00  
Special services \( \ldots \) 1,050.00  
Cash in lieu of food maintenance \( \ldots \) 240.00  
\[ \text{Total} = 3,000.00 + 1,050.00 + 240.00 = 4,290.00 \]

<table>
<thead>
<tr>
<th>Materials and Supplies:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Food</td>
<td>$26,937.00</td>
</tr>
<tr>
<td>Clothing</td>
<td>8,000.00</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>14,000.00</td>
</tr>
<tr>
<td>Household and organization supplies</td>
<td>6,000.00</td>
</tr>
<tr>
<td>Farm and stable supplies</td>
<td>4,500.00</td>
</tr>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>600.00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>450.00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>350.00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>200.00</td>
</tr>
<tr>
<td>Retube boiler</td>
<td>1,800.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$62,837.00</td>
</tr>
</tbody>
</table>
Current Repairs and Maintenance:
Automotive equipment $200 00
Buildings and grounds 4,000 00

Additions and Improvements:
Maintenance workshop .......... . 500 00

Village for Epileptics, Skillman

For salaries and wages, and for maintenance of the Village for Epileptics, Skillman, on the basis of one thousand five hundred inmates.

Salaries and Wages:
Superintendent ........ $8,000 00
Other officers and employees ........ 688,060 36
Special services ........ 6,500 00
Cash in lieu of food maintenance ........ 83,965 00
Conversion of forty-six attendant positions into psychiatric technicians ... 18,600 00

Materials and Supplies:
Food ......................... $137,588 00
Clothing ..................... 20,000 00
Heat, light, power, water, gas and electricity ................ 90,000 00
Household and organization supplies ... 35,000 00
Farm and stable supplies ........ 55,000 00
<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drugs, medical, surgical and chemical supplies</td>
<td>14,000 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>1,000 00</td>
</tr>
<tr>
<td>Industrial and vocational supplies</td>
<td>700 00</td>
</tr>
<tr>
<td>Other materials and supplies (tobacco)</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Educational, recreational and library supplies</td>
<td>800 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>3,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>358,588 00</strong></td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$1,300 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Freight, express and cartage</td>
<td>150 00</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>500 00</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>300 00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>100 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>7,350 00</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>$150 00</td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>25,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>26,650 00</strong></td>
</tr>
<tr>
<td>Unclassified Expenditures:</td>
<td></td>
</tr>
<tr>
<td>Compensation awards</td>
<td>3,900 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,201,613 36</strong></td>
</tr>
</tbody>
</table>
CHAPTER 43, LAWS OF 1949

VINELAND STATE SCHOOL

For salaries and wages, and maintenance of the Vineland State School, on the basis of one thousand seven hundred and fifty inmates.

Salaries and Wages:

Superintendent ...... $9,000 00
Physicians, executive assistants, clerks, mechanics and other employees .......... 497,244 96
Special services ...... 3,000 00
Cash in lieu of food maintenance ...... 42,710 00

$551,954 96

Materials and Supplies:

Food ................... $179,204 00
Clothing ................. 26,000 00
Heat, light, power, water, gas and electricity ............... 75,000 00
Household supplies ... 26,000 00
Farm and stable supplies ............ 42,000 00
Industrial and vocational supplies ...... 1,400 00
Drugs, medical, surgical and chemical supplies ............ 7,000 00
Stationery and office supplies .......... 1,000 00
Motor vehicular transportation supplies ... 1,200 00
Educational, recreational and library supplies .............. 1,600 00
Other materials and supplies ............ 60 00

360,464 00
Services Other Than Personal:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$1,500</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>2,100</td>
</tr>
<tr>
<td>Entertainment expenses</td>
<td>1,000</td>
</tr>
<tr>
<td>Funeral expenses</td>
<td>500</td>
</tr>
<tr>
<td>Advertising</td>
<td>150</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>50</td>
</tr>
<tr>
<td>Freight and express</td>
<td>200</td>
</tr>
<tr>
<td></td>
<td>5,500</td>
</tr>
</tbody>
</table>

Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$700</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>18,000</td>
</tr>
<tr>
<td></td>
<td>18,700</td>
</tr>
</tbody>
</table>

Additions and Improvements:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exhaust fans for kitchen</td>
<td>1,500</td>
</tr>
</tbody>
</table>

Unclassified Expenditures:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Compensation award—Randolph Cobianchi</td>
<td>150.50</td>
</tr>
</tbody>
</table>

$938,269.46

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.
CHAPTER 43, LAWS OF 1949

THE ARTHUR BRISBANE CHILD TREATMENT CENTER

Salaries:
- Superintendent ...... $6,500 00
- Officers and employees 62,333 50
- Special services ...... 1,200 00
- Cash in lieu of food maintenance ...... 5,492 50

Total Salaries: $75,586 00

Materials and Supplies:
- Food .................. $14,607 00
- Clothing ................. 900 00
- Heat, light, power, water, gas and electricity ............ 6,000 00
- Household and organization supplies ... 2,000 00
- Ground supplies ..... 100 00
- Motor vehicular transportation supplies. 400 00
- Drugs, medical, surgical and chemical supplies .............. 850 00
- Stationery and office supplies ............ 300 00
- Educational, recreational and library supplies ........... 300 00
- Industrial and vocational supplies ....... 300 00

Total Materials and Supplies: 25,757 00

Services Other Than Personal:
- Traveling expenses .. $150 00
- Telephone and telegraph .......... 600 00
- Freight, express and cartage ........ 25 00
- Household expenses .. 750 00
- Entertainment expenses ........ 250 00
### Miscellaneous expenses

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings and grounds</td>
<td>$1,250</td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>$100</td>
</tr>
<tr>
<td>Floor covering for bathrooms</td>
<td>$750</td>
</tr>
<tr>
<td>Furniture for employees building</td>
<td>$400</td>
</tr>
<tr>
<td>Caulk windows, patch stucco, repaint tower and fire escape</td>
<td>$2,000</td>
</tr>
<tr>
<td>Repair gate cottage</td>
<td>$1,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,350</strong></td>
</tr>
</tbody>
</table>

### Current Repairs and Maintenance:

- Buildings and grounds: $1,250
- Automotive equipment: $100

### Additions and Improvements:

- Floor covering for bathrooms: $750
- Furniture for employees building: $400
- Caulk windows, patch stucco, repaint tower and fire escape: $2,000
- Repair gate cottage: $1,000

**Total Additions and Improvements:** $4,150

### Diagnostic Center

#### Salaries:

<table>
<thead>
<tr>
<th>Position</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Director</td>
<td>$7,500</td>
</tr>
<tr>
<td>Other officers and employees</td>
<td>$114,220</td>
</tr>
<tr>
<td>Special services</td>
<td>$5,000</td>
</tr>
<tr>
<td><strong>Total Salaries</strong></td>
<td><strong>$126,720</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>$13,500</td>
</tr>
<tr>
<td>Heat, light, power, water, gas and electricity</td>
<td>$29,400</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$1,000</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$500</td>
</tr>
<tr>
<td><strong>Total Materials and Supplies</strong></td>
<td><strong>$44,400</strong></td>
</tr>
<tr>
<td>Services Other Than Personal:</td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------------------</td>
<td>-------</td>
</tr>
<tr>
<td>Traveling expenses</td>
<td>$500 00</td>
</tr>
<tr>
<td>Telephone and telegraph</td>
<td>$1,000 00</td>
</tr>
<tr>
<td>Household expenses</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>$50 00</td>
</tr>
<tr>
<td></td>
<td>$3,050 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current Repairs and Maintenance:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$200 00</td>
</tr>
<tr>
<td>Buildings and grounds</td>
<td>$500 00</td>
</tr>
<tr>
<td></td>
<td>$700 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Purchase of Care and Maintenance for Feeble-Minded</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Unclassified Expenditures</td>
<td></td>
</tr>
<tr>
<td>Clothing, maintenance, support and instruction of feeble-minded</td>
<td>$255,750 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Commission for the Blind</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries:</td>
<td></td>
</tr>
<tr>
<td>Secretary and executive officer</td>
<td>$7,250 00</td>
</tr>
<tr>
<td>Teachers of occupational subjects and other employees</td>
<td>$96,360 00</td>
</tr>
<tr>
<td>Special services</td>
<td>$1,120 00</td>
</tr>
<tr>
<td></td>
<td>$104,730 00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Materials and Supplies</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Extension of home industries</td>
<td>$1,500 00</td>
</tr>
<tr>
<td>Motor vehicular transportation supplies</td>
<td>$600 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>$1,400 00</td>
</tr>
<tr>
<td></td>
<td>$3,500 00</td>
</tr>
</tbody>
</table>
## Services Other Than Personal:

<table>
<thead>
<tr>
<th>Services</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traveling expenses</td>
<td>$7,500 00</td>
</tr>
<tr>
<td>Rents (garage)</td>
<td>252 00</td>
</tr>
<tr>
<td>Rent of equipment</td>
<td>100 00</td>
</tr>
<tr>
<td>Support and instruction of blind persons</td>
<td>70,000 00</td>
</tr>
<tr>
<td>Higher education for blind</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Expressage</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Subscriptions</td>
<td>85 00</td>
</tr>
<tr>
<td>Entertainment for the blind</td>
<td>300 00</td>
</tr>
<tr>
<td>Prevention of blindness</td>
<td>1,500 00</td>
</tr>
<tr>
<td>State relief for the blind</td>
<td>250 00</td>
</tr>
</tbody>
</table>

**Total:** 86,187 00

## Current Repairs and Maintenance:

<table>
<thead>
<tr>
<th>Maintenance</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive equipment</td>
<td>$300 00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>175 00</td>
</tr>
</tbody>
</table>

**Total:** 475 00

## Extraordinary Expenditures:

<table>
<thead>
<tr>
<th>Expenditures</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mobile eye clinic</td>
<td>10,500 00</td>
</tr>
</tbody>
</table>

## Unclassified Expenditures:

<table>
<thead>
<tr>
<th>Expenditures</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maintenance of summer camp</td>
<td>$4,000 00</td>
</tr>
<tr>
<td>Payments to be made</td>
<td>8,500 00</td>
</tr>
</tbody>
</table>

**Total:** 12,500 00

The balance to the credit of the outdoor relief or aid to the blind—Revolving Fund—on the thirtieth day of June, one thousand nine hundred and forty-nine, is hereby reappropriated, said sum not to exceed $8,500.00.
The balance to the credit of the Revolving Industrial Fund on the thirtieth day of June, one thousand nine hundred and forty-nine, is hereby reappropriated as a Revolving Industrial Fund, in the sum of $2,000.00.

$217,892 00

STATE BOARD OF CHILD WELFARE

Salaries:
- Executive director ... $9,000 00
- Compensation for other assistants ... 719,328 00

Materials and Supplies:
- Stationery and office supplies .......... $8,500 00
- Office equipment replacement .......... 5,000 00
- Replacement of motor vehicles .......... 10,000 00
- Library supplies .......... 100 00
- Motor vehicular transportation supplies .. 13,000 00

Services Other Than Personal:
- Traveling expenses .. $6,000 00
- Telephone and telegraph for district offices .......... 7,000 00
- Rents (garage) ...... 6,500 00
- Rent of equipment ... 1,040 00
- Miscellaneous expenses .......... 150 00
- Subscriptions and memberships ...... 100 00

$728,328 00

36,600 00
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>District office expenses</td>
<td>200 00</td>
</tr>
<tr>
<td>Social service exchanges</td>
<td>1,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>21,990 00</strong></td>
</tr>
<tr>
<td>Current Repairs and Maintenance:</td>
<td></td>
</tr>
<tr>
<td>Automotive equipment</td>
<td>7,000 00</td>
</tr>
<tr>
<td>Office furniture, machines and equipment</td>
<td>3,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>10,000 00</strong></td>
</tr>
<tr>
<td>Unclassified Expenditures:</td>
<td></td>
</tr>
<tr>
<td>Compensation awards</td>
<td>1,243 47</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,243 47</strong></td>
</tr>
<tr>
<td>Revolving Fund:</td>
<td></td>
</tr>
<tr>
<td>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 Revolving Fund of $75,000.00 heretofore appropriated is appropriated, all receipts when received to be credited to this fund. The same to be known as the State Board of Child Welfare Revolving Fund.</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$798,161 47</strong></td>
</tr>
<tr>
<td>Total, State Institutions</td>
<td><strong>$21,220,515 81</strong></td>
</tr>
<tr>
<td>Grand Total, Department of Institutions and Agencies</td>
<td><strong>$22,049,871 31</strong></td>
</tr>
</tbody>
</table>
Estimated interest requirement on sale of emergency housing bonds ........... $503,775 00
Principal requirement—emergency housing bonds ........ 1,750,000 00

$2,253,775 00

1930 Bond Act:
Principal requirement highway improvement bonds .......... $1,220,000 00
Interest, highway improvement bonds .... 1,279,600 00
Principal requirement institutional construction bonds .... 270,000 00
Interest, institutional construction bonds. 263,450 00

Total debt service 1930 bond act ..................... $3,033,050 00

Roads, Bridges and Viaduct Bonds ($70,000,000.00 Issue):
Annual requirement for amortization ...................... $707,222 00
Interest on roads, bridges and viaducts bonds .............. 800,000 00

$1,507,222 00

Total, Debt Service .................. $6,794,047 00
The unexpended balance as of June 30, 1949, in the account for estimated interest required on sale of bonds to be proposed before the electorate for institutional and educational construction is hereby re-appropriated.

**INTER- AND NON-DEPARTMENTAL ITEMS**

<table>
<thead>
<tr>
<th>Inter- and nondepartmental items</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telephone and Telegraph:</td>
<td>$242,425.00</td>
</tr>
<tr>
<td>Present departments and agencies whose telephone and telegraph charges are paid by the State Treasurer</td>
<td>$242,425.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Rents:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Present departments and agencies whose rents are paid by the State Treasurer</td>
<td>$656,228.38</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Insurance:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For payment of insurance premiums not otherwise provided for, maturing during the current fiscal year, including purchase of equipment required to effect reductions in fire rates</td>
<td>$255,040.82</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Postage:</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Present departments and agencies whose postage is paid by the State Treasurer</td>
<td>$272,510.00</td>
</tr>
</tbody>
</table>
PENSIONS AND CONTRIBUTIONS TO STATE PENSION SYSTEM FUNDS

For amount required to pay pensions pursuant to various acts relative thereto:

- Heath Act Pensions: $98,000
- Veterans' Act Pensions: $150,000
- Miscellaneous Special Pension Acts: $28,800
- Annuity for Widows of Governors: $5,000

Prison Officers' Pension Fund:
- State Contribution: $60,000

State Employees' Retirement System:
- For contingent Reserve Fund created by R. S. 43:14-12 and 43:14-14 State's Accrued Liability Contribution: $25,000
- Interest on above: $2,250
- State's share, on account of members' service: $1,472,246

Total: $1,841,296

STATE EMERGENCY FUND

For the State Treasurer, to meet any condition of emergency until legislation appropriate therefor shall be enacted; provided, how-
ever, that all disbursements therefrom shall be made only upon the written authorization of the Governor .... $25,000 00

For the State Treasurer, to pay compensation awards allowed State employees, upon the written authorization of the Governor .... 25,000 00 $50,000 00

**Salary Adjustments, Increments, War Adjustments, Bonuses and New Employees**

To the State Treasurer
for allotment among various departments, if the requirement develops, to cover the cost of providing new employees ............ $200,000 00

For salary adjustments to State employees as provided, in legislation to be adopted by the Legislature .... 3,600,000 00 $3,800,000 00

All balances remaining in this account as of June 30, 1949, are hereby re-appropriated for the fiscal year 1949-50 to meet costs of reclassifications, salary increments and adjustments which may be provided by legislation adopted by the Legislature.
CHAPTER 43, LAWS OF 1949

The Judiciary

General

Salaries:

Chief Justice ........ $25,000 00
Justices .............. 144,000 00
Judges ............... 560,000 00
Advisory Masters ... 80,000 00
Other employees ...... 555,412 50
Bar examiners ....... 24,150 00

$1,388,562 50

Materials and Supplies:

Stationery and office supplies ........ $12,500 00
Office equipment replacement ......... 500 00
Library supplies ........ 17,000 00
Printing and binding, including printing of Rules ........... 1,200 00

31,200 00

Services Other Than Personal:

Traveling expenses ...... $5,000 00
Freight, express and cartage .......... 1,000 00
Miscellaneous expenses .......... 1,000 00
Publication and binding of Chancery and law reports ....... 7,500 00
Expenses, bar examiners .......... 2,500 00

17,000 00

Current Repairs and Maintenance:

Repairs to office furniture, machines, equipment ........... 1,250 00

Additions and Improvements:

Office furniture and equipment ... 3,500 00
CHAPTER 43, LAWS OF 1949

Extraordinary Expenditures:
Expenses judicial conference ........ $1,000 00
Expenses Annual Assembly of Inferior Court Judges ...... 1,500 00
Microfilming ............ 17,628 00
Judicial pensions ............... 97,500 00

South Jersey Port Commission

For the purpose of carrying out the provisions of chapter 11 of Title 12 of the R. S.

Salaries:
Secretary .............. $7,500 00
Other employees ....... 18,705 00

Materials and Supplies:
Motor vehicular transportation supplies . $250 00
Stationery and office supplies ............. 225 00
Office equipment replacement ............. 400 00
Educational and library supplies ......... 300 00
Engineering supplies .. 100 00
Printing ............... 360 00

Services Other Than Personal:
Traveling expenses .. $1,000 00
Telephone and telegraph .................. 175 00
Rental (safe deposit box) ............... 10 00

$1,559,140 50
<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insurance (other than fire)</td>
<td>2,140.79</td>
</tr>
<tr>
<td>Advertising (legal)</td>
<td>75.00</td>
</tr>
<tr>
<td>Subscriptions and membership fees</td>
<td>470.00</td>
</tr>
<tr>
<td>Postage</td>
<td>200.00</td>
</tr>
<tr>
<td>Miscellaneous expenses</td>
<td>150.00</td>
</tr>
<tr>
<td>Traffic and stream surveys</td>
<td>150.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>4,370.79</strong></td>
</tr>
</tbody>
</table>

**Current Repairs and Maintenance:**
- Automotive equipment: $150.00
- Office machines and equipment: 50.00
- **Total**: 200.00

**Extraordinary Expenditures:**
- Dredging work in port districts: 50,000.00
- **Total**: $82,410.79

**Palisades Interstate Park Commission**

**Salaries:**
- Employees’ salaries: $148,824.00

**Materials and Supplies:**
- Clothing: $1,000.00
- Heat, light, power, water, gas and electricity: 5,500.00
- Ground supplies: 200.00
- Household and organization supplies: 500.00
- Drugs, medical, surgical and chemical supplies: 50.00
- Motor vehicular transportation supplies: 900.00


<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Replacements of motor vehicles</td>
<td>1,500 00</td>
</tr>
<tr>
<td>Stationery and office supplies</td>
<td>400 00</td>
</tr>
<tr>
<td>Photographing, blueprinting and drafting supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Engineering supplies</td>
<td>100 00</td>
</tr>
<tr>
<td>Other equipment</td>
<td>800 00</td>
</tr>
<tr>
<td>Police Department equipment</td>
<td>580 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>11,630 00</strong></td>
</tr>
</tbody>
</table>

| Services Other Than Personal:                       |         |
| Traveling expenses                                  | $50 00  |
| Telephone and telegraph                             | 1,000 00|
| Postage                                             | 250 00  |
| **Total**                                           | **1,300 00** |

| Current Repairs and Maintenance:                   |         |
| Automotive equipment                                | $2,000 00|
| Buildings and grounds                               | 3,200 00|
| Other equipment                                     | 1,000 00|
| **Total**                                           | **6,200 00** |

| Additions and Improvements:                         |         |
| Police radio                                        | $1,600 00|
| Picnic facilities                                   | 2,000 00|
| **Total**                                           | **3,600 00** |

| Extraordinary Expenditures:                         |         |
| Repairs to Englewood boat basin                     | $17,000 00|
| Replacement water and secondary power lines         | 18,000 00|
| **Total**                                           | **35,000 00** |

**Total**                                           **$206,554 00**
### Delaware River Joint Toll Bridge Commission

**Salaries:**
- Officers and employees $245,139

**Materials and Supplies:**
- Clothing $4,000
- Heat, light, power, water, gas and electricity $9,400
- Ground supplies $650
- Household and organization supplies $25
- Drugs, medical, surgical and chemical supplies $400
- Motor vehicular transportation supplies $2,500
- Stationery and office supplies $800
- Office equipment replacement $150
- Printing, blueprinting and photostating supplies $500
- Engineering supplies $300
- Books and pamphlets $25

**Total Materials and Supplies:** $18,750

**Services Other Than Personal:**
- Traveling expenses $1,500
- Telephone and telegraph $1,700
- Rents $2,354
- Insurance (fire) $2,565
- Insurance (other than fire) $2,537
- Freight, express and cartage $100
- Household expenses $42
- Advertising $650
Subscriptions ........ 26 00
Postage .............. 300 00
Weighing trucks ...... 40 00
Miscellaneous ex-
   penses ............ 25 00

11,839 65

Current Repairs and Maintenance:
Buildings and grounds $22,500 00
Other equipment .... 7,600 00
Painting of bridges ... 25,000 00

55,100 00

Additions and Improvements:
Enlarge two officers’
   shelters, lower Tren-
ton bridge ........ $3,000 00
New officers’ shelter,
   Pennsylvania and
   Calhoun Street
   bridge .............. 3,500 00
Frame garage, Penn-
sylvania and Yard-
ley bridge ............ 900 00
New officers’ shelter,
   Pennsylvania and
   Lambertville bridge 1,500 00
Band saw, New Hope
   Shop ................ 250 00
New row boat, southern
   division ............ 150 00

9,300 00

Extraordinary Expenditures:
Open grate roadway
   and timber walk,
   Yardley bridge .... $65,000 00
New concrete side-
   walk, Stockton
   bridge ............. 18,000 00

$83,000 00
Unclassified Expenditures:

Expense of New Jersey Commission 300 00

Less—

Pennsylvania’s share. $209,064 32
Rentals and miscellaneous receipts ... 5,000 00

$214,064 32

In addition to the net amounts herein appropriated, any unexpended balance on June 30, 1949, comprising all receipts from Pennsylvania, rental receipts, together with all moneys received during 1949-50, 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.

$209,364 33

Commission on Interstate Co-operation

Materials and Supplies:

Stationery and office supplies .......... $40 00
Printing and binding. 200 00

$240 00

Services Other Than Personal:

Traveling expenses . . $400 00
Telephone and telegraph .......... 140 00
Postage .............. 75 00
Expenses of conferences ............ 150 00

765 00

Commitments to Interstate Agencies:
Unclassified:
Interstate Commission on the Delaware River Basin .... $12,000 00
The Interstate Commission on Delaware River Basin, for New Jersey's share of the cost of a survey to determine the feasibility of constructing an integrated water supply project within the basin above Trenton 35,000 00
The Council of State Governments .... 13,000 00
The Governor's Conference ........ 100 00
Atlantic States Marine Fisheries Commission ........ 1,400 00
National Conference Commissioners on Uniform State Laws 150 00
Federation of Tax Administrators .... 750 00
Establishment of office —National Association of Insurance Commissioners .... 300 00

62,700 00

$63,705 00
Expenses incurred by the commission appointed pursuant to chapter 321, laws of 1935.

Salaries:
- Employees: $18,807.75

Materials and Supplies:
- Heat, light, power, water, gas and electricity: $85.00
- Drugs, medical, surgical and chemical supplies: $250.00
- Motor vehicular transportation supplies: $300.00
- Stationery and office supplies: $200.00
- Office equipment replacement: $50.00
- Printing, binding, photographing and blueprinting: $100.00

Services Other Than Personal:
- Traveling expenses: $400.00
- Telephone and telegraph: $202.50
- Rents: $2,551.00
- Insurance (other than fire): $100.00
- Postage: $135.00
- Miscellaneous expenses: $35.00

Total expenses: $23,216.25
COMMISSION ON STATE TAX POLICY

Unclassified:
For the expenses (Chapter 157, Laws of 1945) $25,000 00

STATE BEACH EROSION COMMISSION
For expenses of the commission, providing Senate Bill No. 120 becomes a law $35,000 00

Total, General State Purposes $79,626,936 15

STATE AID TO COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS

DEPARTMENT OF THE TREASURY

Shared Taxes

Inheritance Taxes:
Upon certification of the Director of the Taxation Division, 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, payment of five per centum (5%) of tax collected to counties, 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 Budgets and Accounting, and there is hereby appropriated the amount necessary therefor, approximating $300,000.

Outdoor Advertising Tax:
In addition thereto, the State Treasurer, upon certification of the Director of the Taxation Division, 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. 54:40-7, dividing proportionately among municipalities in which billboards are located excess outdoor advertising revenues. The State Treasurer shall pay same upon warrants of the Director of the Division of Budgets and Accounting and there is hereby appropriated the amount necessary therefor, approximating $18,000.

$318,000
For salaries of members of the county boards of taxation $172,940 00

Teachers’ Pension and Annuity Fund

State’s Contribution

Unclassified:
State’s contribution to Teachers’ Pension and Annuity Fund, for the fiscal year 1949-50, pursuant to Article 3, chapter 13 of Title 18 of the R. S., which amounts are approximately as follows:

Pension Accumulation Fund $4,638,117 00
Pension Fund:
Normal contribution 231,815 00
Deficiency contribution 1,500,000 00
Interest 18:13–103 1,486,500 00
Interest on deferred deficiency contribution 96,211 00

Total $7,952,643 00

The interest of $179,683.35 due on July 1, 1950, pursuant to Chapter 159, Laws of 1941, as amended by Chapter 112, Laws of 1946, shall be paid from the surplus in the State Highway Sinking Fund.

Notwithstanding the amount certified as due by the board of trustees, a sum not to exceed $1,500,000.00 shall be paid on account of the deficiency contribution provided for under R. S. 18:13–81.
<table>
<thead>
<tr>
<th>Chapter 43, LAWS OF 1949</th>
</tr>
</thead>
</table>

**Police and Firemen's Apportionment Fund**

Apportionment Fund as provided in Chapter 254, P. L. 1944 ............ $1,000,000 00

Totals, State Aid Administered by Department of the Treasury ........... $9,443,583 00

**Department of Conservation and Economic Development**

**Relief Subsidies**

Relief subsidies ....................... $1,300,000 00

The unexpended balances in the Municipal Aid Fund and the State Relief Fund as of June 30, 1949, are hereby reappropriated. The amounts herein appropriated shall be available for 1948-49 relief subsidies if needed.

**Veterans Aid**

Blind Veterans:
Payments to blind veterans pursuant to provisions of Chapter 85, P. L. 1946 ........ $31,000 00

Paraplegics:
Payments to paraplegic veterans pursuant to provisions of Chapter 263, P. L. 1947 .......... 45,000 00

$76,000 00
Former Division of Navigation

Extraordinary Expenditures:

Reconstruction and maintenance of beach protection projects already constructed along Atlantic Coast toward which the municipality has contributed their allotted share. Of the amount herein appropriated a sum not exceeding $50,000.00 shall be available to defray the State's share of a survey to be undertaken in conjunction with the Federal Government $219,000.00

For beach protection along the Atlantic coast, for the construction of beach protection measures, including bulkheads, back-fill, groins and jetties, and the pumping of sand, advertising and inspection costs; providing fifty per centum (50%) of the cost of each project shall be borne by each municipality participating in the project $250,000.00

Any municipality participating in a beach protection project shall deposit its 50% share of participation with the Department of Conservation, Division of Navigation, and all projects are to be constructed under contract with and under the supervision of the former Division of Navigation. All allocations heretofore made to any municipality and any balances unused in the Beach Erosion Account as of July 1, 1949, are hereby reappropriated and subject to the provisions as heretofore
stated. No allocation of beach erosion moneys shall be made to any municipality without the written consent of the Governor.

$469,000 00

Totals, State Aid Appropriation Administered by Department of Conservation and Economic Development .... $1,845,000 00

DEPARTMENT OF EDUCATION

State Aid to School Districts

Salaries:
County superintendents of schools. $131,250 00
For payment by State Commissioner of Education for furnishing local school districts with forms and supplies 15,000 00
Visual educational materials, lantern slides, films, etc., for use of local school districts 35,000 00
Formation and aid of county and school libraries 10,000 00
To reimburse school districts for one-half excess cost of educating crippled children 250,000 00

Manual Training:
For payment to schools for manual training pursuant to R. S. chapter 9 of Title 52 1,035,525 00

Vocational Schools:
For payment to vocational schools pursuant to the provisions of article 5, chapter 15, of Title 18 of the R. S. 634,684 39
Industrial Education:
For payments to schools established for industrial education, pursuant to R. S. 18:15–24 .......... 69,000 00
State public school account, pursuant to chapter 63 of the laws of 1946...14,370,896 91
State aid to local school districts, chapter 66, laws of 1948 ........... 8,824,660 38

$25,376,016 68

STATE HIGHWAY DEPARTMENT

State Aid to Counties and Municipalities

Construction, reconstruction, maintenance, et cetera, of county roads...$8,000,000 00
Construction, reconstruction, maintenance and repair 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 the basis of $50,000.00 per county .......... 1,050,000 00

The total appropriation for State aid herein is for the calendar year 1950.
This appropriation is due and payable on January 2, 1950.

Total mandatory appropriations ...$14,925,000 00
STATE HIGHWAY DEPARTMENT

County and Municipal Aid for Lighting

County and municipal aid for lighting $325,000 00  

Total. State Aid Administered by State Highway Department ....$15,250,000 00

DEPARTMENT OF INSTITUTIONS AND AGENCIES

COUNTY INSANE HOSPITALS

Unclassified:

For the support of patients in county insane hospitals, according to Revised Statutes, section 30:4-78:

<table>
<thead>
<tr>
<th>County</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlantic</td>
<td>$93,000 00</td>
</tr>
<tr>
<td>Burlington</td>
<td>75,000 00</td>
</tr>
<tr>
<td>Camden</td>
<td>145,000 00</td>
</tr>
<tr>
<td>Cumberland</td>
<td>58,000 00</td>
</tr>
<tr>
<td>Essex</td>
<td>850,000 00</td>
</tr>
<tr>
<td>Hudson</td>
<td>405,000 00</td>
</tr>
</tbody>
</table>

$1,626,000 00
X 6. COUNTY TUBERCULOSIS HOSPITALS

Unclassified:

For the support of patients pursuant to subdivision C, article 4, chapter 9, of Title 30 of the Revised Statutes, in the following county hospitals:

Atlantic ......... $16,000 00
Bergen .......... 50,000 00
Burlington ...... 18,000 00
Camden .......... 35,000 00
Cape May ....... 3,000 00
Cumberland .... 5,000 00
Essex .......... 105,000 00
Gloucester ...... 7,000 00
Hudson .......... 115,000 00
Hunterdon ...... 3,000 00
Mercer .......... 30,000 00
Middlesex ...... 52,000 00
Monmouth ...... 28,000 00
Morris .......... 12,000 00
Ocean .......... 4,000 00
Passaic .......... 70,000 00
Salem .......... 2,500 00
Somerset ....... 9,500 00
Sussex .......... 1,000 00
Union .......... 65,000 00
Warren .......... 3,500 00

$634,500 00
STATE SUBSIDY—OLD AGE ASSISTANCE

For the purpose of making payments for Old Age Assistance pursuant to chapter 7 of Title 44 of the R. S. . . $3,700,000 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, 1949, 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, 1949, 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, 1950, or so much thereof as may be necessary, are hereby reappropriated.

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) .................. $3,348,600 00
The balance remaining in the appropriations for the State subsidy for maintenance of children under the care of the Board of Child Welfare for the fiscal year ending June 30, 1949, or so much thereof as may be necessary, is hereby reappropriated.

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 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.

Total, State Aid Administered by Department of Institutions and Agencies ....... $9,309,100 00

The Judiciary

Payment to Counties for Salaries of Stenographic Reporters

Salaries:
For amounts to be refunded to various counties in this State for salaries of stenographic reporters appointed by the Supreme Court, pursuant to Chapter 376, P. L. 1948 ...... $220,000 00
For the amount to be refunded to Hudson county for pension granted to Neale Ransome, court stenographer, pursuant to R. S. 43:6-13.1... 1,000 00

For amounts to be paid to various counties representing 40% of the salaries of county judges, provided Senate Bill No. 151 becomes a law...... 143,520 00

Grand Totals, State Aid to Counties, Municipalities and School Districts ......... $61,588,219 68

STATE CAPITAL EXPENDITURES BUDGET

DEPARTMENT OF LAW AND PUBLIC SAFETY

New Buildings:
Land and buildings, Division of State Police and Division of Motor Vehicles ............... $225,000 00

The unexpended balances as of June 30, 1949, of the appropriation providing for buildings of the Division of State Police are hereby reappropriated.
CHAPTER 43, LAWS OF 1949

DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT

Public Shooting and Fishing Grounds Fund
(Reimbursable by Federal Aid)

New Buildings and Land:
Purchase of land for public hunting $10,000 00

STATE DEPARTMENT OF EDUCATION

Education Institution Construction Fund

The unexpended balances as of June 30, 1949, of the appropriation to the Education Institution Construction Fund are hereby reappropriated.

THE STATE UNIVERSITY OF NEW JERSEY

General University

The unexpended balance as of June 30, 1949, of the appropriation providing for the first unit of the new Chemistry building, is hereby reappropriated.

For the completion of steam lines and heating system in the Chemistry Building at the State University... $100,000 00

Agricultural Experiment Station

The unexpended balance as of June 30, 1949, of the appropriation providing for the Agricultural Science Building is hereby reappropriated.
Highway Department

New Construction:
Construction of Institutional Roads and Approaches, including Snow Removal and Purchase of Snow Fence:
State Police .......... $18,376.00
Institutions and agencies .......... 167,000.00
Public Instruction .......... 20,788.00

Department of Conservation:
Division of Forestry
—Forests ........ 10,000.00
—Parks .......... 236,504.05
Division of Forestry
—Historic Sites .... 12,560.00
Division of Forestry
—Forest Fire
Service ........ 1,500.00
Department of Defense .......... 185,100.00

Department of Treasury:
Division of Purchase and Property ..... 15,000.00

State University:
Agricultural Experiment Station .... 15,000.00
General University .... 75,000.00
Palisades Interstate Park Commission 89,000.00

$845,828.05
Construction of State Highway System:

Purchase of rights-of-way, construction of roads and bridges. $17,071,413

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 for construction purposes.

The amounts herein providing 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.

New Buildings and Lands:

Storage building (additional), Fernwood—building No. 35 .... $65,000

$17,982,241 96

Total, State Capital Expenditures Budget ...............$18,317,241 96

Grand Total ...............$159,532,397 79

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.
CHAPTER 43, LAWS OF 1949

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 such sums which are by law devoted to specific purposes, namely, United States appropriation to Agricultural College, taxes for the use of taxing districts in this State, Grade Crossing Elimination Fund, Federal Forest Fire Fund, Federal Forest Nursery Fund, Forest Land Fund, one per centum (1% ) Workmen’s Compensation Tax Fund, 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 Fund, 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, unclaimed accounts of patients and prisoners in State institutions, Unemployment Compensation Funds and Employment Service Funds, Cash Sickness Benefits Funds, Compensation awards, 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 from the Federal Government for vocational education, 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, Federal funds subsidizing the State; funds appropriated for institution construction; moneys received representing insurance to cover losses by fire and other casualties; this
section shall not be construed to prohibit the payment due upon any contract made under an appropriation of previous years; moneys received by the Department of Conservation from the sale or lease of forest reserve lands pursuant to R. S. 13:8-9; moneys received by the Quartermaster-General under the provisions of article 3, chapter 2, of Title 38 of the Revised Statutes; nor shall this act apply to moneys appropriated by joint resolution of the Legislature where such moneys have been set apart by the State Treasurer.

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 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 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 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.

7. 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 division of architecture and construction of the Department of Institutions and Agencies a sufficient sum to pay for the cost of all architectural work, superintendence and other expert services in connection with such work.

8. 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.
9. Such amounts of motor fuel tax and motor vehicle fees which may be utilized for general government purposes in the fiscal year 1949-50, other than the costs of operating the State Highway Department or any other related department properly chargeable against such revenues, shall be appropriated for highway construction or related activities, during the fiscal years 1951 to 1953, both inclusive.

10. This act shall take effect on the first day of July, one thousand nine hundred and forty-nine.

Approved April 20, 1949.

CHAPTER 44

An Act to amend “An act concerning banking and banking institutions (Revision of 1948),” approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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. Definitions.
As used in this act, and except as otherwise expressly provided in this act,
(1) “bank” shall include the following:

(a) every corporation heretofore organized pursuant to the act entitled “An act concerning banks and banking (Revision of 1899),” approved March twenty-fourth, one thousand eight hundred and ninety-nine;
(b) every corporation heretofore organized pursuant to the act entitled “An act concerning trust companies (Revision of 1899),” ap-
proved March twenty-fourth, one thousand eight hundred and ninety-nine;

(c) every corporation heretofore organized pursuant to chapter four of Title 17 of the Revised Statutes;

(d) every corporation, other than a savings bank, heretofore authorized by any general or special law of this State to transact business as a bank or as a trust company, or as both;

(e) every corporation hereafter organized pursuant to article two of this act;

(2) “banking institution” shall mean a bank, savings bank, and a national banking association having its principal office in this State;

(3) “board of managers” of a savings bank shall include the board of trustees of a savings bank;

(4) “capital stock” shall include both common stock and preferred stock;

(5) “certificate of incorporation,” unless the context requires otherwise, shall mean

(a) the certificate of incorporation, together with all amendments thereto, of every bank and savings bank organized pursuant to any general law of this State;

(b) the charter, together with all amendments thereto, of every bank and savings bank organized pursuant to any special law of this State;

(6) “commissioner” shall mean the Commissioner of Banking and Insurance of New Jersey;

(7) “department” shall mean the Department of Banking and Insurance of New Jersey;

(8) “fiduciary” shall include trustee, executor, administrator, receiver, guardian, assignee, and every other person occupying any other lawful office or employment of trust;

(9) “manager” of a savings bank shall include a trustee of a savings bank;
(10) "municipality" shall mean a city, town, township, village, and borough of this State;

(11) "population" shall mean the population as determined by the latest Federal census or as determined by the commissioner from other information which he may deem reliable;

(12) "qualified bank" shall mean

(a) a bank which has heretofore been authorized or which shall hereafter be authorized to exercise any of the powers authorized by section twenty-eight;

(b) a savings bank which has heretofore been authorized or which shall hereafter be authorized to exercise any of the powers authorized by section twenty-eight; and

(c) a national banking association having its principal office in this State authorized to act as a fiduciary;

(13) "savings bank" shall include the following:

(a) every corporation heretofore organized pursuant to the act entitled "An act concerning savings banks," approved April twelfth, one thousand eight hundred and seventy-six;

(b) every corporation heretofore organized pursuant to the act entitled "An act concerning savings banks," approved May second, one thousand nine hundred and six;

(c) every corporation heretofore organized pursuant to chapter six of Title 17 of the Revised Statutes;

(d) every corporation, other than a bank, authorized by any general or special law of this State to carry on the business of a savings bank or institution or society for savings;

(e) every corporation hereafter organized pursuant to article three of this act.

2. This act shall take effect immediately.
Approved April 20, 1949.
CHAPTER 45

An Act to amend the title of "An act concerning certain employees of any school district which is coterminous with a municipality in which chapter fifteen of Title 43 of the Revised Statutes has been or shall be adopted," approved April twenty-third, one thousand nine hundred and forty-six (P. L. 1946, c. 135), so that the same shall read "An act concerning certain employees of any school district, the boundaries of which are coterminous with those of a municipality, or of more than one municipality, in which chapter fifteen of Title 43 of the Revised Statutes has been or shall be adopted," 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 certain employees of any school district which is coterminous with a municipality in which chapter fifteen of Title 43 of the Revised Statutes has been or shall be adopted," approved April twenty-third, one thousand nine hundred and forty-six, is amended to read "An act concerning certain employees of any school district, the boundaries of which are coterminous with those of a municipality, or of more than one municipality, in which chapter fifteen of Title 43 of the Revised Statutes has been or shall be adopted."

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

1. 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 of more than one municipality,
in which chapter fifteen of Title 43 of the Revised Statutes has been or shall be 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 municipality or municipalities shall have the same obligations with respect to such employees as it has to its own employees under said chapter fifteen of Title 43 of the Revised Statutes; provided, such employee has been admitted to receive the benefits of the fund established under said chapter, or shall make application to be admitted to such benefits within one year from July first, one thousand nine hundred and forty-nine, or within one year from the effective date of said chapter fifteen of Title 43 of the Revised Statutes in such municipality or municipalities, whichever is later.

3. This act shall take effect immediately.
Approved April 20, 1949.

CHAPTER 46


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

1. Section one forty-eight of the act of which this act is amendatory is amended to read as follows:
   148. Merger or consolidation of a bank with a national banking association.
   A. A bank may merge into or consolidate with a national banking association with the approval of
the holders of two-thirds of the capital stock of such bank entitled to vote. The directors of the bank shall file in the department a certificate over their signatures that such approval has been given, and that the directors intend to act in pursuance thereof. Upon the taking effect of the merger or consolidation, the bank shall be deemed to have surrendered its charter.

B. Upon such merger or consolidation, all the property and rights of such bank shall vest in the national banking association in the manner prescribed by section one hundred thirty-nine and the rights and obligations of the bank and the national banking association, and of all depositors, other creditors, stockholders and other persons shall be the same as those defined in section one hundred thirty-nine.

C. Any stockholder of the bank who fails to approve such merger or consolidation shall have the right to demand and to be paid the value of his shares of stock in the manner, and subject to the conditions and limitations provided by sections one hundred forty to one hundred forty-four, inclusive, except that demand for payment shall be made not later than three months from the date of the filing of the certificate pursuant to subsection A of this section, and the value of such shares shall be computed as of that date.

2. This act shall take effect immediately.

Approved April 20, 1949.
CHAPTER 47


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

1. Section one hundred and seventy-eight of the act of which this act is amendatory is amended to read as follows:

178. Public utility bonds and debentures.

A. As used in this section,

(1) "bonds of a public utility company" and "debentures or other bonds of a public utility company" shall mean bonds or debentures, as the case may be, issued, guaranteed, assumed, or otherwise agreed to be paid by a public utility company;

(2) "public utility company" shall include constituent and predecessor companies, and shall mean:

(a) a corporation at least eighty-five per centum (85%) of whose gross operating revenues are derived within the United States from the sale or furnishing of one or more of the following:

(1) artificial gas,
(2) natural gas to consumers over systems owned or leased by it,
(3) a mixture of artificial and natural gas to consumers over systems owned or leased by it,
(4) electricity,
(5) water, or
(6) telephone, telegraph or other communication services, or any combination thereof, and
(b) except for the purposes of subsection B of this section, a corporation at least a majority of whose gross operating revenues are derived within the United States from furnishing telephone, telegraph or other communication services, or any combination thereof;

(3) "net operating revenues available for fixed charges" shall mean gross operating revenues less all operating expenses, but before deduction for (a) renewals and depreciation and (b) State and Federal income and profits taxes;

(4) "fixed charges" shall mean charges for (a) rentals, (b) interest on all outstanding mortgage debt, and (c) regularly recurring charges for amortization of discount and expense allocable to mortgage debt, but shall exclude intercompany items;

(5) "fixed assets" shall mean real property, interests in real property, plants, equipment, transmission or distribution systems, and other assets commonly accepted as fixed assets, and shall include fixed assets leased to a public utility company and operated by it under a lease expiring by its terms, in not less than fifty years from the date an investment is made pursuant to this section;

(6) "book value of fixed assets" shall mean the value of such assets as shown on the books of the public utility company, less reserves for depreciation and renewals.

B. A savings bank may invest in

(1) bonds of a public utility company (a) whose gross operating revenues, for the five fiscal years next preceding the investment for which the necessary statistical data is available or for five consecutive twelve-month periods ending within six months of the time the investment is made, have averaged at least two million five hundred thousand dollars ($2,500,000.00) for each such year or period, and (b) whose average net operating revenues available for fixed charges for the last three of such years or periods have equaled not less
than two and one-half times the average annual requirement for fixed charges for the same years or periods;

(2) bonds of a public utility company (a) which derives at least ninety-five per centum (95%) of its gross operating revenues from the sale of water, and (b) whose gross operating revenues, for the five fiscal years next preceding the investment for which the necessary statistical data is available or for five consecutive twelve-month periods ending within six months of the time the investment is made, have averaged at least five hundred thousand dollars ($500,000.00) for each such year or period, and (c) whose average net operating revenues available for fixed charges for the last three of such years or periods have equaled not less than one and three-quarters times the average annual requirement for fixed charges during the same years or periods.

C. Bonds invested in pursuant to subsection B of this section shall be secured by a mortgage on fixed assets which is (1) a first mortgage or (2) a refunding mortgage under which bonds may be issued for the retirement or refunding of all debts secured by mortgages on all or any part of such fixed assets prior to the lien of such refunding mortgage, or (3) a mortgage prior in lien to such a refunding mortgage, or (4) is secured by the pledge of mortgage bonds constituting not less than ninety-five per centum (95%) of all the outstanding mortgage debt secured by all or part of the fixed assets which are subject to the mortgage securing such pledged bonds. The aggregate principal amount of all outstanding bonds secured (1) by the mortgage securing the bonds so invested in, directly or by pledge of bonds, and by all other mortgages equal or prior thereto in lien, to which all or any part of such fixed assets are subject, or (2) by any such refunding mortgage inferior in lien to the mortgage securing the bonds so invested in, directly or by pledge of mortgage bonds, and by all
other mortgages equal or prior in lien to such refunding mortgage to which all or any part of such fixed assets are subject, shall not, at the time of the investment exceed (1) sixty-six and two-thirds per centum (66⅔%) of the book value of such fixed assets, in the case of bonds invested in pursuant to paragraph (1) of subsection B of this section, or (2) seventy per centum (70%) of the book value of such fixed assets, in the case of bonds invested in pursuant to paragraph (2) of subsection B of this section.

D. A mortgage securing bonds shall satisfy the requirements of this section notwithstanding that it is

(1) subject to the lien of prior mortgages securing bonds which have been called for redemption or which will otherwise mature within six months of the time of the investment, and for the payment of which funds have been set aside in trust; and such bonds shall not be deemed to be outstanding for the purpose of computing the sixty-six and two-thirds per centum (66⅔%) and the seventy per centum (70%) limitations prescribed by subsection C of this section;

(2) subject to the lien of current taxes or assessments not past due;

(3) subject to the lien of past due taxes or assessments which are bona fide contested;

(4) subject to construction or other liens arising out of operations common to public utility companies of similar character and size.

E. A savings bank may invest in debentures or other bonds of a public utility company notwithstanding that such bonds or debentures are unsecured, or, if secured, that the mortgages securing them do not satisfy the requirements of subsection C of this section; provided, (1) that the gross operating revenues within the United States of the public utility company, for the five fiscal years next preceding the investment for which the necessary statistical data is available, or for five consecutive twelve-month periods ending within six months of
the time the investment is made, have averaged not less than twenty million dollars ($20,000,000.00) for each such year or period; and (2) that the average net operating revenues of the public utility company available for fixed charges, including charges on all outstanding funded debt, whether secured or unsecured, for the last three of such years or periods have equaled not less than four times the average annual requirement for fixed charges for the same years or periods.

F. No savings bank shall make an investment pursuant to this section at any time when the total of all such investments exceeds, or if the making of such an investment would cause such total to exceed, forty per centum (40%) of the deposits.

G. No savings bank shall make an investment pursuant to this section in any obligation for the payment of which any one public utility company is primarily liable, at any time when the total of all of its investments in such obligations of such company exceeds, or if the making of such an investment would cause such total to exceed, two per centum (2%) of its deposits. The acquisition of any such obligation as a result of a refunding or other refinancing or exchange of such obligations theretofore invested in shall not be considered the making of an investment for the purposes of this subsection.

H. A savings bank may invest in debentures or other bonds of a public utility company within the meaning of subparagraph (b) of paragraph (2) of subsection A of this section, notwithstanding that such debentures or other bonds do not satisfy the requirements of subsection E of this section, or, if secured, that the mortgages securing them do not satisfy the requirements of subsection C of this section; provided, (1) that the gross operating revenues within the United States of the public utility company, for the five fiscal years next preceding the investment for which the necessary statistical data is available, or for five consecutive
twelve-month periods ending within six months of the time the investment is made, have averaged not less than twenty million dollars ($20,000,000.00) for each such year or period; and (2) that the average net income of the public utility company for the last three of such years or periods, after adding to the net income for each of such three years or periods (a) charges for renewals and depreciation, (b) State and Federal income and profits taxes, and (c) interest charges and regularly recurring charges for amortization of debt discount and expense, deducted in computing the net income for such year or period, has equaled not less than four times the average annual requirement for interest charges and regularly recurring charges for amortization of debt discount and expense for the same years or periods.

2. This act shall take effect immediately.
Approved April 20, 1949.

CHAPTER 48

An Act concerning education and providing minimum salaries for teachers in school districts, and amending section 18:13-13 of the Revised Statutes.

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

1. Section 18:13-13 of the Revised Statutes is amended to read as follows:

18:13-13. The minimum salary of a teacher in any school district in any county of this State shall be two thousand two hundred dollars ($2,200.00) per academic year; and a proportionate amount for less than an academic year.
An "academic year," for the purpose of this act, means the period between the time the school opens in the district after the general summer vacation and the next succeeding summer vacation.

The provisions of this act shall not apply to teachers employed as substitutes on a day-to-day basis.

2. This act shall take effect September first, one thousand nine hundred and forty-nine.
Approved April 22, 1949.

CHAPTER 49

An Act designating a day to be observed as "Crispus Attucks Day."

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

1. In order to pay respect to Crispus Attucks, the first American patriot to give his life in our country's war of freedom, the fifth day of March, in each year, is designated as a day for the general observance of that purpose and shall be known as Crispus Attucks Day; provided, however, that when said day shall fall on any secular or business day of the week, no business transaction, allowable or permissible on such secular or business day, shall be prohibited.

2. This act shall take effect immediately.
Approved April 25, 1949.
CHAPTER 50

An Act concerning education, and amending "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 sixth, one thousand nine hundred and forty-six (P. L. 1946, c. 303).

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. The commissioner, after consultation with the Commissioner of Institutions and Agencies and the director of the State Department of Health, or any person or persons whom they shall designate to act for them, shall prescribe, with the approval of the State Board, suitable standards governing the education, health and welfare of the children cared for in any child care center, and the transportation of children to and from school when the transportation is furnished by such child care center.

2. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved April 28, 1949.
CHAPTER 51

An Act to amend "An act regulating the practice of dental hygiene in this State, and supplementing chapter six of Title 45 of the Revised Statutes," approved April fifteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 34).

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

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

4. The fee for all examinations provided for by this act shall accompany every application and shall be as follows: for the first examination, twenty dollars ($20.00), and for every re-examination, ten dollars ($10.00). Such fees shall not be refunded, unless from sickness or other good cause appearing to the satisfaction of the board, such applicant was prevented from attending and completing such examination. Upon the approval of the application for examination, such applicant shall thereupon be entitled to admission to such examination. If said applicant fails to pass the examination, he may be re-examined at the next regular examination.

2. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved April 28, 1949.
CHAPTER 52

AN ACT concerning dentistry, and amending sections 45:6-1 and 45:6-4 of the Revised Statutes.

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

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

45:6-1. The State Board of Registration and Examination in Dentistry in the Division of Professional Boards of the Department of Law and Public Safety, hereinafter in this chapter designated as the “board,” created and established by an act entitled “An act to regulate the practice of dentistry in the State of New Jersey, and to repeal certain acts now relating to the same,” approved March thirty-first, one thousand nine hundred and fifteen (L. 1915, c. 146, p. 261), as amended and supplemented, is continued.

The board shall consist of eight members, each of whom shall have resided and practiced dentistry in this State for at least ten years immediately preceding his appointment. Upon the expiration of the term of office of any member, his successor shall be appointed by the Governor, subject to the provisions of section 45:1-2 of this Title, for a term of four years, except that the successors of the members whose terms will expire on June fourth, one thousand nine hundred and forty-nine, shall be appointed each for a term expiring on August thirty-first, one thousand nine hundred and fifty-two; the successors of the members whose terms will expire on November ninth, one thousand nine hundred and forty-nine, and January seventh, one thousand nine hundred and fifty, respectively, shall be appointed each for a term expiring on August thirty-first, one thousand nine hundred and fifty-three; the successors of the members whose terms
CHAPTER 52, LAWS OF 1949

will expire on July thirtieth, one thousand nine hundred and fifty, and October eighth, one thousand nine hundred and fifty, respectively, shall be appointed each for a term expiring on August thirty-first, one thousand nine hundred and fifty-four; and the successors of the members whose terms will expire on July thirtieth, one thousand nine hundred and fifty-one, and November fourth, one thousand nine hundred and fifty-one, respectively, shall be appointed each for a term expiring on August thirty-first, one thousand nine hundred and fifty-five. Each member shall hold his office until his successor is appointed and qualifies. Any vacancy in the membership of the board, occurring from any cause, shall be filled by the Governor for the unexpired term only. Upon cause being shown before him, the Governor may remove a member from office upon proven charges of inefficiency, incompetency, immorality or professional misconduct.

2. Section 45:6-4 of the Revised Statutes is amended to read as follows:

45:6-4. Every applicant for a license shall file his application with and pay a fee of fifty dollars ($50.00) to the secretary-treasurer of the board and present himself for examination at the first regular meeting of the board after such application, due notice of which shall be given. Such fee shall not be refunded, unless from sickness or other good cause appearing to the satisfaction of the board such applicant was prevented from attending and completing 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 twenty dollars ($20.00).

3. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 53

An Act to amend "An act to provide for voting by persons in active service, as members of any branch or department of the United States Army; Navy or Marine Corps, or as reservists, absent from their respective places of residence and undergoing training under Army or Navy direction at places other than those of such persons’ respective residences, and persons having served as soldiers, sailors, marines or nurses in the armed forces of the United States in any war, who are patients in veterans’ hospitals located in places other than those of their respective residences, who prior to entering such service or being admitted as such patients were residents of this State and who possess the constitutional qualifications of legal voters of this State and are not otherwise disqualified to vote in this State, and repealing "An act to afford certain voters of this State, who are in the military service and in certain services auxiliary to and associated therewith, and in certain veterans’ hospitals, in time of war, an opportunity to vote in certain elections to be held in this State notwithstanding that such voters may be absent on election day from the respective election districts in which they reside, and supplementing Title 19 of the Revised Statutes,’ approved February twelfth, one thousand nine hundred and forty-five (P. L. 1945, c. 11), and supplementing Title 19 of the Revised Statutes,’ approved February eighteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 1)."
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. Whenever used in this act, the following terms shall, unless the context indicates otherwise, be construed to have the following meaning:

‘‘Election’’ means any general election, primary election for the general election or municipal election, as herein defined, to be held in this State while this act is in effect.

‘‘Municipal election’’ means any election to be held, in this State while this act is in effect, for the election of the mayor, or any member or members of the governing body, or both, of any municipality, which is held at regular intervals on any day other than the day of the general election, but does not mean an election to be held for the first mayor, or the first members of the governing body, or both, of a municipality under any form of government adopted by it, or for the commissioners or officers of any special district, other than a municipality, created for specified public purposes within one or more municipalities.

‘‘Military service’’ means active service by any person, as a member of any branch or department of the United States Army, Navy or Marine Corps, or as reservist absent from his place of residence and undergoing training under Army or Navy direction, at a place other than that of such person’s residence.

‘‘Military service voter’’ means any person in the military service, or any patient in any veterans’ hospital, located in any place other than the place of his residence, having served as a soldier, sailor, marine or nurse in the armed forces of the United States in any war in which the United States has been engaged and having been discharged or released from said armed forces, who prior to entering the military service or prior to being admitted as a patient in such hospital, was a resident of this
State and who, at the time of the holding of any election in this State, while this act is in effect, is a resident of the United States, is of the age of twenty-one years or more, is not disqualified by reason of conviction of crime from voting in this State and has resided in the State at least one year and in the county in which he claims the right to vote at least five months counting the time he had been in the military service or a patient in said veterans' hospital, in said periods of residence;

“Military service ballot” means a ballot for use by a military service voter as prescribed by this act.

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

10. Each military service ballot to be used at any primary election for the general election to be held while this act is in effect shall conform to the ballot to be used at said election in the military service voter’s election district and to the form herein prescribed for military ballots to be used in such general elections except that it shall be so prepared that the military service voter may indicate thereon his choice of the candidates of one political party for each of the officers to be voted upon at said election by the voters of said election district and shall be separated into party ballots, which shall all be printed upon one sheet and shall be printed in such order as shall be determined at a drawing to be held by the county clerk on the thirty-third day prior to the holding of such primary election for the general election at three o’clock in the afternoon in manner similar to that provided in section 19:23–24 of the Revised Statutes for the drawing for positions of candidates upon primary ballots.

Each such military service ballot shall contain at the end of the list of candidates for each different office blank squares and spaces, or lines equal to the number of persons to be elected to the office to allow the military service voter to write in and vote for the name of any person for whom he desires to vote for such office.
Each such military service ballot shall be plainly marked to indicate that but one party ballot is to be voted by each military service voter and that the party ballot to be voted must conform to the name of the political party indicated on the certificate on the flap of the inner envelope in which the military service ballot is to be enclosed and there shall also be indicated upon said ballot the qualifying statement appearing in said certificate and governing such military service voter’s choice of the party ballot.

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

17. Any military service voter shall be entitled to mark any military service ballot, so forwarded to him, for voting at any election by indicating his choice of candidates for the offices named, and as to public questions, if any, stated, thereon in accordance with election laws of this State, except that in such ballots to be voted in any primary election for the general election his choice shall be limited to the candidates of his political party or to any person or persons whose names are written thereon by him and, when so marked, such ballot shall be placed in said inner envelope, which shall then be sealed, and the voter shall then file in the form of certificate attached to said inner envelope, at the end of which he shall sign and print his name in his own handwriting, and the certificate shall be sworn to before a commissioned officer, noncommissioned officer, or petty officer in the armed forces of the United States or the superintendent of the veterans’ hospital or some person authorized to take an oath, in which the military service voter is a patient, and said inner envelope with the certificate shall then be placed in said outer envelope which shall then be sealed.

Said sealed outer envelope with the inner envelope and the ballot enclosed therein shall then be mailed to the county board of elections to which it is addressed.

4. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 54

A Supplement to "An act to provide for voting by persons in active service, as members of any branch or department of the United States Army, Navy or Marine Corps, or as reservists, absent from their respective places of residence and undergoing training under Army or Navy direction at places other than those of such persons' respective residences, and persons having served as soldiers, sailors, marines or nurses in the armed forces of the United States in any war, who are patients in veterans' hospitals located in places other than those of their respective residences, who prior to entering such service or being admitted as such patients were residents of this State and who possess the constitutional qualifications of legal voters of this State and are not otherwise disqualified to vote in this State, and repealing 'An act to afford certain voters of this State, who are in the military service and in certain services auxiliary to and associated therewith, and in certain veterans' hospitals, in time of war, an opportunity to vote in certain elections to be held in this State notwithstanding that such voters may be absent on election day from the respective election districts in which they reside, and supplementing Title 19 of the Revised Statutes,' approved February twelfth, one thousand nine hundred and forty-five (P. L. 1945, c. 11) and supplementing Title 19 of the Revised Statutes," approved February eighteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 1).
CHAPTER 54, LAWS OF 1949

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

1. Application for a military service ballot, as defined in the act to which this act is a supplement, to be used by any military service voter, as so defined, in any election of any character not included within the terms of said act, to be held for the election of any candidate or candidates for any public office or to vote upon any public question within the election district in which the military service voter claims the right to vote, may be made, under this act, in the same manner as is prescribed for the making of applications for military service ballots under the act to which this act is a supplement except as otherwise provided in this act.

2. In the case of any such State-wide or county-wide election, the application shall be made to the county clerk of the county, or the municipal clerk of the municipality, within which such election district is situated.

In the case of any such municipal election, the application shall be made to the clerk of the municipality; in the case of any such school election, the application shall be made to the district clerk of the school district and in the case of any such election to be held in any fire district, road district, sewerage district, street lighting district, water supply district or other special district, other than a municipality, created for specified public purposes within one or more municipalities, the application shall be made to the commissioners or other governing or administrative body of the district, or to the clerk of any municipality in, or forming part of, the district, in which such election district is situated, and in case such application is made to any such officer other than the county clerk, such officer shall forward the same to the county clerk forthwith.

3. Each county clerk shall make a list of applications received by him for any such election and file them in the same manner in which applications for military service ballots made under the act to which this act is a supplement are filed.
4. There shall be furnished to the county clerk of the county, as expeditiously as possible before the day fixed for the holding of any such election within the county, by the officer whose duty it shall be to provide the official ballots for such election, sufficient military service ballots, inner and outer envelopes and printed directions for the preparation and transmitting of such ballots, for use in such election within the county and all expenses of mailing such ballots shall be paid in the same manner as other expenses of said election are paid.

5. The military service ballots to be furnished under this act shall be prepared in a similar manner and shall be similar in form to the military service ballots required to be furnished under the act to which this act is a supplement or to the official ballots to be used in the election in which said military service ballots are to be used but they shall be plainly marked "military service ballot." In the event that the candidates to be voted upon at any such election shall not be nominated in advance of the holding of said election, or sufficient time after such nominations and before the day for the holding of such election, to permit compliance with the provisions of this act after such nominations are made, the ballots shall contain an appropriate descriptive legend and sufficient blank spaces for the voter to indicate his choice thereon by writing in the names of candidates for the offices to be filled, and in event that the public question is of such character as to make it necessary for the voter to indicate a choice other than "yes" or "no", it shall contain an appropriate legend and sufficient blank spaces for the voter to indicate his choice by writing in the same.

6. Each county clerk shall forward a military service ballot for use under this act by first-class mail to each person who applies, or on whose behalf application is made, therefor, addressed to the military service voter at the service or veterans hospital address appearing in the application for a military service ballot under this act and all ballots
to be forwarded to persons whose service or veterans hospital address so appearing is without the limits of forty-eight States and the District of Columbia shall be forwarded by air mail.

7. The county clerk shall send, with each military service ballot, printed directions for the preparation and transmitting of military service ballots and an inner and outer envelope of the character and arrangement, and having thereon the certificate, prescribed in the act to which this act is a supplement.

8. Each county clerk shall from time to time prior to each such election certify in writing under oath to the commissioner of registration of the county the names, serial numbers and home addresses of the persons to whom military service ballots to be voted at such election have been forwarded pursuant to this act and the commissioner of registration upon receipt of such information shall remove the permanent registration form from the permanent registration binder if it appears therein and file such form in a special file designated "military file" until after said election.

9. Military service ballots furnished under this act may be marked and placed in the inner and outer envelopes, and the form of certificate attached to the inner envelope may be filled in and signed and sworn to, and said ballot and envelopes shall be mailed in the manner prescribed for military service ballots under the act to which this act is a supplement.

10. The county board of elections promptly after receiving any such military service ballot shall remove the inner envelope from the outer envelope, ascertain whether or not the person whose name appears on the certificate on the flap of the inner envelope has been certified by the county clerk as a person to whom a military service ballot has been forwarded under this act, and investigate the qualifications of such person as a military service voter in the manner prescribed in the act to which this act is a supplement. Disputes as to the qualifi-
cations of the military service voter to vote or as to whether or not or how any such military service ballot shall be counted in such election shall be referred to the County Court of the county for determination.

11. The certificate on the inner envelope containing such military service ballot, unless rejected, shall be removed and the ballot shall be marked in the manner provided in the act to which this act is a supplement for military service ballots to be voted under said act.

12. It shall not be necessary to qualify any military service voter to vote by a military service ballot in any county, that he shall be or shall have been registered to vote in any election district of this State at the time of any election or at any other time, if his name has been certified by the county clerk of the county to the commissioner of registration of the county as hereinbefore provided. Any military service ballot returned to any county board of elections in the envelopes required by this act shall be counted in determining the result of any election in which it is to be voted in the election district indicated by the military service voter's home address appearing on the certificate attached to or accompanying the inner envelope, containing such military service ballot, if such certificate contains information which would qualify the military service voter to vote in said election district if he were registered to vote therein, and if said certificate has been filled in and purports to have been properly executed and sworn to and if such military service ballot has been so marked as to comply with the requirements of the election laws of this State and in computing the length of residence, in the county and State, of any military service voter the time which shall have elapsed during his military service or while a patient in any such veterans' hospital shall be counted. All ballots received by the county boards prior to the time designated for the closing of the polls for said election shall be counted.
13. No military service ballot shall be rejected or declared invalid because it does not contain all of the names of the candidates or all of the public questions to be voted for or upon in the election district in the election in which it is to be counted, and any military service ballot shall be counted in determining the result of said election as to any office or public question, if the designation of the office and the name of the candidate for election to said office or the answer to such public question are written thereon so as to indicate the voter’s choice and that, notwithstanding that such designation and name of such question may be or should have been printed or such choice indicated upon such military service ballot in the regular manner.

14. Any military service voter who returns to his place of residence within this State, within ten days before any such election, and who has not received a military service ballot, may appear in person before, and apply in writing to, the proper county clerk for a military service ballot, and shall be entitled to receive a military service ballot upon being properly identified and to cast the same by presenting it in person to the proper county board of elections, properly marked, enclosed and sealed in the inner envelope provided for that purpose, with the certificate or certificates on the flap of the inner envelope duly filled in and signed and sworn to before a person qualified to take an oath, upon being properly identified, at any time before the closing of the polls on the day of such election, and if the ballot is properly marked, it shall be counted at the election.

15. On the day of each such election to be held in this State the inner envelopes in which the military service ballots to be voted at such election are contained, except such as are rejected, shall be opened and the votes on such military service ballots shall be counted and canvassed in the same manner as provided for military service ballots under the act to which this act is a supplement and immediately after the canvass is complete the
county board of elections shall certify the result of such canvass showing the results of the canvass by wards and districts to the county clerk or the municipal clerk, as the case may be, and the votes so counted and canvassed shall be counted in determining the result of said election.

16. Any elector who has been in the military service or a patient in any such veterans' hospital as is prescribed in the act to which this act is a supplement but who has been discharged or released from such service or discharged from said hospital too late to register at the last registration day before any such election may obtain an emergency voting form and shall be entitled to vote thereon in the same manner as is prescribed by the act to which this act is a supplement.

17. The county board of elections shall keep, for a period of one year, all of the ballots, and all of the certificates which have been detached or separated by them from inner envelopes, and all inner envelopes together with their certificates and together with their contents, which have not been opened because the county board or the county court rejected them.

18. The county board of elections, the superintendent of elections and the commissioner of registration shall exercise the same powers over military service voting as over other voting in elections except as otherwise provided in this act.

19. No election shall be held to be invalid by reason of any irregularity or failure in the preparation or forwarding of any military service ballots pursuant to the provisions of this act.

20. The purpose of this act is to provide a method by which all military service voters may be able to vote in any election of any character not included within the terms of the act to which this act is a supplement and this act shall be liberally construed for such purpose.

21. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 55

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

87. Voting of stock held by a corporation.
If shares of the capital stock of a bank are registered in the name of a corporation, such corporation may vote such shares by a proxy signed by its president or by any vice-president, or signed in such other manner as shall be determined by its board of directors or other governing body.

2. This act shall take effect immediately.
Approved April 28, 1949.

CHAPTER 56

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

61. Unlimited liability.
This article shall not apply to
(1) loans to or investments in obligations of the United States, this State or any county of this
State, or investments in obligations unconditionally guaranteed both as to principal and interest by the United States or this State;

(2) obligations to the extent that they are secured or covered by guarantees or by commitments or agreements to take over or to purchase made by any Federal Reserve bank or by the United States, or by any department, bureau, board, commission or establishment of the United States, including any corporation, wholly-owned directly or indirectly by the United States; provided, that such guarantees, agreements or commitments are unconditional and must be performed by payment of cash or its equivalent within sixty days after demand;

(3) obligations in the form of drafts or bills of exchange drawn in good faith against actually existing values, whether or not accepted by the drawee;

(4) obligations in the form of bankers’ acceptances of other banks which are eligible for rediscount with a Federal Reserve bank;

(5) obligations arising out of the discount of negotiable or nonnegotiable commercial or business paper actually owned by the person negotiating the same;

(6) demand balances owing by a reserve depository arising out of deposits made pursuant to article ten;

(7) obligations resulting from daily clearances through any clearing house association; and

(8) demand balances owing by a bank, or by a national banking association having its principal office in this State, or by a bank or trust company incorporated under the laws of any other State or territory of the United States or the District of Columbia, or by a national banking association having its principal office in any other State or territory of the United States or the District of Columbia.

2. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 57

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

119. Increase in capital stock.

When the amendment effects an increase in the capital stock, and the amendment has been approved by the commissioner, the certificate of amendment shall not be filed in the department until proof is submitted to the commissioner, by the affidavit of two of the bank's officers, one of whom shall be the president or a vice-president, that the amount of the increase in capital stock has been paid to the bank in cash; except that to the extent that such increase is effected by a transfer or transfers from undivided profits or surplus to capital stock, no such proof shall be required.

2. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 58

An Act to amend "An act concerning savings and loan associations and building and loan associations, and revising chapter twelve of Title 17 of the Revised Statutes," approved April fourth, one thousand nine hundred and forty-six (P. L. 1946, c. 56).

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

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

101. Bookkeeping methods and accounting practices; destruction of books, records, et cetera. The commissioner may adopt rules and regulations with respect to bookkeeping methods and accounting practices designed to produce safety of operation and each association and its officers and employees shall comply therewith. The commissioner may also adopt rules and regulations permitting the destruction of books, records, certificates, documents, reports, correspondence and other instruments, papers and writings of an association, which, because of age or other reasons, need not be preserved.

2. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 59

An Act concerning insurance, and amending section 17:18-9 of the Revised Statutes.

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

1. Section 17:18-9 of the Revised Statutes is amended to read as follows:

17:18-9. No insurance company of this State shall expose itself to any loss on any one risk or hazard to an amount exceeding ten per centum (10%) of its net assets, and no insurance company of another State or foreign country, transacting business in this State, shall expose itself to any loss on any one risk or hazard in this State to an amount exceeding ten per centum (10%) of its net assets. So much of a risk or hazard as shall be reinsured in a company lawfully transacting business in this State shall not be considered part of the risk. Any mutual fire insurance company operated without purpose of profit and which confines its business principally to sprinklered risks and which pays no commissions or brokerages for the acquisition of its business may expose itself to loss on any one risk or hazard to an amount not exceeding ten per centum (10%) of the sum of its net assets and its gross premium or premium deposits in force.

This section shall not apply to policies of life insurance, marine insurance, including transportation and inland navigation, title or mortgage insurance, or workmen’s compensation or employer’s liability insurance.

2. This act shall take effect immediately. Approved April 28, 1949.
CHAPTER 60


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

1. Section 39:6-5 of the Revised Statutes is amended to read as follows:

39:6-5. Suspension of license and certificates for failure to pay judgment. If a person fails to pay and satisfy every judgment rendered against him for damages because of personal injury or death, or damage to property in excess of twenty-five dollars ($25.00), resulting from the ownership, maintenance, use or operation of a motor vehicle, within sixty days after its entry, or if an appeal is taken therefrom within that time, within sixty days after the judgment as entered or modified becomes final, the operator's license and all registration certificates of any such person, other than a chauffeur or operator employed by the owner of a motor vehicle and so acting at the time of the damage, injuries or death resulting in the judgment, shall, upon receiving a certified copy of a transcript of the final judgment from the court in which it was rendered showing it to have been still unsatisfied more than sixty days after it became final, be forthwith suspended by the commissioner.

The judgment herein mentioned shall be a judgment of a court of competent jurisdiction of this State, another State, the District of Columbia or a district court of the United States or a court of competent jurisdiction of a province of the Dominion of Canada.

The license and registration certificates shall remain so suspended and shall not be renewed, nor shall a motor vehicle be thereafter registered in the
name of that person while the judgment remains unstayed, unsatisfied and subsisting and until every such judgment is satisfied or discharged, except by bankruptcy or insolvency proceedings, and until he gives proof of his ability to respond to damages, as required in this chapter, for future accidents.

The clerk of the court in which the judgment is rendered, or the court where it has no clerk, shall forward to the commissioner, immediately after the expiration of the sixty days, a certified copy of the judgment or a transcript thereof, as aforesaid.

If the defendant is a nonresident the commissioner shall transmit to the officer in charge of the issuance of operators’ permits and registration certificates of the State or province of which the defendant is a resident a certified copy of the judgment.

If after proof is given, another such judgment is recovered against that person for an accident occurring before the proof was given, the license and certificate shall again be and remain suspended, and no other license or certificate shall be issued to him while the judgment so remains unsatisfied and subsisting.

2. Section 39:6-6 of the Revised Statutes is amended to read as follows:

39:6-6. While a final judgment against a non-resident motor vehicle owner or operator is so unstayed, unsatisfied and subsisting for more than sixty days, his privilege of operating a motor vehicle, whether owned by him or not, in this State, shall be withdrawn and shall not be renewed. No operator’s or chauffeur’s license shall be issued to him nor shall a motor vehicle be registered in his name until every such judgment is stayed, satisfied or discharged as herein provided and until he has given proof of his ability to respond in damages for future accidents, as required in this chapter.

3. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 61

An Act to amend the title of "An act authorizing the governing body of any municipality in this State to sell and convey lands to any organization or association of veterans for the purpose of providing and building homes for paraplegic veterans, when said lands are not needed for municipal purposes," approved July twenty-first, one thousand nine hundred and forty-eight (P. L. 1948, c. 246), so that the same shall read "An act authorizing the governing body of any municipality in this State to sell and convey lands for the purpose of providing and building homes for paraplegic veterans, when said lands are not needed for municipal purposes," and to amend and supplement 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 authorizing the governing body of any municipality in this State to sell and convey lands to any organization or association of veterans for the purpose of providing and building homes for paraplegic veterans, when said lands are not needed for municipal purposes," approved July twenty-first, one thousand nine hundred and forty-eight, is amended to read "An act authorizing the governing body of any municipality in this State to sell and convey lands for the purpose of providing and building homes for paraplegic veterans, when said lands are not needed for municipal purposes."
Section amended.
C. 40:60-40.2. Authorized to make conveyance.

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

1. When the governing body of any municipality shall determine that all or any part of any tract of land owned by the municipality, is not then needed for municipal purposes, it may, by resolution, authorize the sale and conveyance of same or any part thereof to any paraplegic veteran or to any organization or association of veterans for a nominal price; provided, that such lands shall be used exclusively for the erection of a home or homes to domicile paraplegic veterans, and upon such conditions, terms, and limitations, as such governing body shall deem advisable.

3. Any organization or association of veterans which has acquired or shall have acquired title to any lands under the provisions of this act and the act amended and supplemented by this act is authorized and empowered to convey said lands and premises to the paraplegic veteran or veterans on whose behalf said organization or association acquired title to said lands subject to the provisions of this act and the act amended and supplemented by this act.

4. This act shall take effect immediately.
Approved April 28, 1949.
CHAPTER 62

AN ACT concerning municipalities, and amending section 40:46-14 of the Revised Statutes.

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

1. Section 40:46-14 of the Revised Statutes is amended to read as follows:

   40:46-14. Whenever an officer of a municipality shall cease to be a bona fide resident therein, or whenever the resignation of any such officer shall have been accepted by the proper authority, a vacancy in his office shall immediately exist, and he shall not exercise any of the duties of the office theretofore held by him. The municipality, by its proper authority, shall immediately proceed to fill the vacancy in the manner and form prescribed by law.

   Nothing herein contained shall be construed to prevent a nonresident of any municipality from holding office as counsel, attorney, engineer or health officer of such municipality, nor shall such offices be deemed vacant by reason of the removal or nonresidence of any such counsel, attorney, engineer or health officer.

2. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 63

An Act concerning the State Employees' Retirement System of New Jersey, and supplementing subtitle five of Title 43 of the Revised Statutes.

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

1. Whenever any member of the State 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 shall 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.

2. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 64

A n A c t providing for the conveyance of lands of the State of New Jersey to the township of Clinton in the county of Hunterdon, for improvement of a township road.

W h e r e a s , The township of Clinton of the county of Hunterdon is desirous of improving the Brays Hill-Cokesbury road by the elimination of a portion thereof which is considered to be unsafe for travel by the general public because of the existing curve; and

W h e r e a s , The elimination of said curve requires the township of Clinton to utilize lands of the State of New Jersey now occupied by the Reformatory at Annandale; and

W h e r e a s , The board of managers of the said Reformatory at Annandale and the State Board of Control of Institutions and Agencies have evidenced their desire to assist the township of Clinton in this project and have enacted formal resolutions in support thereof; now, therefore,

B e i t e n a c t e d by the Senate and General Assembly of the State of New Jersey:

1. The State House Commission, acting for, on behalf, and in the name of the State of New Jersey, is hereby authorized and empowered to convey to the township of Clinton in the county of Hunterdon, said lands situate, lying and being in the township of Clinton, county of Hunterdon and State of New Jersey, and being more particularly bounded and described as follows: Beginning at a point 16.5 feet Easterly at right angles from the middle of the present travelled road from Brays Hill and State Highway, Route #28 to Cokesbury it being
243.5 feet more or less Northerly along said road from the division line on the West side of road between lands of formerly Frederick, now Margaret Strohmeier and the State of New Jersey and running (1) along the Easterly side of present roadway North 5 degrees East 93 feet more or less to a point 16.5 feet Easterly from center line of present roadway and 16.5 feet Northerly from center of new right-of-way; thence (2) North-Easterly by a curve to the right with a radius of 153.75 feet a distance of 7 feet to a point; thence (3) North 46 degrees 30 minutes East 50 feet to a point; thence (4) by a curve to the right with a radius of 426.78 feet 33 feet to a point in the Southerly side of the present road 16.5 feet Southerly at right angles from the middle thereof; thence (5) Easterly along the Southerly side of the present road 74 feet more or less to a point in the same 16.5 feet Southerly at right angles from the middle of same; thence (6) Southwesterly by a curve to the left with a radius of 393.78 feet a distance of 95 feet to a point; thence (7) South 46 degrees 30 minutes West 50 feet to a point; thence (8) Southwesterly by a curve to the left with a radius of 120.75 feet to a distance of 87.46 feet to the beginning and containing 0.106 Acre more or less, and is a strip of land with a maximum width of 33 feet. Said conveyance is made to the said township of Clinton for the express purpose of improving the Brays Hill-Cokesbury road by the elimination of a curve in the road adjoining the above described lands, for the purpose of making the said road more suitable and safe for travel by the general public.

2. In the event that the township of Clinton shall at any time abandon the said road over the lands hereinabove described, or any portion thereof, title to said lands shall revert to the State of New Jersey.

3. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 65

An Act to amend "An act to regulate and control the teaching and practice of nursing and to prescribe penalties for the violations thereof (Revision of 1947)," approved June eleventh, one thousand nine hundred and forty-seven (P. L. 1947, c. 262).

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

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

5. Practical nursing.
(a) Qualifications of applicants. An applicant for a license to practice practical nursing shall submit to the board evidence in such form as the board may prescribe that the applicant: (1) has attained his or her eighteenth birthday; (2) is of good moral character; (3) has completed two years of high school or the equivalent thereof, as determined by the New Jersey State Department of Public Instruction; (4) has completed a course of study in a school of practical nursing approved by the board and holds a diploma therefrom, or holds a diploma from a school of practical nursing operated by a board of education in this State and is certified by the Department of Education as having completed the number of hours of instruction in the subjects in the curriculum prescribed by the board and an approved course of affiliation, or has equivalent qualifications as determined by the board.

b. License.
(1) By examination. The applicant shall be required to pass a written examination in such subjects as the board may determine, which examination may be supplemented by an oral or practical examination or both. Upon suc-
cessfully passing such examinations, the applicant shall be licensed by the board to practice practical nursing.

(2) By endorsement without examination. The board may issue a license to practice practical nursing without examination to any applicant who has been duly licensed as a practical nurse or a person entitled to perform similar services under a different title by practical nurse examination or by original waiver under the laws of another State, territory or possession of the United States, or the District of Columbia, if in the opinion of the board the applicant has the qualifications required by this act for licensing of practical nurses or equivalent qualifications.

(3) Waiver. If application therefor is made on or before June eleventh, one thousand nine hundred and fifty, the board may issue without examination a license to practice practical nursing to an applicant who submits to the board evidence in such form as the board may prescribe that the applicant has qualifications (1) and (2) provided in subsection “a” of this section and has had at least two years of satisfactory experience in practical nursing, at least one year of which shall have been performed in this State except in cases of such nursing performed in an agency or service of the Federal Government; provided, that, except in cases of such nursing performed in an agency or service of the Federal Government, such applicant is endorsed under oath by two physicians duly licensed to practice medicine and surgery in New Jersey who have personal knowledge of the applicant’s qualifications and satisfactory performance of practical nursing and by two persons who have employed the applicant.
c. Fees. An applicant for license by examination shall pay to the board at the time of application a fee of ten dollars ($10.00) and at the time of each application for re-examination a fee of five dollars ($5.00). At the time of application an applicant for license without examination shall pay to the board a fee of five dollars ($5.00), and an applicant for license by waiver shall pay to the board a fee of ten dollars ($10.00).

d. Title used by licensee. Any person who holds a license to practice practical nursing under this act shall during the effective period of such license be entitled to use the title “Licensed Practical Nurse” but no abbreviation thereof. The effective period of a license or a renewal thereof shall commence on the date of issuance and shall terminate at the end of the calendar year in which it is issued, and shall not include any period or suspension ordered by the board as hereinafter provided.

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

15. Violations of the act. It shall be unlawful for any person (including any corporation, partnership, association or individual):

a. To represent in any way that such person is a registered nurse or to use after his or her name the abbreviation “R.N.” unless such person holds a subsisting, unsuspended license as a professional nurse under this act; or

b. To represent in any way that such person is licensed as a practical nurse or to use the title “licensed practical nurse” unless such person holds a subsisting, unsuspended license as a practical nurse under this act; or

c. After two years after the effective date of this act, to conduct or to represent in any way that such person conducts a school for professional nursing unless such person holds a subsisting, unsuspended certificate of accreditation under this act.

d. After January first, one thousand nine hundred and fifty, to conduct or to represent in any way that such person conducts a school for prac-
tical nursing unless such person holds the subsisting, unsuspended approval of the board.

e. To obtain or attempt to obtain by fraud a license or renewal thereof or a certificate of accreditation or a renewal thereof under this act; or

f. To represent in any way that such person is authorized to issue a license for the practice of professional nursing or practical nursing or a certificate of accreditation for a school of professional nursing; or

g. To transfer, offer to transfer, or permit the use by another of any license issued under this act; or

h. Without the approval of the board, to transfer, offer to transfer, or permit the use by another of a certificate of accreditation issued under this act; or

i. Otherwise to violate any provision of this act; or

j. To aid or abet any person to violate any provision of this act.

Every person violating any of the foregoing provisions of this section shall be subject to a penalty of two hundred dollars ($200.00) for each violation, and if after conviction as hereinafter provided such person shall again violate any provision of this act, such person shall be subject to a penalty of five hundred dollars ($500.00) for each subsequent offense. A voluntary payment of a penalty for a violation of any provision of this act shall be deemed to be a conviction rendering such person liable for the greater penalty for subsequent violations, and the continuance of an offense after conviction shall be deemed to be a subsequent offense.

3. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 66

AN ACT concerning elections in regional school districts, and amending section 18:8-8 of the Revised Statutes.

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

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

18:8-8. The board of education of the regional district shall provide annually in the manner prescribed for districts governed by chapter seven of this Title (Title 18:7-1 et seq.), for the election on the first Tuesday in February of members of the regional board to succeed in the respective districts the members whose term shall expire on the first Monday in March next succeeding. The polls shall remain open in each constituent school district for the same length of time as is required by law as to the annual school election in such district. The term of office of the regional board members shall be for a period of three years and elections shall be for a term of three years except that vacancies for unexpired terms shall be filled by the regional board under the same provisions as exist for the filling of vacancies in boards of education governed by chapter seven of this Title (Title 18:7-1 et seq.).

2. This act shall take effect immediately.

Approved April 28, 1949.
CHAPTER 67

An Act concerning municipalities.

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

1. Any municipality may enter into an agreement indemnifying the United States of America, or any board, body, officer or agency thereof, from loss or damage to the property of others resulting from the prosecution of navigation, flood control or beach erosion projects, undertaken or to be undertaken by the Federal Government for the benefit of such municipality, where the cost or any part thereof is to be paid out of Federal funds.

2. This act shall take effect immediately.

Approved April 28, 1949.

CHAPTER 68

An Act to amend "An act concerning the civil service of the State, counties, municipalities and school districts operating under the Civil Service laws," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 57).

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 president of the Civil Service Commission and the chief examiner and secretary shall continue the present program of holding examinations,
making certifications, and requiring appointment of eligibles to existing vacancies as rapidly as possible and as available staff and funds will permit. The continuance of necessary provisional and temporary employees pending certification and appointment from eligible lists is hereby authorized until June thirtieth, one thousand nine hundred and fifty.

2. This act shall take effect immediately.
Approved April 28, 1949.

CHAPTER 69

AN ACT concerning the purchase of articles for use of the State, and amending section 52:25-1 of the Revised Statutes.

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

1. Section 52:25-1 of the Revised Statutes is amended to read as follows:

52:25-1. As used in this chapter: "Department" means the State Purchasing Department.
"Commissioner" means the State Purchasing Commissioner.
"Articles" mean and include any and all materials, supplies, furniture, equipment, printing, stationery, live stock and all other chattels, goods, wares and merchandise whatsoever.
"Using agencies" mean and include all institutions, boards, commissioners and officers of the State receiving legislative appropriations, or grants of money from the United States of America or any agency or department thereof.

2. This act shall take effect immediately.
Approved April 28, 1949.
CHAPTER 70

An Act permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to Dominick Misticone.

Whereas, Dominick Misticone, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city as a laborer in the street department of said city for approximately eighteen years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of his duties; and

Whereas, The said Dominick Misticone 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 Dominick Misticone; 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 Dominick Misticone for the remainder of his natural life a pension to be effective upon the passage of this act, in the sum of seventy-nine dollars and thirteen cents ($79.13) per month, being one-half 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 Dominick Misticone 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 April 28, 1949.

CHAPTER 71

AN ACT permitting the city of Trenton, county of Mercer, State of New Jersey, to provide for the payment of a pension to Caroline Goldenbaum Jones.

WHEREAS, Caroline Goldenbaum Jones, a resident of the city of Trenton in the county of Mercer and State of New Jersey, has served the city as a clerk in the office of the board of assessors of the city of Trenton for twenty-seven years, rendering excellent, efficient and faithful service to the city of Trenton in the performance of her duties; and

WHEREAS, The said Caroline Goldenbaum Jones 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 Caroline Goldenbaum Jones; 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 Caroline Goldenbaum Jones for the remainder of her natural life, a pension to be effective upon the passage of this act, in the sum of ninety-three dollars and seventy-five cents
PROVISIONS 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 Caroline Goldenbaum Jones 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 April 28, 1949.

CHAPTER 72

AN ACT concerning the dredging of a navigation channel in the Shrewsbury river from the main river channel into Monmouth Beach cove in the borough of Monmouth Beach, and making an appropriation to the State Department of Conservation and Economic Development.

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

1. There is hereby appropriated to the State Department of Conservation and Economic Development, Division of Planning and Development, the sum of ninety thousand dollars ($90,000.00) when included in any annual appropriation act, to dredge a navigation channel in the Shrewsbury river from the main river channel into Monmouth Beach cove, in the borough of Monmouth Beach.

2. This act shall take effect immediately.
Approved May 2, 1949.
CHAPTER 73

An Act to amend "An act concerning savings and loan associations and building and loan associations, and revising chapter twelve of Title 17 of the Revised Statutes," approved April fourth, one thousand nine hundred and forty-six (P. L. 1946, c. 56).

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

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

  32. Officers' powers. Each officer in addition to such powers and duties as usually pertain to his office shall have such powers and duties as the by-laws may provide and as may be delegated to him by the board. All checks, notes and drafts of the association shall be signed by at least two of its officers, except that if application is made to the commissioner by any association and if the commissioner approves, any such instruments in the amount of one hundred dollars ($100.00) or less may be signed by one officer. The commissioner may, in granting such approval, condition it upon the establishment of such controls as he deems appropriate.

2. This act shall take effect immediately.

Approved May 5, 1949.
CHAPTER 74

AN ACT concerning the salaries of assistant prosecutors of the pleas, and amending section 2:182-14 of the Revised Statutes.

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

1. Section 2:182-14 of the Revised Statutes is amended to read as follows:

2:182-14. Assistant prosecutors of the pleas appointed under authority of section 2:182-13 of this Title shall receive annual salaries as follows:

a. In counties of the first class: the first assistant prosecutor, not less than seven thousand dollars ($7,000.00) nor more than ten thousand dollars ($10,000.00); one of the assistant prosecutors, other than the first assistant prosecutor, not less than six thousand dollars ($6,000.00) nor more than seven thousand dollars ($7,000.00); all other assistant prosecutors, not less than five thousand dollars ($5,000.00) nor more than six thousand dollars ($6,000.00). The amounts of the salaries herein provided for shall be fixed by the board of chosen freeholders of the respective counties.

b. In counties, except counties of the first class, in which there are two or more judges of the County Court: the first assistant prosecutor, seven thousand dollars ($7,000.00); one assistant prosecutor, other than the first assistant, six thousand dollars ($6,000.00); the other assistant prosecutor, five thousand dollars ($5,000.00).

c. In counties bordering on the Atlantic ocean, except any such county having two or more judges of the County Court:

(1) Counties having a population of more than seventy-five thousand and not more than one hundred and five thousand, the assistant prosecutor, four thousand dollars ($4,000.00);
(2) Counties having a population of more than one hundred and thirty thousand, the second assistant prosecutor, twenty-five hundred dollars ($2,500.00);

(3) In counties having a population of more than thirty-two thousand and not more than fifty thousand, the assistant prosecutor, an amount to be fixed by the board of chosen freeholders;

(4) All other such counties, the assistant prosecutor, an amount to be fixed by and paid out of the salary of the prosecutor of the pleas of any such county.

d. In all counties in which the salaries of the assistant prosecutors are not otherwise fixed by this section:

(1) Counties having a population of more than two hundred thousand, the assistant prosecutor, sixty-five hundred dollars ($6,500.00);

(2) Counties having a population of more than two hundred thousand and not more than two hundred and fifty thousand, the first assistant prosecutor, four thousand dollars ($4,000.00), and the other assistant prosecutor, thirty-five hundred dollars ($3,500.00);

(3) Counties having a population of more than one hundred and thirty-five thousand and not more than two hundred thousand, the assistant prosecutor, four thousand dollars ($4,000.00);

(4) Counties having a population of more than one hundred thousand and not more than one hundred and thirty-five thousand, the assistant prosecutor, twenty-five hundred dollars ($2,500.00);

(5) Counties having a population of more than eighty thousand and not more than ninety-five thousand, the assistant prosecutor, fifteen hundred dollars ($1,500.00);
(5a) Counties having a population of more than sixty thousand and not more than seventy thousand, according to the census taken in one thousand nine hundred and thirty, the assistant prosecutor, twelve hundred dollars ($1,200.00), except as otherwise provided herein;

(6) Counties having a population of not less than seventy-four thousand and not more than eighty-two thousand inhabitants, as ascertained by the last preceding Federal census, the assistant prosecutor not more than twenty-five hundred dollars ($2,500.00) as shall be fixed by the prosecutor of the pleas and the judge of the County Court of the county;

(7) Counties having a population of more than eighty-two thousand and not more than one hundred and fifty thousand, except counties bordering on the Atlantic ocean, the assistant prosecutor, two thousand dollars ($2,000.00);

(8) In all other counties, the assistant prosecutor, an amount to be fixed by and paid out of the salary of the prosecutor of the pleas of the county.

In each county the salaries of the assistant prosecutors of the pleas shall be paid at the same times and in the same manner as other county salaries are paid, and shall be in lieu of all fees and other compensation or allowances whatever.

All fees allowed by law to assistant prosecutors of the pleas shall be paid into the treasury of the respective counties for the use thereof.

2. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 75, LAWS OF 1949

CHAPTER 75

An Act concerning the Department of Conservation and Economic Development, Division of Planning and Development, and supplementing Title 12, chapter six, of the Revised Statutes.

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

1. In addition to the powers conferred by the provisions of the act of which this act is a supplement, the Department of Conservation and Economic Development, Division of Planning and Development, is hereby authorized and empowered to dredge and improve Oyster bay, a tributary of the Shrewsbury river, commonly known as Polly's pond, in the borough of Rumson, county of Monmouth, and to provide for the necessary spoil areas.

2. There is hereby appropriated the sum of fifty-eight thousand dollars ($58,000.00), when included in any annual or supplemental appropriation bill, for the purpose of carrying into effect the provisions of this act.

3. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 76

AN ACT concerning municipalities in relation to the number of constables to be elected, and amending section 40:41–35 of the Revised Statutes.

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

1. Section 40:41–35 of the Revised Statutes is amended to read as follows:

40:41–35. The number of constables hereinafter prescribed may be elected in the several municipalities and wards therein:

a. In cities of the first class the governing body may annually, by resolution, appoint not more than one hundred fifty constables, each of whom shall have been a resident and registered voter of the city for at least three years prior to his appointment;

b. In all cities except cities of the first and third classes—three in each ward; except as otherwise provided by the charter of any such city;

c. In cities of the third class and in towns—in each ward having two thousand inhabitants or less—two constables, and in each ward having more than two thousand inhabitants—four constables, and in each ward having more than four thousand inhabitants—five constables;

d. In townships—two constables, and at the option of the governing body of the township—three additional constables;

e. In boroughs—two constables, and at the option of the governing body of the borough—three additional constables.

2. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 77

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).

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

1. Whenever it shall be necessary, or proper, to make the Superior Court of New Jersey a party to any suit, action or proceeding of a legal or equitable nature in any court, the said Superior Court of New Jersey may be sued and designated therein by naming such officer or employee of the said court, and his title or position as shall be prescribed by said court in a general or special order. In any such suit, action or proceeding, said officer or employee shall not be individually liable for any costs or fees, nor subject to a personal judgment.

2. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 78

An Act to amend "An act concerning municipalities in relation to monuments and memorials, and supplementing chapter ten of Title 40 of the Revised Statutes," approved June twenty-fourth, one thousand nine hundred and forty-seven (P. L. 1947, c. 335).

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 governing body of any municipality may, by ordinance, provide for the construction and erection of a monument or memorial of a permanent character commemorative of the services of soldiers and sailors of the United States in World War II, or to provide for a contribution to part of the cost of any similar monument or memorial; provided, that any such ordinance shall set forth the price in respect to the monument or memorial, including the type of the monument or memorial and the amount of money proposed to be expended or contributed.

2. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 79

An Act to authorize the board of chosen freeholders of any county to appropriate money in aid of volunteer fire companies.

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

1. The board of chosen freeholders of any county may raise, appropriate and expend such sums of money not exceeding one thousand dollars ($1,000.00) 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 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 May 6, 1949.
CHAPTER 80

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 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 September thirteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 394).

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

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

11. Nothing in this act or in the act to which this act is amendatory and supplementary shall be construed to affect the jurisdiction, functions, powers and duties of criminal judicial district courts or of juvenile and domestic relations courts, or of the judges of such courts; except that, in counties of the second class where criminal judicial district courts exist, the magistrates of the municipal courts, in addition to their other powers and jurisdiction, shall hereafter exercise concurrent jurisdiction with the said criminal judicial district courts:

Section amended.
(1) to try and determine all cases of a criminal or penal nature arising within the territorial jurisdiction of the municipal court wherein the offense charged is of lesser grade or degree than a misdemeanor or as to which no indictment by a grand jury is required.

(2) to try and determine any of the crimes and offenses enumerated below where the person charged shall in writing waive indictment and trial by jury:

(a) all cases of assault, simple assault and battery, malicious mischief, and larceny and embezzlement, where the price or value of the article, property or thing alleged to have been taken or stolen is under fifty dollars ($50.00);

(b) obtaining money or property under false pretenses where the amount or value of the article, property or thing alleged to have been obtained is under fifty dollars ($50.00);

(c) receiving stolen property where the value of the article, property or thing alleged to have been received is under fifty dollars ($50.00);

(d) unlawful conversion, where the property or thing alleged to have been converted is under the value of fifty dollars ($50.00);

(e) fornication and adultery;

(f) selling cigarettes to minors and allowing minors to congregate and play in pool rooms;

(g) defrauding hotel keepers and landlords in violation of Revised Statutes 2:134-21 and 2:134-22;

(h) over-drawing credit on checking account in violation of section 2:134-17 and 2:134-18 of Revised Statutes.

(i) other criminal offenses where the penalty that may be imposed therefor does not exceed a fine of five hundred dollars ($500.00) or imprisonment for a term not exceeding one year.
(3) To act as a committing magistrate in all cases arising within the territorial limits of the municipal courts, except those cases wherein the defendant is charged with a high misdemeanor.
2. This act shall take effect immediately.
Approved May 6, 1949.

CHAPTER 81

An Act authorizing the Port of New York Authority to acquire real property by condemnation or the right of eminent domain for and in connection with the air terminal known as Teterboro Airport.

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

1. The States of New Jersey and New York having, by chapter forty-three of the laws of New Jersey of one thousand nine hundred and forty-seven and chapter eight hundred twenty of the laws of New York of one thousand nine hundred and forty-seven, agreed that the Port of New York Authority (hereinafter called the Port Authority) should have power to acquire real property for air terminal purposes by condemnation or the right of eminent domain for the purpose of making additions, extensions and improvements to the air terminal known as Newark Airport, and other purposes incidental to said airport, but that, unless and until this State otherwise provided by law, it should not have power to acquire other real property for air terminal purposes in that manner in this State.

Now, therefore, the Port Authority is hereby authorized and empowered to acquire real property by condemnation or the right of eminent domain
pursuant to and in accordance with the provisions of said chapter forty-three of the laws of New Jersey of one thousand nine hundred and forty-seven, for and in connection with the air terminal known as Teterboro Airport located in the borough of Teterboro, county of Bergen, State of New Jersey, including additions, extensions and improvements to said air terminal located in said borough and in the boroughs of Moonachie and Hasbrouck Heights or in other boroughs contiguous to the present or future boundaries of said airport, and for the purpose of acquiring air rights or preventing or removing actual or potential hazards to air navigation within three miles of the runways at said air terminal as such runways may now or hereafter exist, and for the purpose of establishing or maintaining beacons and other aids to air navigation in connection with said air terminal, whether or not within three miles of said runways; provided, however, nothing herein contained shall be construed to permit the taking by the Port Authority of any property owned by any railroad or railway corporation, or by any other corporation which is a "public utility" as defined in section 48:2-13 of the Revised Statutes, and devoted to use by such corporation in its operations, or acquired prior to the effective date of this act and held for such use, without the authority or consent of such corporation.

2. The following terms, as used herein, shall mean:

"Air terminal or terminals" shall mean developments consisting of runways, hangars, control towers, ramps, wharves, bulkheads, buildings, structures, parking areas, improvements, facilities or other real property necessary, convenient or desirable for the landing, taking off, accommodation and servicing of aircraft of all types, including but not limited to airplanes, airships, dirigibles, helicopters, gliders, amphibians, seaplanes, or any other contrivance now or hereafter used for the navigation of or flight in air or space, operated by
carriers engaged in the transportation of passengers or cargo, or for the loading, unloading, interchange or transfer of such passengers or their baggage, or such cargo, or otherwise for the accommodation, use or convenience of such passengers, or such carriers or their employees (facilities and accommodations at sites removed from landing fields and other landing areas, however, to be limited to ticket stations and passenger stations for air passengers, to express and freight stations for air express and air freight, and to beacons and other aids to air navigation), or for the landing, taking off, accommodation and servicing of aircraft owned or operated by persons other than carriers.

“Air terminal purposes” shall mean the effectuation, establishment, acquisition, construction, rehabilitation, improvement, maintenance or operation of air terminals owned, leased or operated by the Port of New York Authority (including airports operated under revocable permits or operated by others pursuant to agreements with the Port Authority.

“Real property” shall mean lands, structures, franchises and interests in land, including air space and air rights, waters, lands under water and riparian rights, and any and all things and rights included within the said term, and includes not only fees simple absolute but also any and all lesser interests, including but not limited to easements, rights-of-way, uses, leases, licenses and all other incorporeal hereditaments and every estate, interest or right, legal or equitable, including terms for years and liens thereon by way of judgments, mortgages or otherwise.

3. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 82

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).

WHEREAS, It was intended that only an attorney-at-law of this State would be qualified to be a municipal court magistrate, and the words "of this State" were not included in the original enactment because such inclusion was deemed to be unnecessary, as a proper interpretation of the statute would be that the said words "of this State" would necessarily be implied. The said words are now included in the act by this amendment to obviate any possible doubt that might otherwise exist; therefore,

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

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

20. Every municipal court magistrate shall be a resident of this State, and shall be an attorney-at-law of this State, or a person who has had actual
experience as a recorder, police judge or justice of the peace or who is qualified under any rule of court. A magistrate of a municipal court who is an attorney-at-law need not be a resident of the municipality or municipalities to which the jurisdiction of the court extends.

2. This act shall take effect immediately.
Approved May 6, 1949.

CHAPTER 83

An Act concerning the form of a refunding bond to be taken by an executor or administrator from a legatee or distributee, and amending section 3:26-20 of the Revised Statutes.

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

1. Section 3:26-20 of the Revised Statutes is amended to read as follows:

3:26-20. The bond required under section 3:26-19 or section 3:26-27 of this Title shall be in the amount or value of the legacy or allotted distributive share and shall be sufficient, if signed by the legatee or distributee, or his guardian, as the case may be, without any sureties whatever.

The bond of a legatee shall be conditioned substantially as follows: That if any part or the whole of such legacy shall at any time thereafter appear to be wanting to discharge any debt or debts, legacy or legacies, which the said executor or administrator may not have other assets to pay, he, the said legatee, will return his said legacy or such part thereof as may be necessary for the payment of the said debts, or for the payment of a proportional part of the said legacies.
The bond of a distributee shall be conditioned substantially as follows: That if any debt or debts, truly owing by the intestate, shall be afterwards sued for and recovered or otherwise duly made to appear, and which there shall be no other assets to pay, he shall refund and pay back to the administrator his ratable part of such debt or debts, out of the part and share so allotted to him.

2. This act shall take effect immediately.

Approved May 6, 1949.

CHAPTER 84

An Act concerning the prosecutors and assistant prosecutors of the pleas, and amending section 2:182-10 of the Revised Statutes, and supplementing chapter one hundred eighty-two of Title 2 of the Revised Statutes.

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

1. Section 2:182-10 of the Revised Statutes is amended to read as follows:

2:182-10. The prosecutors of the pleas and county prosecutors shall receive annual salaries as follows:

a. In counties of the first class, not less than eight thousand dollars ($8,000.00) and not more than twelve thousand dollars ($12,000.00), the amount to be fixed by the board of chosen freeholders of the respective counties;

b. In counties other than counties of the first class and counties bordering on the Atlantic ocean:

   (1) Counties now or hereafter having a population of not less than three hundred thousand and not more than six hundred thousand, not less than seventy-five hundred dollars
($7,500.00) or more than ten thousand dollars ($10,000.00), the amount to be fixed by the boards of chosen freeholders of the respective counties;

(2) Counties having a population of not less than one hundred and ninety thousand and not more than three hundred thousand, seventy-five hundred dollars ($7,500.00);

(3) Counties having a population of not less than one hundred thousand and not more than one hundred and ninety thousand, seven thousand dollars ($7,000.00);

(4) Counties having a population of not less than eighty-two thousand and not more than one hundred thousand, sixty-five hundred dollars ($6,500.00);

(5) Counties having a population of not less than seventy-five thousand and not more than eighty-two thousand, forty-five hundred dollars ($4,500.00);

(6) Counties having a population of not less than fifty thousand and not more than seventy-five thousand, four thousand dollars ($4,000.00);

(7) Counties having a population of not less than twenty-four thousand and not more than fifty thousand, except counties of the fourth class, three thousand dollars ($3,000.00);

(8) Counties of the fourth class, not less than three thousand dollars ($3,000.00) or more than five thousand dollars ($5,000.00), the amount to be fixed by the boards of chosen freeholders of the respective counties;

(9) Counties having a population of less than twenty-four thousand, two thousand dollars ($2,000.00);

c. In counties bordering on the Atlantic ocean:

(1) Counties having a population of not less than one hundred thousand and not more than two hundred thousand, seven thousand dollars ($7,000.00);
(2) Counties having a population of not less than seventy-five thousand and not more than one hundred thousand, eight thousand dollars ($8,000.00);

(3) Counties now or hereafter having a population of not less than thirty thousand and not more than seventy-five thousand, five thousand dollars ($5,000.00);

(4) Counties now or hereafter having a population of less than thirty thousand, four thousand dollars ($4,000.00).

2. Assistant prosecutors of the pleas and assistant county prosecutors, now or hereafter appointed, pursuant to section 2:182-13 of the Revised Statutes, in counties now or hereafter having a population of not less than three hundred thousand and not more than six hundred thousand, according to the last Federal census shall receive annual salaries, to be fixed by the board of chosen freeholders of the respective counties, as follows:

a. The first assistant prosecutor, not less than seven thousand dollars ($7,000.00) and not more than nine thousand dollars ($9,000.00);

b. The second prosecutor, not less than six thousand dollars ($6,000.00) and not more than eight thousand dollars ($8,000.00);

c. Other assistant prosecutors, not less than five thousand dollars ($5,000.00) and not more than seven thousand dollars ($7,000.00).

3. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 85

An Act concerning exemptions from taxation, and amending section 54:4–3.6 of the Revised Statutes.

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

1. Section 54:4–3.6 of the Revised Statutes is amended to read as follows:

54:4–3.6. The following property shall be exempt from taxation under this chapter: All buildings actually used for colleges, schools, academies or seminaries; all buildings actually used for historical societies, associations or exhibitions, when owned by the State, county or any political subdivision thereof; all buildings actually and exclusively used for public libraries, religious worship or asylum or schools for feeble-minded or idiotic persons and children; all buildings used exclusively by any association or corporation formed for the purpose and actually engaged in the work of preventing cruelty to animals; all buildings actually and exclusively used and owned by volunteer first-aid squads, which squads are or shall be incorporated as associations not for pecuniary profit; all buildings actually and exclusively used in the work of associations and corporations organized exclusively for the moral and mental improvement of men, women and children, or for religious, charitable or hospital purposes, or for one or more such purposes; all buildings owned or held by an association or corporation created for the purpose of holding the title to such buildings as are actually and exclusively used in the work of two or more associations or corporations organized exclusively for the moral and mental improvement of men, women and children; all buildings owned by a corporation created under or otherwise subject to the
provisions of Title 15 of the Revised Statutes and actually and exclusively used in the work of one or more associations or corporations organized exclusively for charitable or religious purposes, which associations or corporations may or may not pay rent for the use of the premises or the portions of the premises used by them; the building actually occupied as a parsonage by the officiating clergymen of any religious corporation of this State, to an amount not exceeding five thousand dollars ($5,000.00); the land whereon any of the buildings hereinbefore mentioned are erected, and which may be necessary for the fair enjoyment thereof, and which is devoted to the purposes above mentioned and to no other purpose and does not exceed five acres in extent; the furniture and personal property in said buildings if used in and devoted to the purposes above mentioned; provided, in case of all the foregoing, the buildings, or the lands on which they stand, or the associations, corporations or institutions using and occupying them as aforesaid, are not conducted for profit, except that the exemption of the buildings and lands used for charitable, benevolent or religious purposes shall extend to cases where the charitable, benevolent or religious work therein carried on is supported partly by fees and charges received from or on behalf of beneficiaries using or occupying the buildings; provided, the building is wholly controlled by and the entire income therefrom is used for said charitable, benevolent or religious purposes. The foregoing exemptions shall apply only where the association, corporation or institution claiming the exemption owns the property in question and is incorporated or organized under the laws of this State and authorized to carry out the purposes on account of which the exemption is claimed.

2. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 86

An Act to amend the title of "An act concerning civilian defense during the war emergency," approved May twenty-third, one thousand nine hundred and forty-two (P. L. 1942, c. 251), so that the same shall read "An act concerning civilian defense during emergency," 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 civilian defense during the war emergency," approved May twenty-third, one thousand nine hundred and forty-two, is amended to read "An act concerning civilian defense 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 resources 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.

   As used in this act the terms "emergency," "war emergency," "present war emergency," and "extraordinary emergency" shall mean and include any disaster resulting from enemy attack,
sabotage or other hostile action, or from fire, flood, earthquake or other natural causes.

3. 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 district and regional 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 Division of State Police in the Department of Law and Public Safety or the State Department of Defense.

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

25. This act shall take effect immediately.

Approved May 6, 1949.
CHAPTER 87

An Act to validate certain proceedings at school district meetings or elections for the issuance of bonds or other obligations, 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 school district meeting or election for the authorization or issuance of bonds or other obligations, and any bonds or other obligations of such school district issued or to be issued in pursuance of a proposal or proposals adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that such meeting or election was held at two 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 specify the location of the respective polling places for the several polling districts, or that no notices of such meeting or election were posted before the date of such meeting or election, or that no supplemental debt statement or complete executed original thereof or school debt statement was prepared, made, sworn to and filed as required by the provisions of section 18:5-87 of the Revised Statutes; provided, that notice of the date, time and purpose of such meeting or election was advertised at least one week before the holding of such meeting or election in a newspaper circulating in such school district; and provided further, that such a supplemental debt statement and such a school debt statement, prepared as of a date not more than thirty days prior
to such meeting or election, shall, prior to the issuance of such bonds or other obligations, have been made, sworn to and filed in the places required by said section 18:5-87; 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.

2. This act shall take effect immediately.
Approved May 10, 1949.

CHAPTER 88

An Act to amend "An act relating to the establishment of sewerage districts in first- and second-class counties, the creation of Sanitary Sewer District Authorities by the establishing of such districts, prescribing the powers and duties of any such authority and of other public bodies in connection with the construction of sewers and sewage disposal facilities in any such district, and providing the ways and means for paying the costs of construction and operation thereof," approved April twenty-third, one thousand nine hundred and forty-six (P. L. 1946, c. 123).

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

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

2. Whenever in any such county a sewerage district is established under the provisions of this act a Sanitary Sewer District Authority shall thereby be created for such district. Such Sanitary Sewer District Authority shall be known as and have the corporate name and style of ".........."
County Sewer Authority” (inserting the name of the county whose board of chosen freeholders established such district) or, if such board of chosen freeholders shall by resolution so determine, of all or any part of the name designated by the said board to identify the district. If in any such county a Sanitary Sewer District Authority shall have been or be created and be known by and have any other name than “ County Sewer Authority” (with the name of the county inserted), the board of chosen freeholders of such county may, by resolution, establish and designate the name and style above quoted as the corporate name and style of such Sanitary Sewer District Authority. Whenever “the county” is hereinafter referred to “the county” shall mean the county whose board of chosen freeholders established the sewerage district. Whenever an “authority” or the “authority” is hereinafter referred to “authority” shall mean a Sanitary Sewer District Authority of a county created as provided by this act.

Whenever “the county” is hereinafter referred to “the county” shall mean the county whose board of chosen freeholders established the sewerage district. Whenever an “authority” or the “authority” is hereinafter referred to “authority” shall mean a Sanitary Sewer District Authority of a county created as provided by this act.

A sewerage district whenever established shall be deemed to be the district of the authority created by the establishment of the district.

An authority shall consist of five members (hereinafter sometimes referred to as “commissioners”) who shall be appointed by the board of chosen freeholders of the county.

The commissioners first to be appointed shall be appointed at, or immediately following, the time of the adoption of the resolution establishing the sewerage district.

The commissioners first appointed shall hold office, one for one year, one for two years, one for three years, one for four years and one for five years. Upon the expiration of the term of office of any commissioner, his successor shall be appointed by the board of chosen freeholders of the county for the term of three years. Any vacancy occurring by death, resignation or otherwise, shall be filled for the unexpired term only, in the same manner in which the original appointment was made.
2. Section twelve of the act of which this act is amendatory is amended to read as follows:

12. The chairman shall preside at all meetings of an authority, and shall, with the treasurer, sign all checks, drafts, notes, requisitions of funds, contracts and other agreements and obligations of the authority. In the absence or incapacity of the chairman, the vice-chairman shall for the time being have all the powers and perform all the duties of the chairman. Any moneys of an authority may be deposited with the State Treasurer, as agent of the authority, who shall receive such moneys and shall not commingle such moneys with any other moneys whatsoever, and shall pay the same out on requisition of the authority. No disbursements shall be made, except upon the affirmative vote of three members of the authority. All disbursements by an authority shall be by check, signed by both the chairman and treasurer. In the absence or incapacity of the secretary or treasurer, and at such other times as an authority may prescribe or approve, some other person shall be designated by an authority to act as such secretary or treasurer who shall have all the powers and perform all the duties of the secretary or treasurer.

An authority may invest any of its moneys in securities of the United States Government having a maturity of less than twenty years from the date of purchase of such securities.

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

45. On or before the fifteenth day of January immediately preceding the beginning of any first fiscal year, and on or before the fifteenth day of January in every year thereafter, each such authority shall calculate the rate pursuant to section forty-three of this act upon which are to be based the payments to be made to it during the current fiscal year under any contracts made pursuant to section fifty of this act. The rate referred to in section forty-three of this act shall be calculated to provide such amount as such authority reasonably estimates will be re-
CHAPTER 88, LAWS OF 1949

required (in addition to any funds on hand applicable to such purposes) during such fiscal year for security or payments of principal and interest of any of the bonds or other obligations authorized by this act and for the cost of the operation, maintenance, depreciation and repair of its district sewer system, including establishment and maintenance of working capital and reserves, and in any event shall be sufficient to provide all such amounts as may be required by the terms of any resolution of such authority authorizing the issuance of its bonds or notes. The provisions of this section and of section forty-three and of section forty-seven shall be deemed a contract between any authority and the holders of all bonds or other obligations authorized by this act and issued by such authority and shall be enforceable by appropriate proceedings at law or in equity.

4. Section 54 of the act of which this act is amendatory is amended to read as follows:

54. An authority shall have power and is hereby authorized, from time to time, to issue its negotiable bonds and, in anticipation thereof, its notes, to provide for the cost of the construction of its district sewer system as defined (but not as limited) by subdivision (e) of section thirty and for the purposes herein provided. Such bonds or notes shall be authorized by resolution of such authority adopted only after public hearing thereon by such authority held not less than ten days after notice of such hearing advertised in a newspaper published at the county seat of the county. Any such bonds or notes may be sold by such authority in the manner or mode of procedure prescribed for the sale of bonds or notes, respectively, of a county by article one of chapter one of the Title, Municipalities and Counties, of the Revised Statutes (R. S. 40:1-1 et seq.), but if any such bonds are not so sold, they shall be sold only at public sale upon sealed proposals after at least seven days' notice published at least once in a publication carrying municipal bond notices and devoted primarily to
financial news or the subject of State and municipal bonds published in New York City, to the bidder on whose bid the total loan may be made at the lowest net cost, such net cost to be computed, as to each bid, by adding to the total principal amount of the bonds which the bidder offers to accept, the total interest which will be paid under the terms of the bid, and deducting therefrom the amount bid for the bonds which shall not exceed by more than one thousand dollars ($1,000.00) the par value of the bonds offered for sale. Such bonds may be issued in one or more series, and shall bear such date or dates, mature at such time or times in accordance with this section not exceeding forty years from their date, be in such denominations and in such form either coupon or registered, carry such registration privileges, and be executed in such manner as may be determined in said resolution of such authority, and shall bear interest at such rate or rates not exceeding six per centum (6%) per annum payable at such time or times, be payable at such place or places and be subject to such terms of redemption with or without premium as may be determined in said resolution of such authority or by subsequent resolution or resolutions which may be adopted by such authority prior to the issuance of such bonds and without advertisement or public hearing. The maturities of the bonds of each such series shall be so arranged that the total amount payable in any year on account of principal and interest thereof shall not exceed by more than one-half the total amount payable on account of such principal and interest in any prior year other than the first four years next ensuing after their issuance. Notes issued hereunder may be renewed, but all such notes, including renewals thereof, shall mature and be paid not more than five years from the date of the original notes. The bond issues authorized and issued by an authority may provide for raising all sums deemed by the authority to be necessary to pay the total cost of its district sewer system to be constructed as defined (but not as limited) by sub-
division (e) of section thirty, and to meet any revised estimate thereof made subsequent to preparation of the project report, including any deficits, salaries, working capital, contingency or other reserves, repayment of moneys advanced for administrative expenses, and temporary borrowing, up to the beginning of the first fiscal year of the authority as set forth in section forty-four, and, in addition, to provide and establish all such reserves for any of the foregoing purposes or for payment or security of principal or interest on such bonds or for administrative, operating, maintenance or other expenses or working capital as the authority may deem desirable for or with respect to periods before or after the beginning of such fiscal year. Should an authority authorize or issue any bonds for the purposes herein provided and after using the proceeds of said bonds for the purposes provided in the resolution authorizing said bond issue, there remain an unexpended balance of the proceeds of said bond issue, then such unexpended balance shall be used to retire the last due bonds. After the beginning of the first fiscal year as provided in section forty-four of this act, no bond issue shall be authorized to pay for the maintenance, operating or other current expenses of an authority. The validity and regularity of the proceedings taken by an authority pursuant to this section for the issuance of such bonds or notes and the obligation of the authority to pay such bonds or notes and interest thereon, and to perform the covenants contained in such bonds or notes or such proceedings, shall not be dependent on or affected by the validity or regularity of any other proceedings taken, contracts entered into, acts performed, or things done by such authority, or by any municipality, private sewer company or industry. No resolution authorizing the issuance of any bonds pursuant to this section shall be finally passed if it appears that the aggregate of all bonds of such authority then outstanding, including those authorized by such resolution exceeds ten per centum (10%) of the average assessed valuation of real
property (including improvements) in the municipalities which have signed contracts with such authority pursuant to section fifty hereof as shown on the annual debt statements last filed in or by such municipalities pursuant to sections 40:1-75 et seq. of the Revised Statutes.

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

55. Any resolution or resolutions authorizing any bonds of an authority may contain provisions which shall be a part of the contract with the holders of the bonds as to: pledging the contracts of such authority entered into pursuant to section thirty-three, or all or any part of the sums of money to be received by such authority pursuant to said contracts or any other revenues of such authority; the setting aside of reserves and sinking funds and the sources, amount, regulation and disposition thereof; limitations on the right of such authority to restrict and regulate the use of its direct sewer system; limitations on the purpose to which the proceeds of the sale of any issue of bonds then or thereafter to be issued by such authority may be applied; limitations on the issuance of additional bonds by such authority; payment of the principal of or interest on the bonds, or any other obligations, and the sources and methods thereof, the rank or priority of any such bonds or obligations as to any lien or security, or the acceleration of the maturity of any such bonds or obligations; the rates to be charged for the discharge and disposal of sewage through the district sewer system, including any parts, extensions, replacements or improvements thereof thereafter constructed or acquired, and the establishment, collection and enforcement of the same, the amount or amounts of revenues or other moneys to be produced thereby, and the disposition and application of the amounts collected; the procedure, if any, by which the terms of any contract of such authority with such holders may be amended or abrogated, the amount of bonds the holders of which must consent thereto, and the
manner in which such consent may be given. Neither the members of an authority nor any person executing said bonds shall be liable personally on said bonds or be subject to any personal liability or accountability by reason of the issuance thereof. An authority shall have power to purchase, out of any funds available therefor, on public tenders upon sealed proposals after at least seven days’ notice published at least once in a publication carrying municipal bond notices and devoted primarily to financial news or the subject of State and municipal bonds, published in New York City, and at least seven days’ notice published at least once in a newspaper published at the county seat of the county any bonds issued by it at a price not more than the applicable redemption price thereof, if redeemable during the year of purchase, or their par value if not so redeemable, and accrued interest and all bonds so purchased shall be canceled.

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

56. Notwithstanding any restriction contained in any other law, the State and all public officers, municipalities, counties, political subdivisions and public bodies, and agencies thereof, all banks, bankers, trust companies, savings banks and institutions, building and loan associations, savings and loan associations, investment companies, and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all executors, administrators, guardians, trustees and other fiduciaries, may legally invest any sinking fund, moneys or other funds belonging to them or within their control in any bonds of an authority authorized pursuant to this act, and such bonds are hereby made and shall be authorized security for any and all public deposits. Any such bonds shall be exempt from taxation except for transfer inheritance taxes.

7. This act shall take effect immediately.

Approved May 10, 1949.
CHAPTER 89

An Act concerning State aid for mosquito extermination and control, and making an appropriation therefor.

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

1. The amount annually appropriated as State aid for mosquito extermination and control in counties bordering on the Atlantic ocean to the State Department of Health shall be used by the State Commissioner of Health in airplane spraying for mosquito extermination in each of such counties in accordance with the health needs of the respective counties as determined by the State Commissioner of Health, said work to be done in conjunction with the work of the Mosquito Extermination Commission in said county.

2. There is hereby appropriated to the State Department of Health the sum of fifty thousand dollars ($50,000.00) to carry out the purposes of this act for the fiscal year 1949-1950.

3. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved May 11, 1949.
CHAPTER 90

An Act concerning the State Employees’ Retirement System of New Jersey, 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 thirtieth 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 one 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 first, one thousand nine hundred and forty-nine, has filed or shall file an application covering service rendered to the county or municipality prior to the date this chapter so becomes effective shall be entitled to 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.

2. This act shall take effect immediately.

Approved May 11, 1949.
An Act concerning corporations, and amending section 14:10-4 of the Revised Statutes.

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

1. Section 14:10-4 of the Revised Statutes is amended to read as follows:

   14:10-4. The meetings of the stockholders of every corporation of this State shall, unless otherwise provided by law, be held at its principal office in this State, or at such other place in the same municipality in which its principal office is located as may from time to time be designated by its board of directors, but, if so provided in its certificate of incorporation, or in by-laws adopted by two-thirds in interest of the stockholders, any meeting or meetings of the stockholders of any corporation organized under this title may be held outside of this State, but only in such municipality or municipalities as may be so provided, at a place therein to be designated from time to time by the directors and stated in the notice of the meeting.

   The directors may hold their meetings outside of this State unless otherwise provided by the by-laws or certificate of incorporation.

2. This act shall take effect immediately.

Approved May 11, 1949.
CHAPTER 92

An Act to amend "A supplement to an act entitled 'An act relative to investments by fiduciaries, and amending section 3:16-1 of the Revised Statutes,' approved May seventeenth, one thousand nine hundred and thirty-eight," approved May fourth, one thousand nine hundred and thirty-nine (P. L. 1939, c. 52).

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. Any executor, administrator, guardian or trustee whose duty it may be to loan or invest money intrusted to him in his fiduciary capacity, in addition to the securities in which he may invest the same under the provisions of the act to which this is a supplement, may invest the same, and the income derived therefrom, in shares or in an account of any savings and loan association organized under the laws of this State, or any Federal savings and loan association organized under the laws of the United States whose principal office is located in New Jersey; provided, that the accounts of the association whether State or Federally chartered are insured by the Federal Savings and Loan Insurance Corporation, pursuant to Title IV of an Act of Congress entitled "National Housing Act," approved June twenty-seventh, one thousand nine hundred and thirty-four, as now enacted or as hereafter supplemented or amended, or by any other corporation hereafter created or organized under the laws of the United States, and which corporation is an instrumentality of the United States; provided, however, that such investment shall not exceed the aggregate amount for which any member or investor of any such association shall be insured.

2. This act shall take effect immediately.

Approved May 11, 1949.
CHAPTER 93

An Act regulating the sale and dispensing of certain drugs, and supplementing chapter fourteen of Title 45 of the Revised Statutes.

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

1. No person, who is not a registered pharmacist or an apprentice employed in a pharmacy or drug store under the immediate personal supervision of a registered pharmacist, or who is not a duly licensed physician, dentist, veterinarian or other person licensed to prescribe drugs shall sell, dispense, or furnish any drug the label of which by law or regulations of the State Department of Health or Federal Food and Drug Administration is required to bear a statement that it is to be dispensed only by or on the prescription of a physician, dentist, veterinarian or other person licensed to prescribe drugs, or words of similar or like import; nor shall any registered pharmacist, or any apprentice employed in a pharmacy or drug store under the immediate personal supervision of a registered pharmacist, sell, dispense, or furnish any such drug except upon the prescription of a duly licensed physician, dentist, veterinarian or other person licensed to prescribe such drug. Such prescription shall not be refilled except on the authorization of the prescribing physician, dentist, veterinarian or other person licensed to write such prescription.

The provisions of this act shall not apply to the sale of any such drug by a manufacturer or wholesaler or pharmacy to each other or to or by a physician, dentist, veterinarian or other person licensed to prescribe such drug in their professional practice.

2. The Board of Pharmacy in the Division of Professional Boards in the Department of Law and

C. 45:14-26.1. Drugs, sale and dispensing regulations.

Public Safety shall have the power to enforce the provisions of this act, and shall make such reasonable rules and regulations not inconsistent with the provisions of this act as may be necessary therefore.

3. Any person violating any of the provisions of this act or any rule or regulation promulgated hereunder shall forfeit and pay a penalty of not less than twenty-five dollars nor more than one hundred dollars ($100.00) for the first offense, not less than one hundred dollars ($100.00) nor more than three hundred dollars ($300.00) for the second offense and not less than three hundred dollars ($300.00) nor more than five hundred dollars ($500.00) for the third and each subsequent offense, to be sued for, and recovered by, and in the name of, the board in a civil action in any court of competent jurisdiction. For the purpose of this act the payment of a penalty shall constitute an offense.

4. This act shall take effect immediately.

Approved May 11, 1949.

CHAPTER 94

An Act concerning local boards of health, and amending section 26:3-33 of the Revised Statutes.

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

1. Section 26:3-33 of the Revised Statutes is amended to read as follows:

26:3-33. Local boards of health may within their respective jurisdictions:

a. Secure the sanitary condition of every building, public or private.
b. Compel, prescribe, regulate and control the plumbing, ventilation and drainage of every building, public or private, and the connection thereof with an outside sewer, cesspool or other receptacle;

c. Require plans of such plumbing, ventilation or drainage, with necessary drawings or descriptions, to be submitted to it for its inspection and approval, and may charge a fee not exceeding two dollars ($2.00), to be paid by the owner or other person filing the plans at the time of filing; and

d. Require every master and foreman plumber and every building contractor to register his name and address at the office of the board.

2. This act shall take effect immediately.
Approved May 11, 1949.

CHAPTER 95

An Act concerning the alcoholic beverage tax law, and amending sections 54:42-1, 54:44-2, 54:44-4 and 54:44-6 of the Revised Statutes and "An act concerning the alcoholic beverage tax law, and supplementing subtitle eight of Title 54 of the Revised Statutes as amended," approved June fourteenth, one thousand nine hundred and forty-one (P. L. 1941, c. 209).

Be It Enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 54:42-1 of the Revised Statutes is amended to read as follows:

54:42-1. The Director of the Division of Taxation in the Department of the Treasury may carry into effect and execute the provisions of this subtitle and in pursuance thereof may make and enforce such rules and regulations as he may deem necessary for the administration and enforcement
of the same. He may require a bond or other security satisfactory to him for the payment of the taxes, penalties, and interest imposed by and payable pursuant to this subtitle, and for compliance with its provisions and with the rules and regulations of the director made pursuant hereto. Whenever requested he shall, upon payment to him for the use of the State of New Jersey of a fee of one dollar ($1.00) for each certificate or report requested, issue (1) a certificate of compliance with the terms of any bond filed pursuant to the provisions of subtitle eight of Title 54 of the Revised Statutes if his records show no outstanding indebtedness or (2) a report as to the status of any such bond.

2. Section 54:44-2 of the Revised Statutes is amended to read as follows:

54:44-2. The taxes imposed by this subtitle and interest and penalties thereon from the time the same shall be due and payable until the same be paid shall be a personal debt due from the taxpayer to the State, recoverable in any court of competent jurisdiction in a civil action and the proceeds of any judgment so obtained shall be paid to the director. Such debt, whether sued upon or not, shall be a lien on all the property of the debtor except as against an innocent purchaser for value in the usual course of business and without notice thereof, and shall be preferred in any distribution of the assets of the taxpayer whether in bankruptcy, insolvency or otherwise. The director, whenever requested in writing and provided there is paid to him for the use of the State of New Jersey a fee of one dollar ($1.00) for each person for whom a certificate is requested, shall issue a certificate stating whether or not any such person is indebted to the State for any taxes, penalties, and interest under the provisions of this subtitle, and, if so, the amount thereof.

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

1. A tax shall be levied and imposed, at the rates provided in the subtitle to which this act is a sup-
implement, upon the seizure, destruction or other disposition of alcoholic beverages in this State by Federal or State law enforcement authorities or agencies by reason of the violation of a Federal or State statute. Any person who, prior to such disposition, shall manufacture, possess, distribute, transport, warehouse or offer for sale such alcoholic beverages in this State in violation of a Federal or State statute shall be liable for such tax, and any persons who conspire to do any of such acts in an unlawful manner, shall be jointly and severally liable for such tax.

The conviction of any person under an indictment charging performance of any such unlawful act or a conspiracy to perform the same, or the entry of a plea of guilty or of non vult thereto, shall, without other evidence, render such person liable for payment of the tax upon alcoholic beverages involved in such illegal act or acts in this State. The director may make an estimate of the tax liability of each such person from any information he may obtain, which estimate may be based upon the manufacturing facilities seized and the probable time of use of same, and according to such estimate so made by him, assess the taxes, penalties and interest due the State, give notice of such assessment in writing to each person involved at the last known address of such person and make demand upon him for payment within fifteen days. All of the other provisions of subtitle eight of Title 54 as amended and supplemented may be invoked to protect the revenue of the State.

4. Section 54:44-4 of the Revised Statutes is amended to read as follows:

54:44-4. The Director of the Division of Taxation in the Department of the Treasury, upon application made to him may release any property from the lien of any certificate, judgment or levy procured by him provided payment be made to him or, a deposit be made with him of such bonds or other security as he shall deem adequate to secure the payment of any debt evidenced by any such
certificate, judgment, or levy, the lien of which is sought to be released. The director when satisfied that any assessment of tax or of any penalty for which a certificate or judgment has been filed is not presently collectible, may, upon application made to him, reassess the tax or penalty in an amount deemed equitable and expedient and, after payment of the tax and penalty as reassessed, release any property from the lien of any certificate, or judgment for the amount of said tax and penalty obtained under the provisions of section 54:44-3 of this Title or cancel said judgment. Each such release or warrant of satisfaction of judgment shall be given under his seal, and may be recorded in any office in which conveyances of real estate may be recorded. The director upon application made to him may determine and fix such an amount as he shall deem to be proper for the satisfaction and discharge by one of several judgment debtors of his liability upon any judgment or certificate of debt heretofore or hereafter entered, in an action or otherwise, against persons jointly and severally liable, for any tax levied and unpaid pursuant to the provisions of subtitle eight of Title 54 of the Revised Statutes. Upon the payment by any such person of the amount so fixed and determined, the judgment debtor making the payment shall be discharged from any and all liability upon the said judgment and the director shall execute to the said judgment debtor a satisfaction and warrant to discharge said judgment as to such judgment debtor. The amount of any such payment shall be credited upon the judgment, but, except as to such credit, the payment by one of several judgment debtors and the satisfaction and discharge of the judgment as to him shall not operate to release or discharge the other judgment debtors from their joint and several liability for the amount remaining unpaid upon the judgment or certificate of debt.
5. Section 54:44-6 of the Revised Statutes is amended to read as follows:

54:44-6. The Director of the Division of Taxation in the Department of the Treasury, whenever requested by any person licensed pursuant to the provisions of Title 33, Intoxicating Liquors, shall issue to any governmental agency having authority to issue and transfer such licenses a certificate stating whether any such person is indebted to this State for any taxes, penalties, and interest, under the provisions of this subtitle, and, if so, the amount of said debt; provided, there is paid to him for the use of the State of New Jersey a fee of one dollar ($1.00) for each person for whom a certificate is requested.

6. This act shall take effect immediately.

Approved May 11, 1949.

CHAPTER 96

An Act authorizing a deposit and exchange library service in the Division of the State Library, Archives and History in the State Department of Education; authorizing the acquisition of storage library facilities and equipment for such purpose, and making an appropriation therefor; 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 State Board of Education is hereby authorized to establish and maintain a deposit and exchange library service in the Division of the State Library, Archives and History, in the State Department of Education, for the purpose of receiving, storing, exchanging, distributing or otherwise disposing of books, magazines, prints, maps and other related library materials as may be
transferred to the division. Said deposit and exchange library service shall be administered by the Bureau of Public and School Library services of the division.

2. The State Board of Education is hereby authorized to acquire proper storage facilities and equipment for the establishment, maintenance and administration of the said deposit and exchange library service.

3. This act shall become effective immediately.

Approved May 11, 1949.

CHAPTER 97

An Act to amend "An act relating to education; providing for the establishment, organization and functions of a Division of the State Library, Archives and History, and a Division of the State Museum, in the Department of Education; transferring to, and vesting in, said Division of the State Library, Archives and History the functions, powers and duties of the Board of Commissioners governing the State Library, of the present State Librarian, of the Public Library Commission, of the Board of Commissioners governing the Public Record Office and of the Director of the Public Record Office, and transferring to, and vesting in, said Division of the State Museum the functions, powers and duties of the Board of Conservation and Development exercised and used in the control and management of the State Museum, and repealing sections 13:11-1, 47:2-1, 47:2-2, 47:2-9, 52:26-1, 52:26-4, 52:26-6, 52:26-7 and 52:26-14 to 52:26-20, inclusive, of the Revised Statutes," approved March twenty-sixth, one thousand nine hundred and forty-five (P. L. 1945, c. 50).
CHAPTER 97 & 98, LAWS OF 1949

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

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

8. There shall be established within the Division of the State Library, Archives and History the following bureaus:

a. The Law Library, which shall include the legislative reference bureau;

b. The General Reference Library;

c. The Public and School Library Services, which shall include the interloan service, traveling library service, the library extension service, the library advisory service and a deposit and exchange library service to receive, store, exchange, distribute or otherwise dispose of books, magazines, prints, maps and other related library materials as may be transferred to the Bureau; and

d. The Bureau of Archives and History.

2. This act shall take effect immediately.

Approved May 11, 1949.

CHAPTER 98

An Act concerning free public libraries, and amending section 40:54-12 of the Revised Statutes.

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

1. Section 40:54-12 of the Revised Statutes is amended to read as follows:

40:54-12. The board shall hold in trust and manage all property of the library. It may rent rooms, or, when proper, construct buildings for the use of the library, purchase books, pamphlets, documents, papers and other reading matter, hire li-
brarians, and other necessary personnel, and fix their compensation, make proper rules and regulations for the government of the library, and generally do all things necessary and proper for the establishment and maintenance of the free public library in the municipality. The board may also transfer to and receive from the deposit and exchange library service of the Bureau of Public and School Library Services, of the Division of the State Library, Archives and History, in the State Department of Education, books, magazines, prints, maps and other related library materials for the purpose of augmenting the interlibrary loan service.

2. This act shall take effect immediately.

Approved May 11, 1949.

CHAPTER 99

An Act concerning membership in the National Guard, Naval Militia or Reserve components of the Armed Forces of the United States by the holders of or applicants for, any office, position or employment in the public service of this State or of any county, municipality, school district or other political subdivision of this State.

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

1. No qualification heretofore or hereafter established, for employment or continuation of employment in any office, position or employment under the government of this State or of any county, municipality, school district, or other political subdivision of this State or of any board, body, agency or commission of this State or of any county, municipality or school district thereof, whereby the
applicant for or incumbent of any such office, position or employment shall be forbidden from joining or maintaining membership in the National Guard, Naval Militia or Reserve component of any of the several branches of the Armed Forces of the United States, shall be valid.

2. This act shall take effect immediately.

Approved May 11, 1949.

CHAPTER 100

An Act to amend the title of "An act concerning cities of the first class, supplementing chapter forty-two of Title 40 of the Revised Statutes," approved May fourteenth, one thousand nine hundred and forty-eight (P. L. 1948, c. 73), so that the same shall read "An act concerning municipalities, and supplementing chapter forty-seven of Title 40 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 cities of the first class, supplementing chapter forty-two of Title 40 of the Revised Statutes," approved May fourteenth, one thousand nine hundred and forty-eight, is amended to read "An act concerning municipalities, and supplementing chapter forty-seven of Title 40 of the Revised Statutes."

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

1. The governing body of any municipality may by ordinance adopt a schedule of actual duty so that each paid member of a fire department shall be on actual duty for an average of fifty-six hours
per week in any six-week cycle; provided, that nothing in this act shall be construed to mean that in times of emergency the officer, board or official having charge or control of the fire department in any municipality shall be prohibited from summoning to and keeping on duty as many such firemen as shall be necessary within the sole discretion of such officer, board or official to cope with such emergency; provided, further, that any member of such fire department so kept on duty during such emergency shall receive, during the next twelve months thereafter a number of hours free from actual duty, deducted from such fifty-six average hours, equal to the number of hours in excess of an average of fifty-six hours per week in any six-week cycle which he shall have served during such emergency.

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

2. Upon petition in writing filed with the clerk of any municipality and signed by not less than a number of legal voters equal to twenty per centum (20%) of the number thereof who voted in the next preceding general election, such clerk shall in accordance with Title 19 of the Revised Statutes cause to be printed on the official ballots to be used in the next general election in such municipality a public question as follows:

"Shall the .........................
(Name of Municipality)
divide its uniform fire-fighting force into a sufficient number of units so that no member thereof shall be forced to remain on actual duty, excepting in cases of emergency, for more than fifty-six hours per week in any six-weeks cycle."

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

3. If a majority of the votes cast for and against the question shall be cast in favor of its adoption,
then it shall be deemed to be adopted and shall be binding upon the municipality and the governing body thereof shall, by ordinance, adopt a schedule of actual duty for the uniformed fighting force of the municipality as provided in section one of this act so that the same shall become operative on the first day of January of the year following the election at which such public question is submitted to the voters.

5. This act shall take effect immediately.

Approved May 11, 1949.

CHAPTER 101

An Act to amend "An act concerning education for certain veterans and making an appropriation therefor," approved April eleventh, one thousand nine hundred and forty-six (P. L. 1946, c. 64).

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

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

17. Each school district participating in this program may, with the approval of the commissioner, use any funds, temporarily available, for the carrying out of the purposes of subsection "d" of section two of this act.

The commissioner shall certify from time to time to the State Commissioner of Taxation and Finance, on or before September first, one thousand nine hundred and forty-nine, the total amount of the sum so used to July first, one thousand nine hundred and forty-nine, which amount shall be paid out of the sums appropriated to reimburse school districts, for the fiscal year one thousand
nine hundred and forty-eight—one thousand nine hundred and forty-nine, under the provisions of the General Appropriation Act of one thousand nine hundred and forty-nine, and the commissioner shall include in his budget requests for appropriations, for the fiscal year one thousand nine hundred and fifty—one thousand nine hundred and fifty-one, an estimate of the total amount of the sums required for the carrying out of the purposes of subsection "d" of section two of this act during the fiscal year one thousand nine hundred and forty-nine—one thousand nine hundred and fifty, not to exceed the aggregate sum of one hundred fifty thousand dollars ($150,000.00), to the end that said amount may be appropriated by the Legislature, as a deficiency appropriation, out of the general funds of the State treasury for the fiscal year one thousand nine hundred and fifty—one thousand nine hundred and fifty-one, which amounts shall be apportioned and distributed by the commissioner among the school districts in reimbursement for the funds so used and shall be paid according to the warrant of the Director of the Division of Budget and Accounting in the Department of the Treasury drawn upon the State Treasurer in favor of the respective custodians of school moneys of the school districts as certified to the said director by the Commissioner of Education.

2. This act shall take effect immediately.

Approved May 11, 1949.
CHAPTER 102

AN ACT to amend and to supplement "An act concerning motor vehicles and traffic regulations, and supplementing chapter four of Title 39 of the Revised Statutes," approved May thirteenth, one thousand nine hundred and forty-two (P. L. 1942, c. 192).

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. On highways having roadways not divided by safety islands or physical traffic separation installations, the driver of a vehicle approaching or overtaking a bus which is being used solely for the transportation of children to or from school and which has stopped for the purpose of receiving or discharging any school child shall stop such vehicle not less than ten feet from such school bus and keep such vehicle stationary until such child has entered said bus or has alighted and reached the side of such highway; provided, such bus is designated as a school bus by one sign on the front and one sign on the rear with each letter on such signs at least four inches in height.

On highways having dual or multiple roadways separated by safety islands or physical traffic separation installations, the driver of a vehicle overtaking a school bus which has stopped for the purpose of receiving or discharging any school child shall stop such vehicle not less than ten feet from such school bus and keep such vehicle stationary until such child has entered said bus or has alighted and reached the side of the highway.

On highways having dual or multiple roadways separated by safety islands or physical traffic separation installations, the driver of a vehicle on
another roadway approaching a school bus which has stopped for the purpose of receiving or discharging any school child shall reduce the speed of his vehicle to not more than ten miles per hour and shall not resume normal speed until the vehicle has passed the bus and has passed any school child who may have alighted therefrom or be about to enter said bus.

Whenever a school bus is parked at the curb for the purpose of receiving children directly from a school or discharging children to enter a school, which is located on the same side of the street as that on which the bus is parked, drivers of vehicles shall be permitted to pass said bus without stopping but at a speed not in excess of ten miles per hour.

The driver of a bus which is being used solely for the transportation of children to or from school shall not start his bus until every child who may have alighted therefrom shall have reached a place of safety.

Any person who shall violate any provision of this act shall be fined not less than ten dollars ($10.00) for the first offense, and not less than twenty-five dollars ($25.00) for each subsequent offense, which shall be enforced and recovered pursuant to the provisions of chapter five of Title 39 of the Revised Statutes.

The Commissioner of Motor Vehicles may also revoke the license to drive a motor vehicle of any person who shall have been guilty of such willful violation of any of the provisions of this act as shall, in the discretion of the commissioner, justify such revocation but the commissioner shall, at all times, have power to validate such a license which has been revoked, or to grant a new license to any person whose license to drive a motor vehicle shall have been revoked, pursuant to this act.

2. Whenever any bus which is designated as a school bus by the signs required by this section is operated or parked on a highway for any purpose other than that of receiving or discharging school children, the school bus sign shall be covered by

CHAPTER 102, LAWS OF 1949

May pass bus discharg ing children, speed.

Bus to remain station ary.

Fines.

May revoke license.

C. 39:4-128.2. Out of service signs to be posted.
CHAPTERS 102 & 103, LAWS OF 1949

signs of appropriate size to conceal the school bus signs, which signs shall read, "Out of Service" and shall meet the requirements prescribed by the State Board of Education.

3. This act shall take effect immediately.
Approved May 11, 1949.

CHAPTER 103

An Act to amend "An act concerning the salaries of surrogates of certain counties, and supplementing chapter seven of Title 2 of the Revised Statutes," approved August ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 301).

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 annual salary of the surrogate of any county of the fourth class may be increased by resolution of the board of chosen freeholders of the county to not more than five thousand dollars ($5,000.00).

2. This act shall take effect immediately.
Approved May 11, 1949.
CHAPTER 104

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 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).

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

1. No judgment entered in a small cause court prior to December thirty-first, one thousand nine hundred and forty-eight, shall be held or determined to have been annulled or abrogated by reason of the abolition of said court, but the same, and all proceedings taken or to be taken by or before the justice of the peace before whom the judgment was entered on or after said date and prior to the thirtieth day following the effective date of this act, shall be and remain in full force and shall have the same effect for the whole term thereof, as though the said court had not been so abolished.

2. Appeals from any such judgment may be taken to the County Court of the county in which such small cause court was constituted, in the same manner as appeals formerly were taken from judgments entered in small cause courts to the courts of common pleas of the respective counties; pro-
the time for taking any such appeal had not expired on December thirty-first, one thousand nine hundred and forty-eight, and the appeal was or is taken not later than twenty days after the effective date of this act.

3. Upon the expiration of thirty days from the effective date of this act, every former justice of the peace shall file in the office of the county clerk his docket kept in the small cause court and all pleadings, papers and documents in all causes, including landlord and tenant proceedings, pending before him in said court on December thirty-first, one thousand nine hundred and forty-eight. Every county clerk shall forthwith after the effective date of this act, give notice in writing, by registered mail, to each justice of the peace, who was in office in his county on December thirty-first, one thousand nine hundred and forty-eight, to file the said docket, pleadings, papers and documents as required by this act and if any such justice shall fail or neglect to comply with said notice and this act accordingly, the County Court may, by order, direct the same to be filed at a short day to be specified in the order and failure or neglect to comply with any such order shall be deemed to be a contempt of the County Court.

4. All proceedings upon any judgment entered in the small cause court, including the issuance of executions and the preparation of transcripts for docketing or otherwise, shall, after the docket in which said judgment is entered is filed with the county clerk, be taken in the County Court of the county, in the same manner as though such judgment had been entered in said County Court. Transcripts of any such judgment or of any entry made in any such docket made and certified by the county clerk, under his seal, shall have the same force and effect and shall be receivable in evidence in the same manner as though made by the justice of the peace before whom such judgment was entered under his seal prior to the abolition of such small cause court.
CHAPTERS 104 & 105, LAWS OF 1949

5. Upon the written demand of any party to any cause pending or undetermined in any such small cause court on December thirty-first, one thousand nine hundred and forty-eight, the justice of the peace before whom such cause was instituted, or, as the case may be, the county clerk shall forward to the clerk of the county district court a transcript of the docketed entries of said cause, as the same appear in the docket, and all pleadings, documents and papers in the cause, and the cause shall then be proceeded with in said county district court in the same manner as though the same originally had been instituted therein.

This act shall not affect any judgment of a small cause court heretofore docketed in the County Court of the county.

6. This act shall take effect immediately.
Approved May 11, 1949.

CHAPTER 105

An Act authorizing and directing the Interstate Commission on the Delaware River Basin to make or cause to be made such surveys and investigations as may be necessary for the commission to determine and report on the feasibility and advisability of the future construction of an integrated water project designed, among other purposes, to meet the combined prospective water supply requirements of political subdivisions and metropolitan areas in the Commonwealth of Pennsylvania and the States of New York and New Jersey, both within and outside of said Basin, empowering such commission, its agents and employees, to enter upon lands, structures and waters for the purposes of such sur-
veys and investigations, fixing the responsibility for damages resulting therefrom, and making an appropriation to such commission.

WHEREAS, Political subdivisions and metropolitan areas in the State of New Jersey, the State of New York and the Commonwealth of Pennsylvania are constantly confronted with the problem of obtaining and providing an adequate and satisfactory supply of water, both for domestic and industrial purposes, to meet existing and prospective requirements of the people within their borders; and

WHEREAS, The waters of the Delaware River Basin are the property of the people of the State of New Jersey, the State of New York and the Commonwealth of Pennsylvania, and a logical and attractive future source of water for certain political subdivisions and metropolitan areas in each of such States; and

WHEREAS, The United States Supreme Court in its decision in the Delaware River Case (283 U. S. 336) confirmed the principle that the use of the waters of the Upper Delaware River Basin for water supply has precedence over all other purposes; and

WHEREAS, Agencies other than the said States and their political subdivisions have recently advanced, or sought to secure approval of, projects involving the construction of dams and reservoirs for the development of the waters of the Upper Delaware River Basin for purposes other than water supply which, if effectuated, might interfere with and seriously jeopardize the rights and interests of the said States and their political subdivisions and metropolitan areas in the matter of obtaining and providing adequate and suitable sources of water supply; and
WHEREAS, The State of New Jersey, the State of New York and the Commonwealth of Pennsylvania has each created and now maintains a commission (or committee) on interstate co-operation for the purpose of promoting co-operation among said States, respectively, and among other States of the union, in various fields of governmental operations, including the utilization, control and conservation of the water resources of interstate river systems; and

WHEREAS, Said commissions (or committees) on interstate co-operation of the State of New Jersey, the State of New York and the Commonwealth of Pennsylvania (and also the State of Delaware) have organized and established and are now maintaining an instrument of governmental machinery known as "The Interstate Commission on the Delaware River Basin" for the purpose, among other things, of formulating integrated policies and programs for the mutual and beneficial protection of the water resources of the Delaware River Basin for water supply and other incidental purposes; now, therefore,

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

1. The Interstate Commission on the Delaware River Basin is hereby designated as the agency and instrumentality of the State of New Jersey to co-operate with the State of New York and Commonwealth of Pennsylvania and, in this capacity, is hereby authorized and directed to make or conduct or cause to be made or conducted such surveys and investigations as may be necessary for the commission to determine and report on the feasibility and advisability of the future construction of an integrated water project within the Delaware River Basin above Trenton, New Jersey-Morrisville, Pennsylvania, comprised of a dam and reservoir or a series of dams and reservoirs on both the tributaries and the main channel of the
Delaware river, designed, among other purposes, to meet the combined prospective water supply requirements of political subdivisions and metropolitan areas in the State of New Jersey, State of New York and Commonwealth of Pennsylvania, both within and outside of such basin. The cost of such surveys and investigations shall not exceed in the aggregate the sum of two hundred thousand dollars ($200,000.00), of which one-third shall be borne by the State of New Jersey, and not more than one-half of such aggregate sum shall be expended by the commission in any one year. The work involved in the conduct of such surveys and investigations may be done and performed by the staff and personnel of such commission or by persons, firms or corporations retained or employed by the commission for such purpose. No contract for such surveys and investigations shall be awarded by the commission unless and until the proposals, plans and specifications for such surveys and investigations shall be submitted to and approved by the chief engineer of the division of water policy and supply of the State of New Jersey. No such contract shall be valid unless executed by the chairman of the commission and by a vice-chairman of such commission representing each of the two States other than the State represented by the chairman.

2. The commission shall require any person, firm or corporation engaged by it in a consulting or contracting capacity to conduct any such survey, investigation, or other service to enter into a written agreement therefor with the commission which shall, among other things, provided that such person, firm or corporation will (a) assume, bear and pay all damages of any kind arising out of any work performed for the commission under the provisions of this act, and will assume the defense of and save harmless the commission and each officer, member and employee thereof, and the State of New Jersey and the State of New York and Commonwealth of Pennsylvania from and against all
claims for damages of any kind arising out of any work performed by the commission under the provisions of this act, and (b) procure and furnish to the commission a surety bond in a solvent company, approved by the commission, in such amount, fixed by the commission, as may be deemed sufficient to insure the faithful performance of such contract and all of the terms, conditions, obligations and covenants thereof.

3. Members and officers of the Interstate Commission on the Delaware River Basin, and its duly accredited agents, engineers, contractors or employees may enter upon any lands, structures and waters within the State for the purpose of surveying existing or proposed reservoir, dam or conduit locations, studying subsurface conditions affecting the selection of dam or reservoir sites, or whenever it is deemed necessary for any of the purposes of the survey or investigation authorized by this act. The State of New Jersey shall not be liable for any damage resulting from any such entry outside the borders of such State.

4. On or before January fifteenth, one thousand nine hundred and fifty-one, the Interstate Commission on the Delaware River Basin shall make, and file with the Governors and the Legislatures of the State of New Jersey, State of New York and Commonwealth of Pennsylvania, a full report of its proceedings under this act, together with its findings, conclusions and recommendations resulting from the surveys and investigations made pursuant to this act, and such draft or drafts of legislation as it may deem necessary or proper for enactment by such States, or either of them, to effectuate such recommendations or the purposes or provisions of this act.

5. The sum of thirty-five thousand dollars ($35,000.00), or so much thereof as may be necessary, is hereby appropriated to the Interstate Commission on the Delaware River Basin, out of any moneys in the general fund of the State treasury, when included in any general appropriation act,
and made available to defray the expenses of the commission incurred by it in carrying out the provisions of this act. Such moneys shall be payable from the State treasury, on the audit and warrant of the Director of the Division of Budget and Accounting in the Department of the Treasury on vouchers certified or approved by the chairman of such commission and by a vice-chairman of such commission representing each of the two States other than the State represented by the chairman.

6. On approval of this act by the Governor, the Secretary of State shall certify copies thereof to the Secretaries of State of the State of New York and Commonwealth of Pennsylvania with a request that similar acts enacted by those States be certified to him. On receipt of certified copies of such acts he shall determine whether in his judgment said acts contain substantially the same provisions as those herein contained. Should he so find with regard to enactments by both the State of New York and the Commonwealth of Pennsylvania, he shall so certify to the Governor and the Secretaries of State of the other two States. This act shall become effective on the first day next succeeding day of such certification.

Approved May 11, 1949.

CHAPTER 106

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. Group life insurance is hereby declared to be that form of life insurance written for a term of not more than five years which may be continued successively from one term to another term of not
more than five years at the option of the policyholder in accordance with the provisions of the policy and covering, (a) not less than twenty-five employees, written under a policy issued to the employer, the premium for which is to be paid by the employer or by the employer and employees jointly, and insuring only all of his employees, or all of any class or classes thereof determined by conditions pertaining to the employment, for amounts of insurance based on a plan which precludes individual selection, for the benefit of persons other than the employer; provided, that when the premium is to be paid by the employer and employees jointly and the benefits of the policy are offered to all eligible employees, not less than seventy-five per centum (75%) of the employees may be so insured; or (b) the lives of only all of the members, or only all of the members except those upon whom the evidence of insurability submitted is not satisfactory to the insurer, of a group of persons, numbering not less than one hundred new entrants to the group yearly, who become borrowers from a financial institution, including any subsidiary or affiliated institutions, or who become purchasers of securities, merchandise or other property from one vendor, or all of any class or classes of such borrowers or purchasers determined by conditions pertaining to the type of indebtedness or purchase, under agreements by such borrowers or such purchasers for the repayment of the sum borrowed, or for the payment of the purchase price or the balance thereof, as the case may be, in installments. Such a policy shall be issued to the financial institution or vendor or to an assignee to whom such creditor or vendor may transfer all of its right, title and interest to the unpaid indebtedness, or to the unpaid purchase price, under such agreements made by it. The premiums on such policy shall be remitted by the policyholder. If the borrower or purchaser insured under the policy contributes toward the cost of the insurance by payment of an identifiable charge of a specified amount not charged to eligible borrow-
ers or purchasers not so insured, then not less than seventy-five per centum (75%) of the eligible borrowers or purchasers may be so insured. The amount of insurance thereunder on any person insured shall not at any time exceed the amount of unpaid indebtedness due from such person or the amount of the purchase price unpaid by such person, nor the sum of ten thousand dollars ($10,000.00), whichever is less. The benefits under such policies shall be payable to the policyholder; but the amount of any death benefit received thereunder shall be applied to the discharge of the obligation of the person insured to the policyholder.

Any policy which according to its title is a policy of group life insurance, issued by any company of this State for delivery in another State or foreign country and which conforms to the laws of such other State or country, shall be deemed a policy of group life insurance.

For the purposes of this section, the term "employer" shall include the trustee or trustees of a fund, established by employer members of a trade or business association, and maintained by contributions of contributing employers, which may include the trade or business association, for the sole benefit of employees as defined in the following paragraph, and shall include any labor union.

For the purposes of this section, the term "employees" shall include the members of any labor union; the officers, managers and employees of the policyholder and of subsidiary or affiliated corporations of a corporation policyholder; the individual proprietor or partners whenever the policyholder is an individual proprietor of a partnership; and the individual proprietors, partners and employees of affiliated individuals and firms controlled by the policyholder through stock ownership, contract or otherwise; provided, that in the case of a policy issued pursuant to the preceding paragraph to a trustee or trustees, the term "employees" shall mean those persons who bear any of the aforesaid relationships to any of the contributing employers,
and said term may include (i) persons actively engaged in the administration of the fund who bear any of the aforesaid relationships to the trustee or trustees and (ii) persons who bear any of the aforesaid relationships to the trade or business association.

2. This act shall take effect immediately.
Approved May 11, 1949.

CHAPTER 107

An Act granting to certain corporations of this State certain rights, privileges and powers respecting the acquisition, use, processing, transmission, distribution and sale of natural gas and any mixture of natural gas with a gas or gases of any other type or types, and supplementing Title 48 of the Revised Statutes.

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

1. Any corporation now or hereafter organized or existing under any law of this State, which is empowered to manufacture and sell gas of any type or any mixture of gases of various types, suitable for light, heat or power, and which is a public utility as defined in section 48:2-13 of the Revised Statutes, may acquire, use, process, transmit, distribute and sell natural gas and any mixture of natural gas with a gas or gases of any other type or types, and may use for the transmission and distribution of natural gas or any mixture of natural gas with a gas or gases of any other type or types, any or all of the facilities, conductors, mains and pipes, with the appurtenances thereto, which such corporation now is or hereafter may be lawfully authorized to use for the transmission or
distribution of manufactured gas of any type or any mixture of gases of various types suitable for light, heat or power, and which now are or hereafter may be located in, on, under or through the roads, streets, highways, alleys, squares and public grounds and places in this State.

2. The rights, powers and privileges conferred by this act shall be in addition to, and not in substitution for, or in derogation of, whatever other rights, powers, privileges, franchises and authority such corporation may have.

3. This act shall take effect immediately.
   Approved May 11, 1949.

---

CHAPTER 108

AN ACT to supplement "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

1. Every bank, as defined in the act to which this act is a supplement, which had been engaged in business prior to September sixteenth, one thousand nine hundred and forty-eight, was authorized to, and did, examine and insure title to real property and rent safe deposit boxes, and was so engaged on said date, shall be entitled to continue and is authorized to, examine and insure titles to real property, and rent safe deposit boxes, notwithstanding any provision or provisions to the contrary in the act to which this act is a supplement.

2. This act shall take effect immediately.
   Approved May 11, 1949.
CHAPTER 109

An Act concerning the small loan business, in relation to certain procedural requirements to be established in connection with applications for licenses to engage in the business of making loans in the amount of five hundred dollars ($500.00) or less, and amending section 17:10-5 of the Revised Statutes.

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

1. Section 17:10-5 of the Revised Statutes is amended to read as follows:

17:10-5. (a) Investigation of application. Upon the filing of such application and bond and the payment of such fees, the commissioner shall investigate the facts concerning the application and the requirements provided for in subsection (b) of this section. Within twenty days after the filing of such application, he shall mail a notice of the receipt of the application to each licensee having a place of business in the county where the applicant proposes to do business. Every applicant shall within seven days from the filing of the application cause to be published a notice of the application in a newspaper, designated by the commissioner, which has general circulation in the county in which the applicant proposes to do business and in the form prescribed by the commissioner. If objections to the issuance of the license are filed with the commissioner within ten days after notice of the application has been mailed by the commissioner, he shall designate a time and place for a hearing, which time shall not be less than one week nor more than two weeks after the ten days' limitation for filing objections has expired.

(b) Issuance of license. If the commissioner, upon the filing of the application, approval of the
bond and payment of the fees, and after the hear-
ing in the event objections are filed, finds (a) that
the financial responsibility, experience, character
and general fitness of the applicant and members
thereof if the applicant is a copartnership or as-
sociation, and of the officers and directors thereof
if the applicant is a corporation, are such as to
command the confidence of the community and to
warrant belief that the business will be operated
honestly, fairly and efficiently within the purposes
of this chapter, (b) that allowing the applicant to
engage in business will promote the convenience
and advantage of the community in which the busi-
ess of the applicant is to be conducted and (c)
that the applicant has a net worth of at least twen-
ty-five thousand dollars ($25,000.00) and has avail-
able for the purpose of making loans under this
chapter at the specified location liquid assets of at
least twenty-five thousand dollars ($25,000.00), he
shall thereupon issue and deliver a license to the
applicant to make loans in accordance with this
chapter at the location specified in the application.
The license shall remain in full force and effect
until it is surrendered by the licensee or revoked
or suspended as hereinafter provided.

If the commissioner shall not so find he shall not
issue the license and he shall notify the applicant
of the denial and return to the applicant the bond
and the appointment for service of process and the
sum paid by the applicant as a license fee, retaining
the fifty-dollar ($50.00) investigation fee to cover
the costs of investigating the application. The
commissioner shall approve or deny every applica-
tion for license hereunder within sixty days from
the filing thereof with the fees and the approved
appointment and bond.

2. This act shall take effect immediately.
Approved May 11, 1949.
CHAPTER 110

AN ACT authorizing corporations organized and existing under the provisions of chapter nine of Title 48 of the Revised Statutes to construct, lay, maintain and use for the transmission of natural gas or any mixture of natural gas with a gas or gases of any other type or types for use in its business, facilities, conductors, mains and pipes with appurtenances thereto, in designated public streets, roads, highways and places, and supplementing chapter nine of Title 48 of the Revised Statutes.

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

1. Any corporation organized and existing under the provisions of chapter nine of Title 48 of the Revised Statutes, in addition to the powers conferred by said chapter, may construct, lay, maintain and use facilities, conductors, mains and pipes, with the appurtenances thereto, in, through and beyond any municipality or municipalities, for the purpose of transmitting through the same natural gas or any mixture of natural gas with a gas or gases of any other type or types for use in its business; provided, that in each case such corporation shall first have obtained a designation by the governing body or official having control thereof, of the public street, road, highway or place, which may be occupied by such corporation for such purpose. If any governing body or official having control of any public street, road, highway or place, after having received from such corporation a request to designate such public street, road, highway or place, for occupancy by such corporation for such purpose, shall fail or refuse to make such designation or to designate a practicable route, the Board of Public
CHAPTERS 110 & 111, LAWS OF 1949

Utility Commissioners, upon application by the corporation, and after hearing on notice to such governing body or official, shall make such designation.

2. This act shall take effect immediately.
Approved May 11, 1949.

CHAPTER 111


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

1. Section 2:60-132 of the Revised Statutes is amended to read as follows:

2:60-132. At any time before final judgment and either before or after the commencement of action, a judge of the Superior Court or a judge of the County Court may direct the amendment of a lien claim; (a) in matters of substance as well as form, upon application of the lien claimant and on reasonable notice to all parties interested, or (b) so as to alter the description of the curtilage as set forth in the lien claim and to determine the true size and description of the curtilage, upon application of the owner, builder, or lien claimant and on the same notice provided for by subdivision (a) of this section; and any amendment made under the provisions of this section shall be put in writing with a subscription to the effect that said amendment was directed by said judge after due notice and in accordance with the statute, which subscription shall be signed by said judge and filed with the proper County Clerk and in all subsequent pro-
ceedings in the action the lien claim shall be treated as if, when originally filed, it was in the form as amended, but no amendment made shall affect the rights acquired by any bona fide purchaser or mortgagee between the time of filing the original lien claim and the filing of such amendment.

2. Section 2:60-135 of the Revised Statutes is amended to read as follows:

2:60-135. When a lien claim is filed pursuant to this article upon any lien created thereby, the same shall be enforced by a civil action, in the nature of an action at law, in the County Court of the county or in the Superior Court, or if the amount claimed does not exceed five hundred dollars ($500.00) in the District Court of the county, in which the building is situate, which action shall be commenced against the builder and owner of the land and building and every person holding a mortgage of record, or other person, whose interest in the property would be affected or cut off by judgment and sale thereunder.

3. Section 2:60-136 of the Revised Statutes is amended to read as follows:

2:60-136. No lien shall be enforced by virtue of this article unless the action for that purpose shall be commenced within four months from the date that the last labor or materials mentioned in said claim was performed or were furnished, as the case may be, or within the extended period hereinafter provided. The time in which such lien may be enforced by action may be extended for any further period, not exceeding four months, by a written agreement for that purpose, signed by all parties whose interests may be affected by the lien and annexed to the claim on file before the expiration of four months from the date that the last labor or materials mentioned in said claim was performed or were furnished, as the case may be, in which case the county clerk shall enter the word “extended” in the margin of the lien docket opposite the entries with respect to the claim.
4. Section 2:60-137 of the Revised Statutes is amended to read as follows:

2:60-137. The County Clerk shall, upon the commencement of the action, by filing the complaint therein, if the action was commenced in the County Court or, upon the presentation of, the certificate mentioned in section 2:60-140 of this Title, if the action was commenced in the Superior or a District Court, indorse on the lien claim the time of the commencement of the action. If no such indorsement is made within four months or within the extended period provided by section 2:60-136 of this Title, from the last date of the labor performed or materials furnished, or if such claimant shall fail to issue the summons in the action within five days after the filing of the complaint or to prosecute his claim diligently within one year from the commencement of the action or such further time as the court may by order direct, the lien shall be discharged by an order signed by a judge of the Superior Court or a judge of the County Court.

5. Section 2:60-139 of the Revised Statutes is amended to read as follows:

2:60-139. The summons mentioned in section 2:60-135 of this Title, with copy of the complaint annexed, shall be directed and tested and may be served and returned in like manner as other writs of summons in the court from which it issued.

Such summons and copy of the complaint may be served upon the defendant, in any county of this State, by the sheriff thereof if the action is brought in the Superior Court or in a County Court, or by a constable or sergeant-at-arms if the action is brought in any District Court of any county, and for this purpose the same, or a duplicate thereof, may be issued to such sheriff, or constable or sergeant-at-arms, as the case may be.

If any defendant cannot be found in this State, the summons and copy of the complaint may be served upon him by affixing a copy of the summons and of the complaint upon said premises, and also by serving a copy on said defendant personally or
by leaving the same at his residence, which shall be deemed actual service, or if defendant is a non-resident, service may be made by affixing copies thereof on the premises and sending copies thereof by mail directed to him at the post-office address nearest his residence, if known to the plaintiff, or if his residence is not known to the plaintiff, by affixing such copies to the premises and inserting a notice thereof, prescribed by order of court, for four weeks, once in each week, in a newspaper of this State published or circulating in the county where the premises are situate, either of which shall be legal service.

When an affidavit of the facts authorizing and constituting any such service not made by a sheriff or officer is made and filed, the action may proceed against the parties so served as though the summons was returned by the sheriff or other officer.

6. Section 2:60-140 of the Revised Statutes is amended to read as follows:

2:60-140. The plaintiff, or his attorney in an action brought in the Superior Court or a District Court on a lien claim, shall obtain from the clerk of such court a certificate to the effect that an action has been commenced in that court by filing a complaint in the action on such lien claim, specifying the court wherein the action is brought, and the day and year when such action was so commenced. The certificate shall be presented to the proper County Clerk within five days after the commencement of the action, who shall indorse on the lien claim that an action has been commenced on the same, specifying the court wherein the action is brought, and the day and year when the action was commenced.
CHAPTER 111, LAWS OF 1949

7. Section 2:60-141 of the Revised Statutes is amended to read as follows:

2:60-141. Summons in an action to enforce a lien claim shall be in the following form:

"SUMMONS
The State of New Jersey
(L. S.)
to
(State the names of the defendants)
You, .............................................(insert name). ............ builder, and ..............................................(insert name). ............ owner (or if the owner contracted the debt, ............ ..............................................(insert name). ............ builder and owner), and ..............................................(insert name). ............ mortgagee (if there be a mortgage or mortgages), are hereby summoned to answer the annexed complaint of .................................(insert name of plaintiff). ............ in a civil action, in the Superior Court of New Jersey (or, the .......... County Court or the .......... County District Court, as the case may be) instituted by .................................(insert plaintiff’s name) ............ plaintiff, in which said plaintiff claims a building lien on certain buildings and lands of said .................................(insert name of owner) ............, described in said complaint, and upon which said .................................(insert name of mortgagee) ............ holds a mortgage of record, and are required to serve upon ............(insert name and address of plaintiff’s attorney) ............, attorney for the plaintiff, an answer to the complaint, a copy of which is here-with served upon you within twenty days after the service of the summons upon you, exclusive of the day of service. If you fail to do so, judgment by default may be rendered against you for the relief demanded in the complaint.
Dated ..............................................
Clerk of the .......... Court."
8. Section 2:60-143 of the Revised Statutes is amended to read as follows:

2:60-143. The practice, proceedings and pleadings in an action to enforce a lien claim shall be conducted, and the judgment entered, as in actions in the Superior Court to recover moneys due on contract; and all or any of the defendants may, jointly or severally, have any defense to the same that might be had by the builder to any action on the contract without this article; and, in addition thereto, the owner or mortgagee may answer that the building or land is not liable to the debt; and any defendant mortgagee may further answer that the lien claim is subject to such mortgagee's lien, and the judgment in any such case shall determine the priority of the liens of plaintiff and each defendant.

9. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 18, 1949.

CHAPTER 112


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

1. Section 2:65-12 of the Revised Statutes is amended to read as follows:

2:65-12. In proceedings for the foreclosure of mortgages, reports of sale and confirmation of sale shall be required only when, and as, required by the practice and procedure of the Superior Court.
2. Section 2:65-16 of the Revised Statutes is amended to read as follows:

2:65-16. When any person holds a mortgage upon any real estate in this State and the mortgagor or any one holding under him has absconded, conceals himself, is unknown to the holder of such mortgage, or is dead, and his heirs or devisees or successors in title or interest, or any one or some of them, are unknown to the holder of such mortgage, such holder may, in his complaint, or amended complaint, to foreclose such mortgage in the Superior Court, name such mortgagor or person holding under him, if known, even if he be dead, setting up the facts, and such action may proceed against such absconding, concealed, unknown or deceased persons parties to such action in accordance with the practice and procedure of the Superior Court in similar cases in other civil actions.

The court shall enter such judgment against such absent, absconding, concealed, deceased or unknown owner or owners or persons having interests in or rights to such real estate as if they were known to the court and as may be equitable and just and shall have power to order a sale of the mortgaged premises and that the equity of redemption be foreclosed and cut off in like manner as if all the owners or persons in interest were known, and by name had been made parties to such action. The court shall further order that the proceeds of sale, after the payment of the plaintiff’s mortgage with the costs of foreclosure and sale, and such other liens and encumbrances as may have been established and ordered paid in such foreclosure proceedings shall be deposited with the clerk of the court, and by him deposited by order of the court in any designated depository of moneys paid into the Superior Court for the benefit of such absent or unknown owners or persons having interests in or rights to such real estate and the court shall order the payment thereof from time to time to those who are entitled to receive the same as they shall be ascertained by the court.
CHAPTER 112, LAWS OF 1949

This section shall not preclude proceedings against absent or unknown defendants in cases of the nature described in this section under any other provision of law applicable.

3. Section 2:65-18 of the Revised Statutes is amended to read as follows:

2:65-18. In proceedings under sections 2:65-16 and 2:65-17 of this Title, the Superior Court shall be governed by the practice and procedure of the Superior Court and by the other provisions of law relating to the foreclosure and sale of mortgaged premises in the Superior Court.

4. In any civil action in the nature of a proceeding in equity, for the foreclosure of a mortgage upon or which may relate to real or personal property in this State, 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 such 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 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 cause himself to be made a party to such action by motion, in the same manner as is provided in the case of persons acquiring an interest in the subject matter of an action after its commencement; and the motion in such case must set forth such instrument at length, and the title and interest of such party in such manner as to show that he has an interest in the subject matter, and is a proper party in the action.
5. When, in a civil action, in the nature of a proceeding in equity, for the foreclosure or satisfaction of a mortgage covering real or personal property, or both, the property mortgaged is of such a character or so situated as to make it liable to deteriorate in value or to make its care or preservation difficult or expensive pending the determination of the action, the Superior Court may, before judgment, upon the motion of any party to the civil action, order a sale of the mortgaged property to be made at public or private sale through a receiver, sheriff, or otherwise, as the court may direct. The proceeds of any such sale shall be brought into court, there to remain subject to the same liens and equities of the parties in interest as was the mortgaged property and to be disposed of as the court shall, by order or judgment direct.


7. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 18, 1949.

CHAPTER 113


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

1. Section 2:71-27 of the Revised Statutes is amended to read as follows:

2:71-27. The Superior Court may, in a civil action, in the nature of a proceeding in equity, brought in that court for the partition of real estate,
CHAPTER 113, LAWS OF 1949

Section amended.

Partition between children, procedure.

Section amended.

Sale of real estate limited over.

Section amended.

Sale of share.

Section amended.

Payment or investment of proceeds.

order or enter judgment for the sale thereof, and the jurisdiction of the court, including that derived from the former Court of Chancery, shall continue as heretofore, anything in this chapter to the contrary notwithstanding.

2. Section 2:71–28 of the Revised Statutes is amended to read as follows:

2:71–28. In all proceedings in the Superior Court for the partition of real estate devised by a parent to a child or children, any share of which is limited over, the court may proceed in conformity with the authority and practice and procedure obtaining in the Superior Court, unless it shall otherwise order and direct.

3. Section 2:71–29 of the Revised Statutes is amended to read as follows:

2:71–29. The Superior Court may, in a proceeding commenced therein for the partition of real estate wherein all or any of the undivided shares are limited over in the manner specified in section 2:71–66 of this Title, order or enter judgment that the real estate be sold if it shall appear that the same is so circumstanced that a partition thereof cannot be made without great prejudice to the owners or persons interested therein.

4. Section 2:71–30 of the Revised Statutes is amended to read as follows:

2:71–30. When it appears, by satisfactory proof in a proceeding for partition, that the interest of the owner of a share is such that his share, if actually set apart, might be sold under proceedings for the sale of real estate limited over, such share may, after being actually set apart, be sold by order or judgment in the proceedings for partition rather than in proceedings for the sale of real estate limited over.

5. Section 2:71–32 of the Revised Statutes is amended to read as follows:

2:71–32. When a sale is made pursuant to sections 2:71–29 and 2:71–30 of this Title, the net proceeds of a share limited over or not held in fee simple shall, under the order and direction of the
Superior Court be paid either to the tenant of said life or other estate, during his or her life or at his or her death or be invested and kept invested, in the name of the Superior Court of the State of New Jersey, for the use of the person owning such share, upon bond secured by mortgage to the said Superior Court, either upon the property so sold, or any part thereof, or the fee simple of other unencumbered real estate in this State, worth at least double the principal sum so secured thereon, two-thirds of which value shall be in the land itself, independent of any building thereon. The bond and mortgage shall, after being duly recorded, be filed in the office of the Clerk of the Superior Court, there to remain as of record until duly satisfied and discharged. Such clerk shall be authorized to certify copies of any such bond and mortgage under the seal of the Superior Court, and such copies, so certified, shall be evidence as other records and files of such court are, when so certified.

The interest accruing on such bond shall be paid annually or semiannually, according to the condition thereof, to the person who would have been tenant of the particular estate of such share if there had been no sale thereof, his heirs, executors, administrators or assigns, and shall be so secured by the condition of the bond and mortgage. The principal and interest, when not paid in accordance with the conditions, shall be collected under the order and direction of the Superior Court. If paid during the lifetime of said tenant, the Superior Court shall fix the amount to be paid, by establishing the then present value of said interest, or in such other way as the Superior Court shall direct.

6. Section 2:71-33 of the Revised Statutes is amended to read as follows:

2:71-33. When the principal sum, or a part thereof, secured as provided in section 2:71-32 of this Title, is collected, it shall be paid into the Superior Court, by payment to the clerk thereof, there to remain until paid out under the order and direction of the Superior Court or reinvested, and
the clerk and his sureties shall be responsible therefor. No other payment shall discharge the
bond and mortgage or authorize a county clerk or
register to discharge the registry or record thereof.

7. Section 2:71-34 of the Revised Statutes is
amended to read as follows:

2:71-34. At such time as the share of real estate
so sold would have become vested in fee simple
absolute and the particular estate or estates therein
would be determined, as aforesaid, if no such sale
thereof had been made, the principal sum or mort­
gage representing such share in the real estate
shall, under order and direction of the Superior
Court, be paid or assigned to the persons, their
heirs or assigns, who would have been entitled to
the fee simple absolute in such share of real estate,
unless said share shall have been theretofore al­
ready disposed of and paid by the order of the
Superior Court.

8. Section 2:71-35 of the Revised Statutes is
amended to read as follows:

2:71-35. When sale of real estate limited over is
ordered in any such partition proceedings in the
Superior Court, and an executor, trustee or admin­
istrator with the will annexed, appointed by will or
by order, judgment or decree of any court, has
authority, by the terms of the will, to collect and
receive the rents, issues and profits of all or any
part of such real estate during the life or lives of
any person or persons named in the will, but has
no power to sell the real estate or an interest
therein, the Superior Court may, upon such fiduci­
ary furnishing bond to the Superior Court and
filing it in the office of the Clerk of the court
wherein the will was probated or wherein he re­
ceived his appointment and in the same manner in
which bond is required to be filed upon grant of
letters of administration, order or enter judgment
that the proceeds of sale representing the real es­
tate, or interest therein, whereof the fiduciary was
entitled to collect and receive the rents, issues and
profits, be paid over to such fiduciary to be by him
held and invested according to law concerning other trust funds and the income thereof to be by him paid and applied to the persons entitled to the rents and profits of the real estate represented thereby; and upon the death of the persons so entitled to the income, the principal sum shall be paid to the persons entitled thereto under the provisions of the will.

9. Section 2:71-36 of the Revised Statutes is amended to read as follows:

2:71-36. When all defendants in any such civil action in the Superior Court for partition of real estate fail to answer, or, by answer, admit or fail to deny the title of the plaintiff or of any co-defendant or co-defendants as alleged in the complaint, and do not contest the plaintiff’s right to an actual partition of the real estate or to a sale thereof if actual partition is found to be impractical, but one or more of such defendants raises an issue of title as against a co-defendant or co-defendants, the plaintiff and each defendant whose title is not denied by any other defendant shall be entitled to a judgment, that the interest of the plaintiff and of each such defendant whose title is not questioned be set off by actual partition, if an actual partition be practicable, and if not, that the real estate be sold and the plaintiff and each defendant whose title is not questioned be paid his share of the net proceeds of sale, without waiting for the determination of the question of title as between the various defendants. The remainder of the real estate shall await, or the remainder of the proceeds shall be paid into court to await, the determination of the question of title before being partitioned or distributed, as the case may be, to or among the remaining defendants.

10. Section 2:71-37 of the Revised Statutes is amended to read as follows:

2:71-37. When real estate is held by co-tenants, any of whom shall be presumed to be dead under authority of chapter forty-two of the Title Administration of Estates—Decedents and Others (§3:42-1
et seq.), and it is not known whether such owner is living or not, or whether, if dead, he has devised his interest in the real estate, or who are his heirs at law, the other co-tenants, or any of them, may commence and prosecute such an action for partition in the Superior Court in the same manner as if all the owners of the real estate were known.

11. Section 2:71-38 of the Revised Statutes is amended to read as follows:

2:71-38. In an action commenced pursuant to section 2:71-37 of this Title, the owner presumed dead shall be made a party thereto by his right name and those who would be his heirs at law or devisees if he were actually dead shall, if known, be made parties by their right names, and otherwise such parties shall be made parties and shall be served with summons or by publication according to the practice and procedure of the Superior Court in similar cases, in civil actions.

12. Section 2:71-39 of the Revised Statutes is amended to read as follows:

2:71-39. The Superior Court may, upon proceedings pursuant to sections 2:71-37 and 2:71-38 of this Title, make such order or enter such judgment against the owner presumed to be dead and his known heirs and devisees, and also against his unknown heirs, devisees, and personal representatives and his, their or any of their, successors in right, title and interest as if they were known to the court and as if the respective interests in the real estate of all of them were determined. Any deed to the real estate made pursuant to the judgment and order of the Superior Court shall convey all the right, title and interest of all the owners thereof, ascertained and unascertained, as completely and effectually as if all the owners were by name made parties to the action and as such were brought into court.
13. Section 2:71-40 of the Revised Statutes is amended to read as follows:

2:71-40. All estates, rights or interests of, in or to dower and curtesy in real estate which is the subject of such an action for partition may be sold by order or judgment of the Superior Court and a certain sum be ordered paid in satisfaction thereof, or a certain share of the proceeds of the sale of the real estate be invested for the benefit of the person entitled to such estate, in the manner provided by said rules on the sale of such estate.

14. Section 2:71-41 of the Revised Statutes is amended to read as follows:

2:71-41. In all such partition cases in the Superior Court, where inchoate rights of dower or curtesy in real estate are ordered to be sold therewith, instead of investing a portion of the net proceeds of the sale of the share or shares subject to the dower or curtesy right in the manner prescribed by section 2:71-72 of this Title, the officer making sale may, on receiving a full release and discharge duly acknowledged according to law, from the tenant in fee and his wife or her husband, as the case may be, entitled to the inchoate rights, pay to them the portion of the proceeds that would otherwise be so invested, except that where the share or interest of the tenant in fee has been sold by judgment or otherwise or become subject to a valid lien a payment shall not be so made unless all such parties in interest join in the release and discharge.

15. Section 2:71-42 of the Revised Statutes is amended to read as follows:

2:71-42. Where two or more parties to such an action in the Superior Court for the partition of real estate make it appear to the court that they desire to enjoy their respective shares of the whole or any part of such real estate in common, the court may direct partition to be so made as to set off to such parties their shares of the real estate partitioned, without partition as between themselves, to be held by them in common.
16. Section 2:71-43 of the Revised Statutes is amended to read as follows:

2:71-43. Where any party to such an action in the Superior Court for the partition of real estate is a minor, under the age of twenty-one years, the court may, if it shall appear to be for the benefit of such minor, direct partition to be so made as to set off to such minor, and to any other party or parties to such action who may consent thereto, their respective shares in the real estate partitioned, without partition as between themselves, to be held by them in common.

17. Section 2:71-44 of the Revised Statutes is amended to read as follows:

2:71-44. The Superior Court may order one or more partition commissioners, by it appointed, to cause a copy of his or their report, with map annexed, if any there be, to be recorded in each county wherein the real estate partitioned is situate, by the register of deeds or county clerk, as the case may be. Such recording shall be done at the cost and expense of the persons interested in the real estate partitioned and the register or clerk shall, after filing such copies, record them in the proper book, as a deed, and not elsewhere.

18. Section 2:71-45 of the Revised Statutes is amended to read as follows:

2:71-45. A conveyance executed pursuant to sale in partition, under such proceedings in partition in the Superior Court, shall be recorded in the county where the premises are situate, and shall be a bar, both in law and equity, against all persons interested in the real estate in any way, who shall have been parties in the proceedings, and against all other parties claiming by, from or under such parties or any of them.

19. Section 2:71-46 of the Revised Statutes is amended to read as follows:

2:71-46. The Superior Court shall make such order for the payment of the costs and expenses of proceedings for partition of real estate or the sale or other disposition of any estate or interest
therein as the practice and authority of the court will permit and as it may deem just and equitable.

The Clerk of the Superior Court may, in any proceeding in the Superior Court for the partition and sale of real estate tax, as a part of the taxable costs in favor of the plaintiff in any such proceeding, any and all such legal fees and charges as may have been necessarily paid or incurred for or in behalf of plaintiff in procuring searches against or in relation to the title to the real estate sought to be partitioned or sold in such proceeding, which fees and charges shall be ascertained in such way as the Superior Court may direct; and in the taxed bill of costs there shall be included all such legal fees and charges as may have been necessarily incurred for searches for unpaid taxes or municipal liens and other searches required to enable the officer making public sale of any property to insert in his notices and advertisements of sale required by law and in his conditions of sale a description of the estate or interest to be sold and of the defects in titles and liens or encumbrances thereon, as authorized by law.

20. Section 2:71-47 of the Revised Statutes is amended to read as follows:

2:71-47. A creditor having a lien, by judgment, decree, mortgage or otherwise, on real estate, or any part thereof, whereof partition is sought in such an action in the Superior Court, shall not, in the first instance, be a necessary party to the proceedings, and, except as provided in section 2:71-48 of this Title, his lien shall not be altered, affected or impaired by partition of the real estate.

21. Section 2:71-49 of the Revised Statutes is amended to read as follows:

2:71-49. The plaintiff in such an action in partition may, at his election, make parties thereto every creditor having a lien, by mortgage, judgment, decree, devise or otherwise, on the undivided interest or estate of any of the parties, and in such case the complaint shall set forth the nature of the lien or encumbrance.
Section amended.

Lienor made party when sale ordered.

Chapter 113, Laws of 1949

22. Section 2:71-50 of the Revised Statutes is amended to read as follows:

2:71-50. Where lien creditors have not been made parties, the court may, before ordering sale of the premises, on motion of any party, admit as a party a creditor having a lien, by mortgage, judgment, decree, or otherwise, on the undivided interest, share or estate of any of the parties, and may thereupon ascertain and determine whether the shares or interests of the parties to the action, or any of them, are subject to a lien or encumbrance by mortgage, devise, judgment or decree or otherwise, and if so, to what liens or encumbrances, and by whom they are held.

23. Section 2:71-51 of the Revised Statutes is amended to read as follows:

2:71-51. If it appears by proceedings in the action or if the court shall determine, that there are any existing liens or encumbrances on the estate, share or interest of any party named in the proceedings, the court shall, if sale is ordered, in the order or judgment for sale direct the officer or commissioners, as the case may be, to bring into court and pay to the clerk thereof the portion of the moneys arising from the sale of the estate, share or interest of such party, after first deducting therefrom the portion of the costs, charges and expenses to which it shall be liable.

24. Section 2:71-52 of the Revised Statutes is amended to read as follows:

2:71-52. A party in interest, either owner or encumbrancer, may apply to the court wherein the money is deposited pursuant to section 2:71-51 of this Title for an order directing payment to him of so much thereof as he shall claim. The application shall be by affidavit of the applicant enumerating to the best of his knowledge, information and belief each encumbrance and the true amount due thereon and the name and residence of the owner thereof. The application shall also be accompanied by proof by affidavit that notice of his intention to make such application has been served in the manner
hereinafter prescribed upon each owner of an encumbrance and, if the applicant is an encumbrancer, upon the owner of the share.

If the person to be notified resides in this State at least fourteen days' notice shall be given, and it shall be served personally or, if he is absent from his residence, by leaving a copy there with a person over the age of fourteen years. If the person to be notified resides out of this State notice shall be served upon him personally twenty days previous to the time named therein for making the application or by publishing the same in a newspaper designated by the court and published in this State, for four weeks successively, at least once in each week, and mailing a copy thereof to his address, if it can be ascertained, at least twenty days before the time named for the application.

25. Section 2:71–55 of the Revised Statutes is amended to read as follows:

2:71–55. The proceedings to ascertain and settle the amount of encumbrances as herein provided shall not affect any other party in the action for partition nor delay the paying over or investing of moneys to or for the benefit of any party except the one upon whose share in the premises the encumbrances exist.

26. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date. Approved May 18, 1949.
CHAPTER 114


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

1. Section 2:76-2 of the Revised Statutes is amended to read as follows:

2:76-2. Any person in the peaceable possession of lands in this State and claiming ownership thereof, may, when his title thereto, or any part thereof, is denied or disputed, or any other person claims or is claimed to own the same, or any part thereof or interest therein, or to hold a lien or encumbrance thereon, and when no suit or action is pending to enforce or test the validity of such title, claim or encumbrance, maintain a civil action in the nature of a proceeding in equity in the Superior Court to settle the title to such lands and to clear up all doubts and disputes concerning the same.

2. Section 2:76-3 of the Revised Statutes is amended to read as follows:

2:76-3. If the lands are not, by reason of their extent or because they are wild, wood, waste, uninclosed or unimproved, in the actual peaceable possession of the owner or person claiming ownership, the owner or person claiming ownership in fee under a deed or other instrument, duly recorded in this State, who has paid taxes thereon and to whom or to whose grantors the taxes thereon have
been assessed for five consecutive years immediately prior to the commencement of the action authorized by section 2:76–2 of this Title, shall, if no other person is in actual possession thereof, be presumed to be in peaceable possession thereof, and shall have all the rights and benefits of and be subject to all the provisions of this article.

3. Section 2:76–5 of the Revised Statutes is repealed.

4. Section 2:76–6 of the Revised Statutes is amended to read as follows:

2:76–6. If it shall appear by affidavit of the attorney for the plaintiff in any such action or of any person having knowledge of the facts that any defendant to said action cannot, after diligent inquiry, be served within the State, service may be made upon such defendant in accordance with the practice and procedure of the Superior Court in similar cases in civil actions.

5. Section 2:76–7 of the Revised Statutes is amended to read as follows:

2:76–7. Whenever it shall appear by affidavit of inquiry in any such action, made as required in other civil actions, that the affiant has been unable to ascertain whether or not any male or female person, who is or would be a proper party defendant in such action, is married, or, if married, that affiant has been unable to ascertain the Christian name of the wife of such male person or the Christian name and surname of the husband of such female person, as the case may be, or that affiant knows or believes such person to be dead or has been unable to ascertain whether or not such person is alive or dead and has been unable to ascertain whether such person or any of his heirs, devisees or personal representatives or his or their unknown and deceased claimants, or any of their successors in right, title, or interest in the subject matter of said action is or are a proper party or parties defendant in said action and has been unable to ascertain the names of such heirs, devisees, personal representatives or successors, it shall be a sufficient description of any
such person and of any such unknown person or persons in such action and he and they may be made parties defendant and proceeded against therein, according to such description as shall be appropriate to the particular case and as is in accordance with the practice and procedure of the Superior Court in similar cases in civil actions.

6. Section 2:76-8 of the Revised Statutes is amended to read as follows:

2:76-8. In any case falling within the provisions of section 2:76-7 of this Title, a copy of the summons served upon, or the notice required to be published or given to, any defendant, together with a copy of the complaint or amended complaint, shall, within fifteen days after the filing of the complaint or an amended complaint or within such additional time as the court may direct, be posted in a conspicuous place upon the affected lands and premises.

7. Section 2:76-9 of the Revised Statutes is amended to read as follows:

2:76-9. Any defendant, who is made a party to any such action pursuant to the provisions of sections 2:76-6 and 2:76-7 of this Title and who is proceeded against pursuant to provisions of sections 2:76-6, 2:76-7 and 2:76-8 of this Title and in accordance with the practice and procedure of the Superior Court in similar cases in civil actions, shall be bound by any order made or judgment entered in said action in the same manner as if he were specifically named in said complaint and process and served with process within this State.

8. Section 2:76-10 of the Revised Statutes is amended to read as follows:

2:76-10. The complaint in an action authorized by section 2:76-2 of this Title shall describe the affected lands with certainty, name the person who claims or is claimed or reputed to have the title or interest in or lien or encumbrance on such lands, and call upon such person to set forth and specify his title, interest, claim or encumbrance, and how and by what instrument the same is derived or created.
CHAPTER 114, LAWS OF 1949

9. Section 2:76-11 of the Revised Statutes is amended to read as follows:

2:76-11. If a defendant to an action authorized by section 2:76-2 of this Title suffers a default to be entered against him or answers disclaiming all title to or interest in or lien or encumbrance upon the affected lands, or any part thereof, the court shall, without further proof, enter judgment that such defendant has no estate or interest in or lien or encumbrance upon such lands, or any part thereof; and no judgment for costs shall be had against such defendant. A defendant who, by his answer denies that he claims or ever has claimed or pretended to have any estate or interest in or lien or encumbrance upon said lands or any part thereof shall have his costs in the action.

10. Section 2:76-13 of the Revised Statutes is amended to read as follows:

2:76-13. Upon the application of either party, a jury trial shall be directed to try the validity of a claim made to the affected lands, or to settle the facts, or any specified portion of the facts upon which the same depends, which trial may be held in and before a jury of a county other than that in which the lands involved are situate, whenever it is so ordered by the order directing such trial or by any other order made by the court in the cause.

11. Section 2:76-14 of the Revised Statutes is amended to read as follows:

2:76-14. When no jury trial is requested pursuant to section 2:76-13 of this Title, or as to the facts for which the same is not requested, the court shall proceed to inquire into and determine such claims, interest and estate.

12. Section 2:76-15 of the Revised Statutes is amended to read as follows:

2:76-15. The court shall, upon the verdict of the jury taken pursuant to section 2:76-13 of this Title, or upon its own inquiry and determination as provided by section 2:76-14 of this Title, finally settle and adjudge whether a defendant to the suit has an estate, interest or right in or lien or encumbrance...
upon the affected lands, or any part thereof, and what the same is and in or upon what part of the affected lands it exists.

13. Section 2:76–16 of the Revised Statutes is amended to read as follows:

2:76–16. The final determination and judgment shall fix and settle the rights of the parties in the affected lands, which shall, except as provided by sections 2:76–17 to 2:76–19 of this Title, be binding and conclusive upon all the parties to the action.

14. Section 2:76–17 of the Revised Statutes is amended to read as follows:

2:76–17. If a defendant was, either at the time of the entry of a default against him or at the time of the entry of the judgment, an infant or an incompetent person, he, or his heirs, may, unless he was represented in the action by a guardian or a guardian ad litem appearing for him, at any time within two years after the removal of his disability, appear in the action and apply for relief from the judgment.

15. Section 2:76–18 of the Revised Statutes is amended to read as follows:

2:76–18. Upon an application for a rehearing as provided by section 2:76–17 of this Title the judgment shall be opened as to the applicant, and the cause may then proceed as if no judgment had been made against him.

16. Section 2:76–19 of the Revised Statutes is amended to read as follows:

2:76–19. If the title to the lands which is the subject of the judgment sought to be opened pursuant to sections 2:76–17 and 2:76–18 of this Title, has, by such decree or in consequence thereof, been conveyed to a purchaser for value or mortgaged to a mortgagee for value, the same shall not be affected by either the opening or vacation of the judgment; and the vacation of the judgment shall operate only against the plaintiff named in the judgment, his heirs, executors and administrators, to compel compensation to the infant or incompetent person to the extent of the value of his interest in the
affected lands at the time the same were so conveyed or mortgaged.

17. Section 2:76-20 of the Revised Statutes is amended to read as follows:

2:76-20. Any person in the peaceable possession of lands in this State, and claiming ownership thereof, may, if it is alleged or claimed or it is reputed that his title is defective, in that some other person may, at some time, claim to own the same or a part thereof, or some interest therein, or to hold a lien or encumbrance thereon, and the person so in possession is unable to ascertain the name or identity of such other person from a search of the title of such lands, extending back sixty years from the time of the commencement of the suit herein authorized, bring and maintain a civil action in the nature of a proceeding in equity, in the Superior Court, to settle the title to such lands and clear up all doubts concerning the same.

18. Section 2:76-21 of the Revised Statutes is amended to read as follows:

2:76-21. Whenever lands in this State are not, by reason of their extent or because they are wild, wood, waste, unimclosed or unimproved, in the actual peaceable possession of the owner or person claiming to be the owner, the owner or person claiming to be the owner of such lands in fee under a deed or other instrument, duly recorded within this State, who has paid taxes thereon and to whom or to whose grantors the taxes thereon shall have been assessed for five consecutive years immediately prior to the commencement of the action authorized by section 2:76-20 of this Title, shall, no other person being in possession thereof, be presumed to be in peaceable possession of such lands within the meaning of this article, and shall be entitled to bring and maintain a civil action in the nature of a proceeding in equity in the Superior Court to settle the title of said lands and to clear up all doubts concerning the same and to all the benefits of this article and of article 2 of this chapter (§ 2:76-2 et seq.) and shall be subject to all the provisions of this article.
19. Section 2:76-24 of the Revised Statutes is amended to read as follows:

2:76-24. The provisions of article 2 of this chapter (§ 2:76-2 et seq.) shall, so far as the same are consistent with the provisions of this article, extend to all cases in which the provisions of this article authorize an action to settle the title to lands in this State and clear up all doubts concerning the same; and the procedure in any action authorized by this article shall, except as hereinafter in this article stated, be substantially the same as that provided by said article 2.

20. Section 2:76-25 of the Revised Statutes is amended to read as follows:

2:76-25. Where, in any suit authorized by this article, it is alleged that a named person denies or disputes the title of plaintiff as provided by article 2 of this chapter (§ 2:76-2 et seq.), such named person may be joined with "unknown claimant" as a party defendant in the same action.

21. Section 2:76-26 of the Revised Statutes is amended to read as follows:

2:76-26. Whenever it shall appear by affidavit of inquiry in any such action, made as required in other civil actions, that the affiant has been unable to ascertain the name or names or parts of the name or names of any such "unknown claimant" or "unknown claimants" or to ascertain his or their identity, it shall be a sufficient description of any such "unknown claimant" or "unknown claimants" in any summons, notice, motion, advertisement or otherwise in such action and he or they may be made a party or parties defendant, and proceeded against, therein according to the description "unknown claimant" or "unknown claimants" and service of process upon such "unknown claimant" or "unknown claimants" may be made in accordance with the practice and procedure of the Superior Court for service of process against unknown defendants in civil actions.

A copy of the summons served upon, or the notice required to be published or given to, any
such "unknown claimant" or "unknown claimants," together with a copy of the complaint or amended complaint, shall, within fifteen days after the filing of the complaint or an amended complaint or within such additional time as the court may direct, be posted in a conspicuous place upon the affected lands and premises.

22. Section 2:76-27 of the Revised Statutes is amended to read as follows:

2:76-27. No judgment entered pursuant to the provisions of this article shall affect the right of any other person claiming to own the lands involved, or a part thereof, or interest therein, or holding a lien or encumbrance thereon, whose title, claim or encumbrance would be disclosed by a search of the title of such lands for a period of sixty years immediately prior to the commencement of suit, who is not made a party defendant.

23. Section 2:76-28 of the Revised Statutes is amended to read as follows:

2:76-28. All orders made and judgments entered in an action authorized by section 2:76-20 of this Title shall be binding upon all persons included in the classification "unknown claimant" as defined by section 2:76-23 of this Title, and their heirs, devisees and personal representatives, and their or any of their successors in right, title and interest.

24. Section 2:76-29 of the Revised Statutes is amended to read as follows:

2:76-29. This article shall be liberally construed to effect its purpose, which is to create a procedure by which it may be established that certain named persons have a marketable title to all of the estate in fee simple of lands defined by a judgment entered in such an action, so that there shall be no occasion for lands in this State being kept out of the market because of uncertainty as to who the owner of every interest therein may be.
25. Section 2:76-31 of the Revised Statutes is amended to read as follows:

2:76-31. When a person claims to be entitled to a vested estate in remainder in lands in this State or to a remainder interest in personality and his title thereto, or any part thereof, is denied or disputed, or another person claims or is claimed to own the same, or any part thereof or interest therein, or to hold a lien or encumbrance thereon, and no suit to which he is a party is pending to enforce or test the validity of any alleged title, interest, claim, lien, or encumbrance, the person claiming to be entitled to the estate or in interest may maintain a civil action, in the nature of a proceeding in equity in the Superior Court to settle the title to the estate or interest and to clear up all doubts and disputes concerning the same.

26. Section 2:76-32 of the Revised Statutes is repealed.

27. Section 2:76-33 of the Revised Statutes is amended to read as follows:

2:76-33. The complaint in an action authorized by section 2:76-31 of this Title shall describe the subject matter of the action with certainty and state the manner in which and the sources through which plaintiff’s title is claimed to be derived. The complaint shall also name the person who claims or is claimed or reputed to own or have title or interest in or lien or encumbrance on the estate in remainder in such lands or remainder interest in such personality, and shall call upon such person to set forth and specify his title, claim or encumbrance, and how and by what instrument the same is derived.

28. Section 2:76-34 of the Revised Statutes is amended to read as follows:

2:76-34. No judgment for costs shall be had in a suit authorized by section 2:76-31 of this Title against any defendant who shall suffer a default to be entered against him or who shall answer, disclaiming all title to, interest in or encumbrance on the estate in remainder in such lands or remainder
interest in such personality; but the court shall, in such case, without further proof, enter judgment that such defendant has no estate or interest in or encumbrance on either the aforesaid estate or interest, or any part thereof; and any defendant who shall, by answer, deny that he claims or ever has claimed or pretended to have any estate, interest or encumbrance in or upon either the aforesaid estate or interest, or any part thereof, shall be entitled to his costs in such action.

29. Section 2:76-35 of the Revised Statutes is amended to read as follows:

2:76-35. If a defendant to an action authorized by section 2:76-31 of this Title answers, claiming any estate or interest in or encumbrance on the estate in remainder in such lands, or remainder interest in such personality, or any part thereof, he shall, in such answer, specify and set forth the estate, interest or encumbrance so claimed, and, if not claimed in or upon the whole of such estate in remainder in such lands or remainder interest in such personality, he shall specify and describe the part in or upon which the same is claimed, and, in either case, shall set out the manner in which and the sources through which such title or encumbrance is claimed to be derived.

30. Section 2:76-36 of the Revised Statutes is amended to read as follows:

2:76-36. Upon the application of either party, a jury trial shall be directed to try the validity of the claims made to the estate or interest, or to settle the facts, or any specified portion of the facts upon which the same depends.

When such jury trial is not requested, or as to the facts for which the same is not requested, the court shall proceed to inquire into and determine such claims, interest and estate, and shall, upon the finding of such issue, or upon such inquiry and determination, finally settle and adjudge whether the defendant has any estate, interest or right in or encumbrance upon said estate in remainder in said lands or remainder interest in said personality, or
any part thereof, and what the same is and in or upon what part of said lands or personalty the same exists.

31. Section 2:76–37 of the Revised Statutes is amended to read as follows:

2:76–37. The final determination and judgment in an action authorized by section 2:76–31 of this Title shall fix and settle the rights of all the parties in said estate in remainder in said lands or in said remainder interest in said personalty, and the same shall be binding and conclusive on all the parties to the action; but if any defendant to such suit shall be either at the time of the entry of a default or of judgment against him, an infant or an incompetent person, such defendant, his heirs or assigns may, unless he was represented in the action by a guardian or a guardian ad litem appearing for him, at any time within two years after the termination of such disability, appear in such action and apply for a rehearing, and thereupon such judgment shall be opened as against such defendant, and the cause may proceed as if no judgment had been made in such action against him.

32. Section 2:76–38 of the Revised Statutes is amended to read as follows:

2:76–38. A person in the peaceable possession of lands in this State, claiming ownership thereof in fee simple under a deed therefor, or by or under descent or devise from the grantee thereof, which deed contains no covenants, conditions or agreements for the forfeiture and payment of money or penalties on breach thereof, or restrictions therein, may, when it is claimed or asserted by anyone that such lands are subject to covenants, conditions or agreements for the forfeiture and payment of money or penalties on breach thereof, or restrictions, contained in earlier deeds in the chain of title, and no suit or action is pending to enforce or test the existence or validity of such covenants, conditions, agreements or restrictions, institute and maintain a civil action in the nature of a proceeding in equity in the Superior Court to
CHAPTER 114, LAWS OF 1949

settle the existence and validity thereof, and to clear up all doubts and disputes concerning the same.

33. Section 2:76–39 of the Revised Statutes is repealed.

34. Section 2:76–40 of the Revised Statutes is amended to read as follows:

2:76–40. The complaint in an action authorized by section 2:76–38 of this Title shall describe the affected lands with certainty, name all persons who claim or are claimed or reputed to claim any right, title or interest in, under or to such covenant, condition, agreement or restriction, and call upon such persons to set forth and specify their claims, rights, titles or interests in, under or to the same and how and by what instruments the same are created. The complaint may also set out plaintiff’s chain of title to the affected lands and the deeds or other instruments by, under or through which he claims title, together with the covenants, conditions, agreements and restrictions, the existence and validity of which are questioned.

35. Section 2:76–41 of the Revised Statutes is amended to read as follows:

2:76–41. No decree for costs shall be had in a suit authorized by section 2:76–38 of this Title against any defendant who suffers a default to be entered against him, or who shall answer, disclaiming any right, title or interest in, under or to the covenants, conditions, agreements or restrictions; but the court shall, in any such case, without further proof, enter judgment that such defendant has no right, title or interest in, under or to such covenants, conditions, agreements and restrictions, and, insofar as such defendant is concerned, that the same do not exist; and any defendant who shall, by answer deny that he claims or ever has claimed or pretended to have any right, title or interest in, under or to such covenants, conditions, agreements and restrictions, shall be entitled to his costs in such action.
36. Section 2:76–42 of the Revised Statutes is amended to read as follows:

2:76–42. If a defendant to an action authorized by section 2:76–38 of this Title answers, claiming the existence of the alleged covenants, conditions, agreements or restrictions, he shall therein set forth the same, how they arose and his rights thereunder.

37. Section 2:76–43 of the Revised Statutes is amended to read as follows:

2:76–43. Upon the application of either party, a jury trial shall be directed to try the validity of any claim specified in section 2:76–38 of this Title, or any specified portion of the facts upon which the same depends.

When such jury trial is not requested, or as to the facts for which the same is not requested, the court shall proceed to inquire into and determine the validity and existence of the covenants, conditions, agreements and restrictions, and shall, upon the finding of such issue, or upon such inquiry and determination, finally settle and adjudge whether the defendant has any right, title or interest in, under and to such covenants, conditions, agreements and restrictions, and determine the validity and existence thereof.

38. Section 2:76–44 of the Revised Statutes is amended to read as follows:

2:76–44. The final determination and judgment of the court in a suit authorized by section 2:76–38 of this Title shall fix and settle the rights of the parties with respect to the existence and validity of the covenants, conditions, agreements or restrictions in dispute, which shall be binding and conclusive upon all the parties to the action.

39. Section 2:76–45 of the Revised Statutes is amended to read as follows:

2:76–45. If a defendant to an action authorized by section 2:76–38 of this Title is an infant or an incompetent person, such defendant may appear and defend by his guardian or the court may appoint a guardian ad litem for him, in accordance
with the practice and procedure of the Superior Court, in other civil actions, and the court may also appoint counsel to defend his interest and make a reasonable allowance to the counsel so appointed. The allowance to counsel, with the taxed costs, shall be paid by the plaintiff. In no case shall an infant or mental incompetent or his estate be charged with any costs in the action.

40. Section 2:76-46 of the Revised Statutes is amended to read as follows:

2:76-46. When a grant or conveyance in fee of riparian lands or lands under water, or both, has been or shall be made by the State, the riparian commission, the board of commerce and navigation, the division of navigation, in the department of conservation or of the department of conservation and economic development to any person, who, or whose lessee or grantee under an unexpired lease or an estate for years not terminated, is in possession of the lands, or any part thereof, and the State denies the validity of the grant or conveyance of the fee and desires to contest it, the Attorney-General may maintain a civil action, in the nature of a proceeding in equity, in the Superior Court on behalf of the State to determine and settle the title to the affected lands and to clear up all doubts concerning the same.

41. Section 2:76-47 of the Revised Statutes is repealed.

42. Section 2:76-48 of the Revised Statutes is amended to read as follows:

2:76-48. The complaint or information in an action authorized by section 2:76-46 of this Title shall describe the lands with reasonable certainty, shall set forth that the State denies that the fee has passed by such grant or conveyance and that the State asserts that it is still in the State, shall name the persons claiming under such grant or conveyance, and call upon the persons claiming thereunder to set forth and specify their title, claim, lien or encumbrance thereon and how and by what instrument or authority the same is derived or created.
43. Section 2:76-49 of the Revised Statutes is amended to read as follows:

2:76-49. No judgment for costs shall be had in a suit authorized by section 2:76-46 of this Title against any defendant who suffers a default to be entered against him, or who shall answer, disclaiming all title to, interest in or encumbrance on the affected lands; but the court shall, in any such case, without further proof, enter judgment that such defendant has no estate or interest in or encumbrance on such lands, or any part thereof, by the grant or conveyance in fee mentioned in said section 2:76-46; and any defendant who shall, by answer, deny that he claims or ever has claimed or pretended to have any estate or interest in fee in or upon such lands, or any part thereof, shall be entitled to his costs in such action.

44. Section 2:76-50 of the Revised Statutes is amended to read as follows:

2:76-50. If a defendant to an action authorized by section 2:76-46 of this Title answers, claiming an interest or estate in fee in the affected lands, or any part thereof, he shall therein specify and set forth the same, describing the part, if the claim is not as to the whole, as to which he claims, and set out the manner in and the sources through which his title or interest is claimed to be held and derived.

45. Section 2:76-51 of the Revised Statutes is amended to read as follows:

2:76-51. Upon application of either party, a jury trial shall be directed to try the validity of any claim to the affected lands mentioned in section 2:76-46 of this Title, or to settle the facts or any specified portion of the facts upon which the same depends.

When such jury trial is not required, or as to the facts for which the same is not requested, the court shall proceed to inquire into and determine such claims, interests or estates; and shall, upon the finding of such issue, or upon such inquiry and determination, finally settle and adjudge whether
such defendant has any estate, or right in such lands, or any part thereof, by virtue of such grant or conveyance in fee, and what such interest, estate or right is, and upon what part of such lands the same exists.

46. Section 2:76-52 of the Revised Statutes is amended to read as follows:

2:76-52. The final determination and judgment of the court in an action authorized by section 2:76-46 of this Title shall fix and settle the rights of the parties in the affected lands, which shall be binding upon all the parties to the action.

47. Section 2:76-53 of the Revised Statutes is amended to read as follows:

2:76-53. The Attorney-General need not, on behalf of the State, make or offer to make any tender or payment into court, either on or before filing the complaint or information. If the judgment of the court is in favor of the State, the court shall determine and judge, in the judgment, upon what equitable terms the grant or conveyance in fee shall be set aside and declared of no effect.

48. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 18, 1949.
CHAPTER 115

An Act concerning the sale or mortgaging of real estate to pay legacies or other encumbrances, in certain cases, and amending sections 3:35-1 and 3:35-2 of the Revised Statutes.

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

1. Section 3:35-1 of the Revised Statutes is amended to read as follows:

3:35-1. Whenever real estate is devised, conveyed to or held by (a) an executor or trustee in trust for any person for life or until the happening of some event specified in the instrument creating or continuing the trust, or (b) a trustee in trust with power to sell at a specified time or upon the happening of some event, or (c) a person for life or until the happening of some event named in the instrument creating such an estate, and such real estate (a) is, at the time of taking effect of the devise or conveyance, charged with the payment of a legacy, encumbered with a mortgage or subject to the lien of any judgment, tax or assessment, or, (b) at any time thereafter, becomes chargeable with or subject to any judgment, tax or assessment, or (c) has been sold or shall be liable to be sold for taxes or assessments, and no adequate provision is afforded by the estate of the testator for the discharge, satisfaction or payment of such legacy, mortgage, judgment, tax or assessment, or none except out of income from the real estate affected, and, because of such a situation, the interests of the life tenant, cestui que trust or owners of the particular estate or of the estates in remainder or reversion may be injured, impaired or lost, the Superior Court may, upon application therefor, by complaint duly verified, by the fiduciary, cestui que trust, or owner in a civil action in the nature of a
summary proceeding in equity and upon all interested persons being made parties to said proceedings, and an order to show cause issuing and being served in accordance with the practice and procedure of the Superior Court, order the fiduciary to sell and convey or mortgage such real estate, or some part thereof, as the court may deem most beneficial to all the parties in interest; or the court may, when such real estate has been devised or conveyed to a person for life or until the happening of some event named in the will, appoint a trustee to sell and convey or mortgage such real estate, and the trustee for all said owners so appointed shall, before making sale, give security for the faithful performance of his duties as trustee, in such form and for such an amount as the court shall order.

2. Section 3:35–2 of the Revised Statutes is amended to read as follows:

Section amended.

3:35–2. When an order is made pursuant to section 3:35–1 of this Title, the person therein authorized so to do may sell and convey or mortgage the real estate, or such part thereof as may be necessary for the purpose, for such price or in such amount as the order may direct and the sale or mortgage shall be free and clear of any interest of the cestui que trust and owners of the real estate.

Disposal of proceeds.

The proceeds of the sale or mortgage shall be used to discharge and satisfy the liens, encumbrances and charges mentioned in said section 3:35–1 and interest thereon together with the costs and expenses of sale or the procurement of the mortgage loan, and any surplus shall be held by the executor or trustee in accordance with the provisions of the instrument creating or continuing such estates or trust, in such manner as the court may direct.

Act effective, construing.

3. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 18, 1949.
CHAPTER 116

An Act concerning the sale or mortgaging of real estate of infants or incompetents, free of dower or curtesy or an estate in lieu thereof, in certain cases, and amending sections 3:40-10 and 3:40-11 of the Revised Statutes.

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

1. Section 3:40-10 of the Revised Statutes is amended to read as follows:

3:40-10. If it is made to appear to the Superior Court by complaint filed, in a civil action in the nature of a summary proceeding in equity, by the guardian of an infant or mental incompetent, that the real estate of his ward, or any part thereof, is subject to a right or estate of dower or curtesy, or to an estate for life or years devised in lieu thereof, and that the person entitled to dower or curtesy, or estate in lieu thereof, consents to release such right or estate, and to accept a gross sum in lieu of such right or estate, and that it is to the advantage of the ward that such gross sum should be paid in lieu of such right or estate, the court may, after the consent, in a verified writing, has been attached to and filed with the petition, if he is satisfied that an effective release of the dower or curtesy interest, or estate in lieu thereof, has been executed, direct the payment of such sum in gross.

Toward raising the sum the court may authorize and direct the guardian to borrow on the security of a bond and mortgage on such real estate upon such terms as the court may determine.

2. Section 3:40-11 of the Revised Statutes is amended to read as follows:

3:40-11. Upon the sale, mortgage or conveyance of real estate of an infant or mental incompetent which is subject to a right or estate of dower or
curtesy, or an estate for life or years devised in lieu thereof, if the person entitled to such right or estate consents in writing to release the same and accept either a gross sum to be approved by the Superior Court, or the investment of a reasonable sum, with like approval, in such manner that the interest thereon shall be payable to the person consenting to such release during the period for which his or her right or estate would by its own limitation continue, the court may, after such consent has been filed with the clerk of the court and the court is satisfied that an effective release has been executed, direct the payment of such sum in gross to, or the investment of a sum for, the person entitled in the manner aforesaid, and the same shall be taken out of the proceeds of the sale, mortgage or conveyance.

3. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 18, 1949.

CHAPTER 117


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

1. Section 2:26-131 of the Revised Statutes is amended to read as follows:

2:26-131. No sale of goods or chattels shall be made by virtue of any execution without previous notice of the time and place of the intended sale,
given by the officer making the levy, by advertisements, signed by the officer and posted at least five days before the time appointed for the sale in the office of the sheriff of the county or counties where the property is situate, which need not be posted at any other place.

2. Section 2:26-133 of the Revised Statutes is amended to read as follows:

2:26–133. The sheriff making a sale under execution of the proprietary rights or shares mentioned in section 2:26–98 of this Title shall give notice, by advertisements, signed by himself, and put up in his office and by an advertisement in one of the newspapers published in this State, of the time and place of exposing such rights or shares to sale, at least two months before the time appointed for selling the same.

3. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 118

An Act relating to certain acknowledgments or certificates of proof of the execution of certain conveyances or other instruments, and to certain oaths and affidavits, taken by masters in chancery after September fifteenth, one thousand nine hundred and forty-eight, and to the record of conveyances and instruments so acknowledged or proved, as to execution, or verified by any such oath or affidavit or to which any such affidavit shall be attached and to the record of any such affidavit.

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

1. No acknowledgment or certificate of proof of the execution of any conveyance or other instrument, and no oath or affidavit, taken before any person after September fifteenth, one thousand nine hundred and forty-eight, who, on that date, was a Master in Chancery of this State, and no record of any conveyance or other instrument, so acknowledged or proved or verified by any such oath or affidavit, or to which any such affidavit was attached, or the record of any such affidavit, shall, if valid in all other respects, be held to be invalid because such acknowledgment or proof or such oath or affidavit was taken by such person and subscribed and certified by him in the capacity of a Master in Chancery or a Master of the Chancery Court of New Jersey instead of in the capacity of a Master of the Superior Court or an attorney-at-law of New Jersey.

2. This act shall not be construed as a legislative determination that any such acknowledgment or certificate of proof, or oath or affidavit, or the record of any such conveyance or instrument, was invalid at the time of the making thereof.

3. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 119

An Act concerning the retirement of certain municipal employees in villages in counties of the first class of this State and pensioning such employees and their dependents, and amending sections 43:13-38, 43:13-39 and 43:13-43 of the Revised Statutes.

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

1. Section 43:13-38 of the Revised Statutes is amended to read as follows:

43:13-38. For the purposes of this article, the words "municipal employee" or "employee or officer" mean and include all employees in the competitive class of civil service of any village in counties of the first class, as well as such employees of any village in counties of the first class holding any position of permanent employment, including laborers. Laborers, to be recognized as permanent employees, shall have worked an average of not less than two hundred working days each year from the original date of employment. The words "municipal employee" or "employee or officer" shall not be held to include any member of the police or fire departments eligible for a pension under chapter sixteen of this Title (43:16-1 et seq.). The pension commission herein created shall have power to determine whether or not the employment of any employee or officer as aforesaid is permanent within the meaning of this article.

2. Section 43:13-39 of the Revised Statutes is amended to read as follows:

43:13-39. Any municipal employee who shall have served either in the employ of a village in a county of the first class continuously or in the aggregate for a period of twenty-five years, who shall have attained the age of sixty years, and who shall
have paid his full contributions into the fund since the commencement of said fund or from the date of his employment whichever is the later date, shall upon his own application be retired on half pay.

Any municipal employee who shall have attained the age of seventy years shall be retired forthwith, unless the board of trustees of said village, by resolution annually adopted, shall continue said employee in service. Such employee shall receive a pension equal to two per centum (2%) of his final average salary for each year said employee has served the village, but said pension shall not exceed one-half of his final average salary.

3. Section 43:13-43 of the Revised Statutes is amended to read as follows:

43:13-43. Any municipal employee or officer of any village in any county of the first class who shall have received permanent disability in the performance of his duty shall, upon the certificate of a physician designated for that purpose by the pension commission, be retired on a pension equal to one-half of his salary at the time of his retirement.

Where, however, any such municipal employee or officer shall desire to retire by reason of permanent disability not incurred in the performance of his duty he shall apply in writing to the pension commission for such retirement. The pension commission shall, thereupon, call to its aid a regularly licensed and practicing surgeon or physician and the applicant may also call to his aid a regularly licensed and practicing surgeon or physician. If the two surgeons or physicians so called fail to agree on the physical condition of the applicant, the pension commission may call a third and disinterested, licensed and practicing surgeon or physician. The determination of the majority of the three surgeons or physicians who shall first be duly sworn, shall be reduced to writing and signed by them. The president of the pension commission may administer oaths to such surgeons, physicians or other persons called regarding the matter before
the commission. The commission shall determine, by resolution, whether the applicant is entitled to the benefits of this article and shall consider the determination of the surgeons or physicians in reaching its decision. If it is determined that the applicant is entitled to receive a pension in accordance herewith, said pension shall be based on the applicant's years of service with said village. A pension of two per centum (2%) of his final average salary shall be paid for each year the applicant has served the said village, but said pension shall not exceed one-half of his final average salary. Such pension shall be paid notwithstanding the fact that such employee or officer has not paid his annual installments for a period of five years as hereinafter provided.
Approved May 18, 1949.

CHAPTER 120

An Act authorizing the release and discharge of certain lands and premises situate in the borough of Chambersburg (now city of Trenton), county of Mercer and State of New Jersey, from the exception and reservation thereon imposed by deed executed pursuant to an act of the Legislature of the State of New Jersey, approved April fourteenth, one thousand eight hundred and eighty-four, entitled “An act to authorize the sale and conveyance or lease of certain lands of the State of New Jersey, in the borough of Chambersburg, and county of Mercer.”

Whereas, The Governor of the State of New Jersey did, on or about the twentieth day of October, one thousand eight hundred and eighty-four,
CHAPTER 120, LAWS OF 1949

convey to the United New Jersey Railroad and Canal Company, by deed recorded in Book 142 of Deeds for Mercer County, pages 108, &c., certain premises in the borough of Chambersburg (now city of Trenton), county of Mercer and State of New Jersey, hereinafter more particularly described; and

WHEREAS, Said deed contained an exception and reservation to maintain thereon a coal trestle as hereinafter more particularly described and set forth; and

WHEREAS, It now appears that the right to maintain said coal trestle so excepted and reserved to the State of New Jersey is now of no benefit to the State of New Jersey and should be released to The United New Jersey Railroad and Canal Company; and

WHEREAS, The request 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. The following lands and premises being more particularly described and bounded as follows:

All that certain lot or piece of land situate in the borough of Chambersburg (now city of Trenton) in the county of Mercer and State aforesaid bounded and described in accordance with a survey recently made by C. C. Haven, a copy of which said survey is on file in the office of the Secretary of State of New Jersey, as follows viz.:

Beginning at a stake in the centre line of the Eastern main track of the railroad of the said Company and in the middle of Federal Street as laid down on the General Plan of the said Borough and extending thence South Thirty-five degrees Nineteen minutes East One thou-
sand two hundred and sixty-nine feet and sixty-five one hundredths of a foot to a stone in the middle of Cass Street as laid down on the general plan aforesaid, thence along the middle of the said Cass Street South Eighty-one degrees Thirty-one minutes West six hundred and eighteen feet to a stake in the centre line of the railroad track aforesaid, and thence along the said centre line North six degrees fifteen minutes West one thousand one hundred and thirty-seven feet and three tenths of a foot to the place of beginning. Containing eight and forty-six thousandths (8.46 1000) acres more or less,

are hereby released and discharged from the exception and reservation contained in said conveyance that the State of New Jersey reserves "the right to place and maintain upon the said tract of land a coal trestle not more than sixty feet long by ten feet high for the purpose of the delivery of coal and other merchandise for the use of the said State and for no other purpose whatsoever and to have the right of access to the same with teams for said purpose at all proper times, it being understood and agreed that the said trestle work shall be connected with the railroad of the said The United New Jersey Railroad and Canal Company by a suitable track and switches," which exception and reservation was imposed by an act of the Legislature entitled "An act to authorize the sale and conveyance or lease of certain lands of the State of New Jersey, in the borough of Chambersburg, and county of Mercer," approved April fourteenth, one thousand eight hundred and eighty-four.

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 121

An Act concerning county and municipal finances.

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

1. The director of the Division of Local Government in the Department of the Treasury is hereby given authority, and it shall be his duty, to receive for examination and certification the budget of any county or municipality not filed within the time limit prescribed by statute, even though such budget may not have been introduced or approved within the time limits prescribed; provided, such budget be accompanied by a statement setting forth reasons satisfactory to the director for such delay in introduction or approval within the statutory period. All actions subsequently taken by said director and the county or municipality with respect to certification, public hearing and adoption are to be taken forthwith and as if the introduction, approval or filing was within the date prescribed by statute.

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 122

AN Act to confer additional jurisdiction and powers upon the juvenile and domestic relations court in the matter of support proceedings for or against persons residing in other States, territories or possessions of the United States having substantially similar or reciprocal laws, and supplementing chapter eighteen of Title 9 of the Revised Statutes.

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

1. The juvenile and domestic relations court of each county is hereby empowered to take testimony in all proceedings to compel support of a wife, child, and poor relative, or any of them, residing within the territorial jurisdiction of such court in any case where the person legally liable therefor resides in a State, territory or possession of the United States having substantially similar or reciprocal laws. In such cases, upon complaint made by or on behalf of such wife, child, and poor relative, or any of them, the court shall forward duly exemplified transcripts of such testimony and such reports as the court may order and the court's recommendation, based on all of the foregoing, to the appropriate official in such other State, territory or possession who is authorized by law to receive the same. Such appropriate official shall be one who has the responsibility, power and authority to institute and prosecute such support proceedings, on behalf of such wife, child, and poor relative, or any of them, in the court of such other State, territory or possession having jurisdiction and control of such support proceedings and the power to order the person legally liable therefor to provide support for such wife, child, and poor relative, or any of them. Support, as contemplated by this section,
includes necessary food, shelter, clothing, care, medical or other legal remedial expenses, expenses of confinement, expenses of education of the child, funeral expenses and such other proper and reasonable expenses as justice requires, having due regard to the circumstances of the respective parties.

2. Upon complaint of the county adjuster of any county, acting under the authority and responsibility of this act on behalf of a wife, child, and poor relative, or any of them, residing in any State, territory or possession of the United States having substantially similar or reciprocal laws, the juvenile and domestic relations court of such county is hereby empowered to order the adequate support of such wife, child, and poor relative, or any of them, by any person legally liable therefor who resides within the territorial jurisdiction of such court, in like manner as provided by law for support proceedings in which the court has jurisdiction over the persons of all the parties thereto. The powers conferred by this section may be exercised without the necessity of personal appearance of such wife, child, and poor relative, or any of them, provided that duly exemplified transcripts of testimony and copies of any probation reports or other official reports made in connection with the matter shall be forwarded to such county adjuster by the court of the State, territory or possession wherein such wife, child, and poor relative, or any of them, resides, which transcripts and copies of reports shall be filed with the complaint.

3. In any proceedings as provided under sections one and two hereof, the defendant and plaintiff shall have the right to cross-examine by deposition in such other manner according to law as of the court or a judge or justice thereof may order, any person whose testimony or report has been forwarded or filed in such proceedings.

4. In any proceedings as provided in section two hereof, the juvenile and domestic relations court may order interrogatories or depositions to be
taken within or without the State, pursuant to the provisions of law applicable to a court or record.

5. Orders for the support of children may be made or entered pursuant to the provisions of this act irrespective of a decree of legal separation of the parents or the dissolution of the marriage by a judgment of divorce or annulment.

6. All sums received by or on behalf of the juvenile and domestic relations court of any county of this State, pursuant to any order of support made under the provisions of section two of this act, shall be forthwith transmitted to the court of the jurisdiction where the wife, child, and poor relative, or any of them, resides, to be paid over for the support of such persons.

7. In any proceedings as provided in this act, the juvenile and domestic relations court may make any order necessary to carry out and enforce the provisions of this act in like manner and with like effect as if such court had jurisdiction over the persons of the wife, child, and poor relative, or any of them, seeking support and of the person legally liable therefor.

8. Costs and disbursements made or incurred in proceedings provided for by this act shall, in the discretion of the court, be taxed against the defendant.

9. Any legally liable person contemplated by section one hereof, who submits to the jurisdiction of the court of such other State, territory or possession of the United States and complies with any order of support made or entered by such court, shall be relieved of extradition under any indictment for desertion or nonsupport entered in the courts of this State during the period of such submission and compliance.

10. This act shall take effect on July first, one thousand nine hundred and forty-nine.

Approved May 18, 1949.
CHAPTER 123

An Act concerning elections, and amending section 19:31-5 of the Revised Statutes.

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

1. Section 19:31-5 of the Revised Statutes is amended to read as follows:

19:31-5. Each person, who at the time he applies for registration resides in the district in which he expects to vote, who will be of the age of twenty-one years or more at the next ensuing general election, who is a citizen of the United States, and who, if he continues to reside in the district until the next general election, will at the time have fulfilled all the requirements as to length of residence to qualify him as a legal voter, shall, unless otherwise disqualified, be entitled to be registered in such district; and when once registered shall not be required to register again in such district as long as he resides therein, except when required to do so by the commissioner, because of the loss of or some defect in his registration record.

The registrant when registered as provided in this Title shall be eligible to vote at any election subsequent to such registration subject to any change in his qualifications which may later disqualify him; but if such registrant does not vote at any election during four consecutive years his original and duplicate permanent registration and record of voting forms shall be removed to the inactive file and he shall be required to reregister before being allowed to vote at any subsequent election.

2. This act shall take effect immediately.

Approved May 18, 1949.

New Jersey State Library
CHAPTER 124

An Act concerning evidence, and supplementing subtitle eleven of Title 2 of the Revised Statutes.

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

1. The term "business" as used in this act shall include every kind of business, profession, occupation, calling or operation of institutions, whether carried on for profit or not.

2. A record of an act, condition or event, shall, insofar as relevant, be competent evidence if the custodian or other qualified witness testifies to its identity and the mode of its preparation, and if it was made in the regular course of business, at or near the time of the act, condition or event, and if, in the opinion of the court, the sources of information, method and time of preparation were such as to justify its admission.

3. This act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of those States which enact it.

4. This act may be cited as the Uniform Business Records as Evidence Act.

5. All acts or parts of acts which are inconsistent with the provisions of this act are hereby repealed.

Approved May 18, 1949.
CHAPTER 125

AN ACT concerning the statute of limitations of actions in certain cases, and amending section 2:24-7 of the Revised Statutes.

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

1. Section 2:24-7 of the Revised Statutes is amended to read as follows:

   2:24-7. If any person against whom there is or may be a cause of action specified in sections 2:24-1, 2:24-2, 2:24-3, 2:24-5, 2:24-6, 2:24-16 or 2:24-17 of this Title is not a resident of this State when such cause of action accrues, or removes from this State after the accrual thereof and before the expiration of the times limited in said sections, or if any corporation not organized under the laws of this State, against whom there is or may be such a cause of action, is not represented in this State by any person or officer upon whom summons or other original process may be served, when such cause of action accrues or at any time before the expiration of the times so limited, the time or times during which such person is not residing within this State or such corporation is not so represented within this State shall not be computed as part of the periods of time within which such actions are required to be commenced by said sections; and the person entitled to any such action may commence the same after the accrual of the cause therefor, within the periods of time limited therefor by said sections, exclusive of such time or times of non-residence or non-representation.

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 126

An Act concerning State aid for highways, and supplementing Title 27 of the Revised Statutes.

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

1. Municipalities and counties of the State of New Jersey are hereby authorized to purchase snow removal equipment with presently allocated State aid moneys.
2. This act shall take effect immediately.
Approved May 18, 1949.

CHAPTER 127

An Act concerning juries, and amending section 22:1-1 of the Revised Statutes.

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

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

22:1-1. Every person summoned as a petit juror in the Superior Court and the County Courts shall receive, for each day's attendance at such courts, to be paid by the sheriff of the county in which the juror shall serve, at the expiration of each term of service or at such other time or times within such terms as the board of chosen freeholders of the county shall direct, the sum of five dollars ($5.00).

The board of chosen freeholders of any county may, in its discretion, by resolution reduce the aforesaid amount of five dollars ($5.00) to such an amount as the board may determine.
Every person summoned as a petit juror in such courts shall receive, in addition to the above per diem allowance, for actual travel, while engaged in attending court, to and from the courthouse and his residence, mileage at the rate per mile of two cents ($0.02).

The distance from the residence of the juror to the courthouse shall be computed by the most direct and usual route of travel between the two points and the first mile both ways from the courthouse shall be excluded from the computation.

The grand jurors, struck jurors and jurors drawn in lunacy proceedings in the several counties shall receive the same compensation, and shall be paid in the same manner as the petit jurors of the several counties.

Jurors summoned in pursuance of a writ of escheat on a sheriff’s inquisition or to hear contempt cases in Chancery Division of the Superior Court shall receive the same compensation and mileage allowed in this section to petit jurors.

2. This act shall take effect January first, one thousand nine hundred and fifty.

Approved May 18, 1949.
CHAPTER 128

An Act to ratify, confirm and continue the incorporation of the borough of Buena in the county of Atlantic and to fix the boundaries and corporate name thereof.

Whereas, Certain doubts are said to exist as to the incorporation and corporate name of the borough of Buena by and under "An act to incorporate 'Buena' in the township of Buena Vista, in the county of Atlantic, as a borough, and fixing the boundaries thereof," approved September first, one thousand nine hundred and forty-eight (P.L. 1948, c. 346).

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

1. The inhabitants of the borough of Buena, and of that territory formerly a part or all of the township of Buena Vista, in the county of Atlantic, and now known as the borough of Buena, and contained within the limits hereinafter set forth, are hereby continued and declared to be a body corporate and politic in fact and in law by the name of the borough of Buena, and the creation, organization and incorporation of said borough is hereby ratified and confirmed, and the said borough of Buena shall be governed by the general laws of this State relating to boroughs.

2. The boundaries of said borough shall be as follows:

Beginning at a point in the northerly line of Cumberland county where the same is intersected by the division line between Gloucester county and Atlantic county and extends thence:

(1) Northeast in the division line between Atlantic and Gloucester counties 20,240 feet to a point where the same would be intersected by the second course as described in a deed from Esther Clark to
Guiseppe Monfordini dated January 14, 1909, of Record in the Atlantic County Clerk’s Office in Book 393 of Deeds, page 473; if said second course were extended westwardly.

(2) East in the line of the above recited second course as extended westwardly and in the second course of said deed and continuing east on the same course a total distance of 2200 feet to the easterly line of lands now or late of the Federal Farm Mortgage Company. Being the division line between lot 13-A and lot 14, Block 163, as shown on the Tax Map of Buena Vista Township.

(3) Southwardly along said division line 2490 feet to the center line of Cedar Lake road.

(4) Northeast along the center line of Cedar Lake road 4300 feet to the easterly line of Friendship road.

(5) South along the east line of Friendship road 3000 feet to an angle in the same.

(6) Southwest still following the easterly line of Friendship road 4180 ft. to another angle in said road.

(7) Southeast still following the easterly line of Friendship road 550 ft. to the center line of Weymouth Malaga road.

(8) Southwest along the center line of Weymouth Malaga road 400 ft. to a point in range with the easterly line of Friendship road as it extends south of the Weymouth Malaga road.

(9) Southeast along the easterly line of Friendship road 2925 ft. to the center line of Wheat road.

(10) Southwest along the center line of Wheat road 5520 ft. to the center line of Tuckahoe road.

(11) Southeast along the center line of Tuckahoe road 115 ft. to the center line of Wheat road as it extends west of Tuckahoe road.

(12) Westwardly along the center of Wheat road 1280 ft. to the center line of Lincoln avenue.

(13) Southwest along the center line of Lincoln avenue 2570 ft. to a point that is distant northwardly 1320 ft. from the center line of Vine road when measured at right angles thereto.
(14) Westwardly by a line parallel with Vine road and distant northwardly 1320 ft. therefrom when measured at right angles thereto, 10,540 ft. to a point distant eastwardly 660 ft. from the center line of Brewster road.

(15) Southwardly parallel with the center line of Brewster road 1170 ft. to the division line between Cumberland and Atlantic counties.

(16) Northwest in the division line between Cumberland and Atlantic counties 4890 ft. to the beginning.

3. This act shall take effect immediately.
Approved May 18, 1949.

CHAPTER 129

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).

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

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

9. The clerks, deputy clerks, sergeants-at-arms, assistants, clerical assistants and employees of the district courts shall continue in their respective offices, positions and employments and, in the case of city district courts and district courts of judicial districts in counties, the said officers and employees shall be transferred to the county district court of the county wherein the said former courts are located, and they shall continue to perform their respective or similar functions and duties, except that one of the clerks shall be designated pursuant
to rules of the Supreme Court as the supervising clerk of the county district court.
2. This act shall take effect immediately.
Approved May 18, 1949.

CHAPTER 130

An Act concerning the State Employees’ Retirement System of New Jersey, and amending section 43:14-22.1 of the Revised Statutes.

Be it enacted by the Senate and General Assembly of the State of New Jersey:
1. Section 43:14-22.1 of the Revised Statutes is amended to read as follows:

43:14-22.1. Any member who has at least three years of service as a member to his credit may borrow from the retirement system, with the approval of the retirement board, an amount not exceeding fifty per centum (50%) of the amount of his accumulated contributions, but not less than fifty dollars ($50.00); provided, that the amount so borrowed, together with interest thereon, can be repaid by additional deductions from compensation, not in excess of twenty-five per centum (25%) of the member’s compensation, made at the same time compensation is paid to the member, but not after the attainment of age sixty. The amount so borrowed, together with interest at the rate of four per centum (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 sixty. Not more than two 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 sixty, shall be deducted from the benefit otherwise payable.

2. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved May 18, 1949.

CHAPTER 131


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

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

8. (a) Where a transcript of the original shorthand notes or other original records of any proceeding is required for the purpose of an appeal, the appellant, on or before the date of filing the notice of appeal, shall serve upon the reporter who reported the cause, or his successor, a written request for the preparation of one original and one first carbon copy of the transcript to be used on the appeal, and deposit with the reporter a sum

Section amended.
sufficient to pay the lawful fees therefor (including the fees for the carbon copy). The reporter shall promptly prepare such transcript in accordance with the standards fixed by the Supreme Court from time to time, attach his official certificate to both the original and copy of the transcript and file both with the clerk of the court from which the appeal is being taken, notifying the attorney of each of the parties forthwith. The original copy shall remain in the office of said clerk until sent up to the appellate court with the record on appeal. Subject to the rules of the Supreme Court, the clerk shall make the carbon copy of the transcript available for the use of the attorneys of the appellant and of the respondent during the periods in which each is preparing his briefs as provided by said rules, and may during such periods permit each of them, upon proper receipt, to remove the carbon copy from his office. Failure to return the carbon copy within the time allotted may constitute a contempt of the appellate court. A party appearing in his own behalf shall be accorded the same privileges.

(b) If at any time a party to a proceeding requests a transcript of the testimony, or of any part or parts thereof, for his own individual use, and deposits a sum sufficient to pay the lawful fees therefor (including the fees for the carbon copy hereinafter provided for), or the transcript is requested by a judge of the court, the reporter or his successor shall promptly transcribe an original and one first carbon copy thereof. He shall then attach his official certificate to both and deliver the carbon copy to the party or judge making the request and file the original with the clerk of the trial court where it shall remain for the purpose of being incorporated in the record in case an appeal is thereafter taken. In the event that the party requesting the transcript thereafter appeals, he shall at the time of filing the notice of appeal also file in the office of the trial court the carbon copy of the testimony, or part or parts thereof, transcribed for
him as aforesaid, and forthwith notify the attorney of every other party of said filing. Such carbon copy or copies shall then be available for the use of the attorneys of the appellant and of the respondent for the purposes and subject to the terms and conditions specified in the preceding paragraph (8. (a)). A party appearing in his own behalf shall be accorded the same privileges. In the event of an appeal, if the transcript is not a complete transcription of the original shorthand notes or other original records, it may be completed for the purpose of perfecting the record on appeal as provided in the preceding paragraph (8. (a)).

(c) When a transcript is made at the request of any party, the reporter shall be paid therefor by such party at the rate of twenty cents ($0.20) for each folio of the original transcript and five cents ($0.05) for each folio of a carbon copy thereof. If the transcript is furnished to a judge of the court, by his order, the reporter shall be paid therefor at the same rates, and such fees shall be paid for in the same manner and from the same sources as the reporter’s salary or per diem fees are paid.

(e) Except as to transcripts that are to be paid for by the State or county, the reporter may require any party requesting a transcript to prepay the estimated fee therefor in advance of delivery of the transcript.

(f) The certified transcript of the testimony and proceedings in any matter shall be deemed prima facie a correct statement of such testimony and proceedings, and no transcripts shall be considered as official except those made from the records taken by the reporter appointed as hereinbefore provided.

(g) The original notes or other original records of the reporter, and any official transcript thereof, filed with the clerk as hereinbefore provided, shall be open to inspection in the office of the clerk as provided by law with respect to books containing the docket or minute of judgments thereof.

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 132

An Act authorizing the leasing of State lands not needed or used for State purposes, to any municipality or municipal parking authority for public parking purposes.

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

1. The Director of the Division of Purchase and Property in the Department of the Treasury is hereby authorized and empowered to lease, in the name of the State for a nominal consideration, any lands owned by the State, and not needed or used for State purposes, to any municipality of the State, or to any parking authority duly created and organized under and by virtue of chapter one hundred ninety-eight of the laws of one thousand nine hundred and forty-eight, for the use of the same by such municipality or parking authority for public parking purposes for a term not exceeding five years, and upon such terms, covenants and conditions as shall be prescribed by the said director and upon the express condition that if said lands be needed for State purposes at any time prior to the expiration of the term of such lease, the said lands shall be surrendered to the State within thirty days after service of a written notice by said director that the lands so leased are needed for State use.

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 133

An Act concerning the salaries of the prosecutors of the pleas and the county prosecutors, in certain counties, and supplementing chapter one hundred eighty-two of Title 2 of the Revised Statutes.

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

1. The annual salary of the prosecutor of the pleas and the county prosecutor, respectively, of any county of the third class having a population of less than one hundred thousand inhabitants according to the last Federal census, may be increased, by resolution of the board of chosen freeholders of the county, to not more than five thousand dollars ($5,000.00).

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 134

An Act concerning court interpreters in counties of the first class having more than eight hundred thousand inhabitants, and supplementing chapter sixteen of Title 2 of the Revised Statutes.

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

1. In all counties of the first class having a population of more than eight hundred thousand inhabitants, the authority of the judge or judges of the county courts to appoint interpreters of languages under the provisions of article six of chapter sixteen of Title 2 of the Revised Statutes, is hereby terminated.

2. In each such county the persons now holding positions of interpreters of languages, under authority of article six of chapter sixteen of Title 2 of the Revised Statutes, are hereby transferred to the office of the sheriff of such county. Such persons shall retain all the rights and privileges under all laws relating to seniority, civil service, pensions and veterans, and shall continue to perform the duties of interpreters of languages as set forth in article six of chapter sixteen of Title 2 of the Revised Statutes.

3. All acts and parts of acts inconsistent here-with are hereby repealed.

4. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 135

An Act concerning the county district courts, and supplementing chapter eight of Title 2, of the Revised Statutes.

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

1. Every county district court, notwithstanding any other law, shall have jurisdiction of every civil action or proceeding where the matter in dispute does not exceed, exclusive of costs, the sum or value of one thousand dollars ($1,000.00).

2. Where in any statute applicable to the county district courts, a reference is made to the sum or value of five hundred dollars ($500.00) in relation to the jurisdiction of said courts such reference shall be given effect as though the sum or value was stated as being one thousand dollars ($1,000.00) instead of five hundred dollars ($500.00).

3. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 136

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).

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

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

17. Execution of writ; inventory and appraisement. The sheriff shall make the levy within thirty days from the date of the writ, (a) in the case of real estate, by endorsing the same upon the writ, (b) in the case of personal property other than choses in action, by serving a certified copy of the writ upon the person holding the same or by taking the same into custody, (c) in the case of choses in action, by serving a certified copy of the writ upon the person owing the same, or (d) in the case of legacies or distributive shares in an estate of a decedent, by serving a certified copy of the writ upon the fiduciary. The sheriff shall make a true inventory and appraisement of the property attached, shall endorse upon the writ and the duplicate thereof the levy made by him and shall annex thereto a copy of the inventory and appraisement. He shall file the same with the court, and mail notice of the levy to the plaintiff or his attorney, within five days after the levy.

2. This act shall take effect immediately.

Approved May 18, 1949.
CHAPTER 137

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.

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

1. Every judgment, or order for the payment of money, entered in the Superior Court, from the Chancery Division, or from the Law Division in any civil suit in the nature of a proceeding in equity, from the time of its entry upon the Civil Docket, and every decree, order for the payment of money, of the former Court of Chancery, from the time it was signed, shall have the force, operation and effect of a judgment of the Superior Court entered in a civil action in the nature of an action at law and execution may issue thereon as in other cases, subject, however, to the provisions of section two of this act.

2. No such judgment or order of the Superior Court, which shall be entered from the Chancery Division, and no such decree or order of the former Court of Chancery, shall, as against a person not a party thereto, become a lien or bind any real estate other than that specifically mentioned and described in the judgment, order or decree, or in the complaint, bill of complaint or petition, upon which the same is founded, unless such judgment, order or decree is one for the payment of money from one person to another and

(1) Unless and until an abstract of such judgment, order or decree shall be entered upon the Civil Judgment and Order Docket of the Superior Court, upon the written request of one of the parties
thereof, in the manner provided by law for the
entry of abstracts of judgments upon said dockets,
or
(2) Unless a statement or abstract of such de­
cree was recorded in the office of the former Su­
preme Court prior to September fifteenth, one
thousand nine hundred and forty-eight, in accord­
ance with law.

3. Any party, to any such judgment, order or
decree, may request the Clerk of the Superior Court
in writing to enter an abstract of such judgment,
order or decree upon the Civil Judgment and Order
Docket of the Superior Court in accordance with
law, by filing such request with him, and the Clerk
of the Superior Court shall forthwith enter an
abstract of the same accordingly.

4. This act shall take effect immediately.

Approved May 19, 1949.

CHAPTER 138

An Act concerning boards of recreation commis­
sioners, and amending section 40:12-1 of the Re­
vised Statutes.

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

1. Section 40:12-1 of the Revised Statutes is
amended to read as follows:

40:12-1. The mayor or other chief executive officer
of any municipality and the board of chosen free­
holders of any county may in his or its discretion
appoint not less than three nor more than five per­
sons, citizens and residents of such municipality
or county, as the case may be, as members of a
board of recreation commissioners. The commis­
sioners first appointed shall hold office for one, two,
three, four and five years respectively, according to the number appointed as fixed by the mayor or other chief executive officer in municipalities and the board of chosen freeholders in counties. Thereafter all appointments shall be for the term of three or five years, according to the number appointed to comprise the board, and vacancies shall be filled for the unexpired term only. The members shall serve until their respective successors are appointed and shall qualify. The members shall receive no compensation for their services.

All such boards heretofore appointed are continued and shall be governed by the provisions of sections 40:12-1 to 40:12-8 of this Title, but nothing in said sections shall apply to any municipality governed by the commission form of government under the provisions of subtitle four of this Title (§40:70-1 et seq.).

2. This act shall take effect immediately.
   Approved May 19, 1949.

---

CHAPTER 139

AN ACT concerning the Superior Court Trust Fund.

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

1. On or before the twentieth day of July in each year there shall be paid to the State Treasurer, out of the income of the Superior Court Trust Fund, an amount equal to all payments made from the State Treasury as compensation for employees of the Superior Court engaged in the administration of said fund during the preceding State fiscal year.

2. This act shall take effect immediately.
   Approved May 19, 1949.
CHAPTER 140

An Act concerning the adoption of temporary budgets for counties in certain cases.

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

1. In case the board of chosen freeholders of any county shall have failed to elect a director at the stated annual meeting or within fifteen days after the date of the stated annual meeting required by law, then the board of chosen freeholders, on the signed petition of at least one less than a majority thereof, may petition the Director of the Division of Local Government in the Department of the Treasury for authority to adopt a temporary budget for the purpose of making payment to county employees who are regularly employed and who are entitled to pay for services already rendered.

2. The director upon the receipt of such petition shall proceed to issue an order on the said board, which board is directed to accept such order. The order shall include a direction to the county treasurer, or other chief financial officer of the county, authorizing him to take the necessary steps to provide for the payment of such regular employees of the county.

3. The authority conferred by this act shall be limited to the payment of regular employees who were in the employ of the county prior to the date of the annual meeting specified in this section and any order of the director shall not extend to any amounts in excess of the limits provided for in section 40:2-12 of the Revised Statutes.

4. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 141


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

1. Section 9:17-1 of the Revised Statutes is amended to read as follows:

   9:17-1. As used in this chapter:

   "Municipality" means city, town, township, village, borough and any municipality governed by a board of commissioners or improvement commission;

   "Magistrate" means and includes judges of county district courts, judges of the juvenile and domestic relations courts, and magistrates of municipal courts, and all proceedings directed or authorized by this chapter shall be had in such courts or before such magistrates.

   "State Board of Child Welfare" means the State agency for the care, custody, guardianship, maintenance and protection of children, otherwise designated by the laws of this State as the State Board of Child Welfare or the State Board of Children’s Guardians.

2. Section 9:17-2 of the Revised Statutes is amended to read as follows:

   9:17-2. If a woman is delivered of an illegitimate child or declares herself to be pregnant of a child likely to be born illegitimate, which is or is
likely to become a public charge, a duly authorized representative of the State Board of Child Welfare or an overseer of the poor of the municipality where the woman is, or of the municipality wherein she has a legal settlement, may, by complaint, apply to a magistrate of the same county wherein the woman is, to make inquiry into the facts and circumstances of the case; provided, however, that the initiation of proceedings under this chapter shall in no wise be deemed a condition precedent nor a deterrent to the granting of assistance or relief under any law of this State to persons otherwise eligible therefor.

3. Section 9:17-3 of the Revised Statutes is repealed.

4. Section 9:17-4 of the Revised Statutes is amended to read as follows:

9:17-4. Upon application pursuant to sections 9:17-2 of this Title, the magistrate shall, by examination of the mother on oath, and upon such other testimony as may be offered, ascertain the father of such illegitimate child or of such child likely to be born illegitimate and issue his warrant, directed to a constable or police officer of the county, commanding him forthwith to apprehend such reputed father and to bring him before the magistrate for the purpose of having an adjudication respecting the filiation of such illegitimate child or of such child likely to be born illegitimate.

5. Section 9:17-7 of the Revised Statutes is amended to read as follows:

9:17-7. When the reputed father appears or is brought before the magistrate who issued the warrant for his apprehension, whether he was arrested in the same or another county, the magistrate shall, unless the party so charged demands a trial by jury, proceed without unnecessary delay to examine into the matter. Thereupon, he shall examine the mother of the illegitimate child, on oath, in the presence of the reputed father, touching the paternity of the child, and hear any evidence that may be offered in relation thereto. Upon applica-
tion the magistrate shall issue subpoenas to compel the attendance of witnesses before him, which shall have the same effect as if issued in the County Court.

6. Section 9:17–8 of the Revised Statutes is amended to read as follows:

9:17–8. If the reputed father, before examination under section 9:17–7 of this Title is entered upon, denies that he is the father of the illegitimate child, demands a trial by jury, and thereupon pays to the magistrate the fees and costs required for a venire facias and the costs of the jury, which costs shall include fees of the jurors to be impaneled, the magistrate shall issue a venire facias to any police officer or constable of the county to summon a jury of twelve persons competent as jurors according to law, to be and appear before the magistrate at the time and place expressed in the writ, to try the accusation made against the reputed father of being the father of such illegitimate child.

A return of the jurors shall be made in a like manner as in the County Court, and the same right to challenge any or all the jurors shall belong to both parties as exists in civil actions at law.

The magistrate shall proceed to impanel and swear the jury and swear the witnesses produced to establish and rebut the accusation, and the accusation shall be tried in the same manner as civil actions in a court of law.

7. Section 9:17–9 of the Revised Statutes is amended to read as follows:

9:17–9. For failure to attend and other offenses in actions or proceedings pursuant to this chapter before the magistrate, witnesses and jurymen shall be subject to like fines, penalties and punishments as in actions in the County Court.

8. Section 9:17–11 of the Revised Statutes is amended to read as follows:

9:17–11. Upon the examination or trial or upon an appeal as hereinafter provided, the mother of the illegitimate child may be compelled to disclose the name of its father, and if she refuses the magis-
trate or County Court may, after she is sufficiently
recovered from her confinement, commit her for
contempt of court.

9. Section 9:17–12 of the Revised Statutes is
amended to read as follows:

9:17–12. At the trial, the magistrate, or the jury,
in case a jury has been demanded, shall decide
whether the reputed father is the father of the
illegitimate child, and the burden of proof shall be
on the complainant. If the decision is that he is
not the father of the child, he shall be forthwith
discharged. If the decision is that he is such
father, the magistrate shall make an order of filia­
tion in which he shall specify the sum to be paid
weekly by the father, or otherwise, for the support
of the child, the sum to be paid for the sustenance
of the mother during confinement, if she is in in­
digent circumstances, and the manner of payment.
The magistrate shall certify the reasonable ex-
spenses of apprehending the father and of the trial
and order of filiation and he shall reduce his pro­
cedings to writing and subscribe the same.

10. Section 9:17–13 of the Revised Statutes is
amended to read as follows:

9:17–13. The person adjudged to be the father
shall, upon notice of an order pursuant to section
9:17–12 of this Title, immediately pay the amount
so certified for the costs of apprehending him and
of the trial and order of filiation.

He shall also enter into bond to the State of New
Jersey in such sum as the magistrate shall direct,
with good and sufficient surety or sureties, or with
cash security, to be approved by such magistrate,
conditioned that he will obey and comply with the
order of filiation and indemnify the State and
every county and municipality of this State which
may have incurred or may thereafter incur any
costs or expense for the support of the illegitimate
child or its mother during her confinement, or from
proceedings arising therefrom.
11. Section 9:17-15 of the Revised Statutes is amended to read as follows:

9:17-15. If an illegitimate child or its mother, or both, are removed to the place of their legal settlement, the municipality wherein such legal settlement may be shall be entitled to the benefit of any order of filiation made pursuant to this chapter, and of the bond given in proceedings connected therewith, and shall have the same remedies therein as the municipality at whose instance the original proceedings were taken.

12. Section 9:17-16 of the Revised Statutes is amended to read as follows:

9:17-16. The penalty of every bond taken for the appearance of a putative father, or for indemnifying the State, counties and municipalities, shall, in all cases, be such a sum as shall insure a full indemnity to the State and to every county and municipality in this State for the expense that has been or which may be incurred by reason of supporting the illegitimate child and its mother during her confinement and the costs of all proceedings connected therewith.

13. Section 9:17-19 of the Revised Statutes is amended to read as follows:

9:17-19. It shall be lawful for any magistrate on the first day of the week, commonly called Sunday, on proper application and examination, to issue his warrant, or to indorse the warrant of any other magistrate, for the apprehension of any reputed father of an illegitimate child or a child likely to be born illegitimate; and it shall be lawful for any constable or police officer having a warrant issued for the apprehension of any person so charged to arrest such person on Sunday or on any other day. When any such person shall be so arrested it shall be lawful for the constable or police officer to carry such person on the same day before the magistrate issuing or indorsing the warrant, as the case may be, whereupon the usual proceedings as required by this chapter may be had; and any and all proceedings had and taken on the
return of such warrant shall be as legal and valid as if had and taken on any other day of the week; and if a bond be given it shall be of the same force and effect as if given on any other day.

14. 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 magistrate or jury or by the order of the magistrate may, within five days thereafter, upon written notice to the magistrate, appeal to the County Court of the county wherein the examination or trial was had. Hearing in such court shall be had upon ten days' notice to the adverse party, or as soon thereafter as the same can be heard. The appeal shall not operate as a stay of an order of filiation made by the magistrate.

15. Section 9:17-21 of the Revised Statutes is amended to read as follows:

9:17-21. Immediately after receiving a notice of appeal, the magistrate shall send to the clerk of the County Court any bond taken from the reputed father together with the order of filiation and sustenance and all papers connected therewith.

16. Section 9:17-22 of the Revised Statutes is amended to read as follows:

9:17-22. The court to which the appeal is taken shall have full cognizance of the case and shall proceed to hear the allegations and evidence of the parties, the burden of proof being upon the complainant as it was before the magistrate, and upon the request of either party the trial shall be had before a jury in the same manner as before the magistrate. Such hearing may be adjourned from time to time on sufficient cause shown.

17. Section 9:17-24 of the Revised Statutes is amended to read as follows:

9:17-24. If the mother of an illegitimate child dies, becomes insane or leaves the State after the examination or trial before the magistrate, her tes-
timony on such examination or trial shall be received in the court to which the appeal is taken as though she were present and testifying.

18. Section 9:17–28 of the Revised Statutes is amended to read as follows:

9:17–28. If the reputed father or the mother of an illegitimate child absconds leaving the child a charge upon the State, county or the municipality where he was born or legally settled, although such father or mother has estate sufficient to support the child and discharge the State, county or municipality, the State Board of Child Welfare or the overseer of the poor of such municipality may apply to any magistrate of the county where the estate of the reputed father or mother, real or personal, or any part thereof, is situate, for a warrant, under the hand and seal of such magistrate, who is hereby authorized and required to issue the same, to seize and take the goods and chattels and let out and receive the annual rentals and profits of the real estate of such father or mother so absconding for and towards the sustenance, rearing, and education of such child. Such seizure shall be allowed of and confirmed by the County Court.

19. Section 9:17–29 of the Revised Statutes is amended to read as follows:

9:17–29. After the seizure is allowed and confirmed by the County Court, the State Board of Child Welfare or the overseer of the poor of such municipality may, from time to time, and as often as the case may require, sell and dispose of so much of the goods and chattels at public sale to the highest bidder, and receive the rents and profits of the real estate, or so much thereof as shall be ordered by the County Court. The money thereby arising shall be applied towards the sustenance, rearing and education of the child and the State Board of Child Welfare or the overseer of the poor and shall be accountable therefore to the County Court.
20. Section 9:17-31 of the Revised Statutes is amended to read as follows:

9:17-31. In prosecuting a bond pursuant to section 9:17-30 of this Title, the actual expenditure of money by the State, county or any municipality or overseer of the poor need not be proved, but the failure to pay a sum ordered to be paid by any competent authority shall be deemed a breach of the conditions of the bond, and the damages to be assessed shall be the sum which was ordered paid and which was withheld until commencement of the action, with interest thereon.

For any breach which shall happen after a recovery of damages or the commencement of an action, a scire facias may issue, upon which damages shall be assessed from time to time as above provided.

Money collected on the bond shall be paid to the State or such counties or municipalities as may have incurred expenses in supporting the illegitimate child or its mother during her confinement, or from costs therefrom arising.

21. Section 9:17-32 of the Revised Statutes is amended to read as follows:

9:17-32. After a bond has been entered for the performance of an order of filiation, the State Board of Child Welfare or the overseer of the poor of a municipality upon which an illegitimate child is or may become chargeable may apply to the County Court of the county wherein such bond is recorded to inquire into the qualifications of the surety or sureties upon the bond.

If the surety or sureties have died, or are not then satisfactory to the court, it may, upon such notice as it may deem proper, order a new bond to be given with good and sufficient surety or sureties and conditions similar to the bond replaced.

When a new bond is so given, the bond replaced shall no longer secure future payments but shall remain valid as to any arrears in payments up to the time the new bond is executed.
22. Section 9:17-34 of the Revised Statutes is amended to read as follows:

9:17-34. When a person is committed to prison on conviction of being the father of an illegitimate child, the County Court of the county wherein he is imprisoned shall from time to time inquire into his circumstances and the ability of the father to procure sureties to be bound with him. If the court shall at any time be satisfied that the father is wholly unable to support the child or contribute to its support or procure sureties, the court may order the father to be discharged from imprisonment.

23. Section 9:17-35 of the Revised Statutes is amended to read as follows:

9:17-35. When a person has, because of inability to secure a bond or comply with the order of filiation, been discharged from imprisonment and has become able to secure the bond or comply with the order, the court may on application of the State Board of Child Welfare or the overseer of the poor of a municipality interested in the order, and at least three days' written notice to such person, served personally or left at his place of abode, inquire into the circumstances and ability of the father.

If it appears that the father has become able to secure the bond, or to comply with the order of filiation, the court may commit the father to the common jail or penitentiary of the county, there to remain until he secures the bond and complies with the order and pays all costs, or is discharged in the manner provided in section 9:17-34 of this Title.

24. Section 9:17-36 of the Revised Statutes is hereby repealed.

25. Section 9:17-37 of the Revised Statutes is amended to read as follows:

9:17-37. In actions and proceedings pursuant to this chapter the losing party shall pay all costs of the action as in trials before the County Court on appeals in civil cases.

26. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 142

An Act concerning district courts.

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

1. In any action brought in any district court in this State against one or more defendants upon whom summons can be served within the county and against any additional defendant or defendants upon whom summons cannot be served within the county, the summons may be served in any other county of this State upon such additional defendant or defendants by any officer authorized to serve a summons issuing out of the district court of that county and service of such summons by such officer shall be as effectual to bring said additional defendant or defendants into court as though the same were served in the county in which the district court issuing such summons is located.

2. This act shall take effect immediately.

Approved May 19, 1949.

CHAPTER 143

An Act to provide for the distribution of the Revised Statutes and the purchase and distribution of the Revised Statutes Cumulative Supplements.

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

1. The Secretary of State hereby is directed to distribute to the Clerk of the House of Assembly and each member of the Senate and House of As-
CHAPTERS 143 & 144, LAWS OF 1949

Assembly of the One Hundred Seventy-third Session of the New Jersey Legislature such of the following as such member or Clerk has not already received by distribution by the State; that is to say:

One complete set of the Revised Statutes (including volumes four and five).

One volume, Revised Statutes Cumulative Supplement, 1938 to 1940.

One volume, Revised Statutes Cumulative Supplement, 1941 to 1944.

One volume, Revised Statutes Cumulative Supplement, 1945 to 1947, and

One volume, Revised Statutes Cumulative Supplement, 1948.

2. The Secretary of State hereby is authorized to purchase such number of volumes of the said Revised Statutes Cumulative Supplements as shall be requisite to carry out the purposes of this act; provided, however, that such purchase shall be made with the moneys heretofore or hereafter appropriated to, or for the use of, the Secretary of State.

3. This act shall take effect immediately.

Approved May 19, 1949.

CHAPTER 144

An Act concerning the assessment and collection of taxes, in certain cases, and supplementing chapter four of Title 54 of the Revised Statutes.

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

1. Whenever any real property is by law exempt from taxation and the right to such exemption ceases by reason of a change in use or ownership of such property, the same shall be assessable as omitted property as hereinafter provided. The
county board of taxation shall, by resolution, cause such assessment to be made and entered upon the tax duplicate as in other cases of omitted property. Any such assessment shall be entered in the list known as the "Added Assessment List, 19..." of the municipality wherein said property is located.

2. The valuation of any such property for the purpose of the assessment shall be based upon the assessor’s valuation of the property previously made and listed separately as exempt property, subject to equalization and revision by the county board of taxation.

3. All such property shall be assessed and taxed as follows:
   (a) If the right to exemption ceased after October first in any year and before January first following, the property shall be assessed and taxed as of the said January first for the whole of the tax year commencing on that date.
   (b) If the right to exemption ceased between January first and October first in any year, the property shall be assessed and taxed as of the first day of the month following the date when the right to exemption ceased, for the proportionate part of the said year then remaining. The amount of tax shall be determined by multiplying the amount which the tax would be if such tax were for the entire year by the number of whole months remaining in the calendar year after the date when the right to exemption ceased and dividing the result by twelve.

4. Except as otherwise provided herein, the provisions of "An act concerning the assessment and collection of taxes, and supplementing chapter four of Title 54 of the Revised Statutes," approved December twenty-seventh, one thousand nine hundred and forty-one (P. L. 1941, c. 397), in respect to the entry of the assessments in the Added Assessment Lists, the preparation of the tax bills, the collection of the taxes, the times for the payment of the taxes and the other procedural provisions.
shall be applicable to assessments made under this act.

5. This act shall take effect October first, one thousand nine hundred and forty-nine.
   Approved May 19, 1949.

CHAPTER 145

An Act to amend "An act relating to the establishment of sewerage districts in first- and second-class counties, the creation of sanitary sewer district authorities by the establishing of such districts, prescribing the powers and duties of any such authority and of other public bodies in connection with the construction of sewers and sewage disposal facilities in any such district, and providing the ways and means for paying the costs of construction and operation thereof," approved April twenty-third, one thousand nine hundred and forty-six (P. L. 1946, c. 123).

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

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

8. An authority shall appoint a secretary and a treasurer and may appoint such assistant officers as may be necessary, none of whom shall be a member of the authority. Each of said officers shall give bond to the authority, conditioned for the faithful performance of his duties of his office, in such sum and with such surety as the authority may approve, and shall perform such duties as the authority may prescribe. An authority may require any such officer to increase the amount of any
such bond heretofore or hereafter given to the authority in such sum as the authority shall prescribe or the authority may reduce the amount of any such bond in such sum as the authority shall prescribe. Any such increase or reduction may be evidenced by a suitable rider or endorsement to or upon the bond first given, or by a separate instrument, made or executed by the parties to the said bond first given.

2. This act shall take effect immediately.

Approved May 19, 1949.

CHAPTER 146

An Act concerning proceedings for divorce and the annulment of marriages, and amending section 2:50-29 of the Revised Statutes.

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

1. Section 2:50-29 of the Revised Statutes is amended to read as follows:

2:50-29. If after the hearing of any cause the court shall be of opinion that the plaintiff or counterclaimant is entitled to a judgment of nullity of marriage under this chapter or under the general equity jurisdiction of the court or a judgment for divorce from the bonds of matrimony, a judgment nisi shall be entered.

2. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 19, 1949.
CHAPTER 147

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).

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

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

2. The clerk shall keep also a book known as a Civil Judgment and Order Docket in such form and style as may be prescribed by the Administrative Director with the approval of the Chief Justice, in which shall be entered, without any request, an abstract of each judgment or order for the payment of money entered from, or made in, the Law Division of the Superior Court and, when so requested in writing by any party thereto pursuant to law, an abstract of each such judgment or order entered from, or made in, the Chancery Division of the Superior Court, and of each decree or order, for the payment of money or costs heretofore made or entered in the former Court of Chancery but not entered in the former Supreme Court, containing the following information:

a. The title of the court, the names at length of all the parties to such judgment, order or decree designating particularly against whom it is rendered, and the firm name of all copartnerships, if such appear in the pleadings;
b. The style of the action and the amount of the debt, damages and costs recovered, which shall be entered in figures and words at length; and

c. The date of the actual entry of such judgment, order or decree by notation thereof upon the Civil Docket.

The entry required by this section shall constitute the record of the judgment, order or decree and a transcript thereof duly certified by the clerk of the court shall be a plenary evidence of such judgment, order or decree.

The clerk shall also make an entry upon the Civil Docket indicating the nature of every judgment or order and an entry on return showing execution of process and the date when such judgment or order was entered.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 148

An Act to amend the title of "An act to provide for recording of certified copies of final decrees of the Court of Chancery relating to or in any way affecting title to real estate, in the office of the county clerk or register of deeds and mortgages as the case may be of the county wherein the real estate is situate," approved July eleventh, one thousand nine hundred and thirty-nine (P. L. 1939, c. 170), so that the same shall read "An act to provide for the recording of certified copies of final decrees of the former Court of Chancery and final judgments of the Superior Court relating to or in any way affecting title to real estate, in the office of the county recording officer of the county wherein the real estate is situate," 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 to provide for the recording of certified copies of final decrees of the Court of Chancery relating to or in any way affecting title to real estate, in the office of the county clerk or register of deeds and mortgages as the case may be of the county wherein the real estate is situate," approved July eleventh, one thousand nine hundred and thirty-nine, is amended to read "An act to provide for the recording of certified copies of final decrees of the former Court of Chancery and final judgments of the Superior Court relating to or in any way affecting title to real estate, in the office of the county recording officer of the county wherein the real estate is situate."
2. Section one of the act of which this act is amendatory is amended to read as follows:

1. Certified copies of final decrees of the former Court of Chancery and final judgments of the Chancery Division of the Superior Court relating to or in any way affecting title to real estate may be recorded as deeds of conveyance in the office of the county recording officer of the county wherein the real estate is situate, and shall be indexed in the names of the parties to the cause as set forth in the decree or judgment.

3. This act shall take effect immediately.
Approved May 19, 1949.

CHAPTER 149

An Act concerning certain employees of school districts who cease to be employed by such school districts and take office, position or employment in the service of any municipality or county of this State.

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

1. Any employee of any school district in this State, who was or is a member of the teachers' pension and annuity fund, and who has ceased, or shall cease, to be an employee of such school district and who has taken, or shall take, an office, position or employment in the service of any municipality or county in this State, which has not adopted the provisions of chapter fifteen of Title 43 of the Revised Statutes, shall, upon application to the retirement system or pension fund of said municipality or county, appropriate to his office, position or employment, be entitled to membership therein upon complying with the provisions of this act.
2. Said applicant shall notify the administrative head of the teachers’ pension and annuity fund, at the time of his application to such retirement system or pension fund, of his intention to withdraw from the teachers’ pension and annuity fund and to enter such retirement system or pension fund and thereupon the administrative head of the teachers’ pension and annuity fund shall remit to such retirement system or pension fund the total amount which otherwise would be payable to him upon his withdrawal therefrom.

3. Such applicant shall be entitled as a member of such retirement system or pension fund to such credit by way of pension and annuity as is provided by law in such retirement system or pension fund with prior service credit to which he was originally entitled in the teachers’ pension and annuity fund.

4. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 150

An Act concerning the purchase of supplies and the entering into contracts for the repairing of certain existing schoolhouses by boards of education governed by chapter six of Title 18 of the Revised Statutes, and amending section 18:6-25 of the Revised Statutes.

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

1. Section 18:6-25 of the Revised Statutes is amended to read as follows:

18:6-25. The board shall, prior to the beginning of each school year, cause advertisements to be made for proposals for furnishing supplies required in the schools and by the board during the ensuing year. If other and further supplies are required during the year, they shall be purchased in like manner; but the board may at any time authorize the purchase of supplies to an amount not exceeding five hundred dollars ($500.00) without advertisement.

Textbooks and kindergarten supplies may be purchased without advertisement.

No contract for the building of a new schoolhouse or for the enlargement of an existing schoolhouse shall be entered into without first advertising for proposals therefor. No contract for the repairing of an existing schoolhouse at a cost of more than one thousand dollars ($1,000.00) shall be entered into without first advertising for proposals therefor.

The advertisements required by this section shall be made under such regulations as the board may prescribe.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 151

An Act concerning the purchase of supplies and the entering into contracts for the repairing of certain existing schoolhouses by boards of education governed by chapters seven of Title 18 of the Revised Statutes, and amending section 18:7-64 of the Revised Statutes.

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

1. Section 18:7-64 of the Revised Statutes is amended to read as follows:

18:7-64. The board shall, prior to the beginning of each school year, cause advertisement to be made for proposals for furnishing supplies required in the schools and by the board during the ensuing year. If other and further supplies are required during the year, they shall be purchased in like manner; but the board may at any time authorize the purchase of supplies to an amount not exceeding five hundred dollars ($500.00) without advertisement.

Textbooks and kindergarten supplies may be purchased without advertisement.

No contract for the building of a new schoolhouse or for the enlargement of an existing schoolhouse shall be entered into without first advertising for proposals therefor. No contract for the repairing of an existing schoolhouse at a cost of more than one thousand dollars ($1,000.00) shall be entered into without first advertising for proposals therefor.

The advertisements required by this section shall be made under such regulations as the board may prescribe.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 152, LAWS OF 1949

CHAPTER 152

An Act concerning municipalities, and supplementing chapter forty-eight 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 every municipality shall have power to make, enforce, amend and repeal ordinances requiring the owner or tenant of lands lying within the limits of such municipality to keep all brush, hedges and other plant life, growing within ten feet of any roadway and within twenty-five feet of the intersection of two roadways, cut to a height of not more than two and a half feet where it shall be necessary and expedient for the preservation of the public safety, within ten days after notice to cut the same, and to provide for the cutting of the same by or under the direction of some officer of the municipality, to be designated in said ordinance, in cases where the owner or tenant shall have refused or neglected to cut the same in the manner and within the time provided above and to provide for the imposition of penalties for the violation of any such ordinance.

2. In all cases where brush, hedges and other plant life are cut from any lands within the limitations of section one hereof under any such ordinance, by or under the direction of an officer of the municipality, such officer shall certify the cost thereof to the governing body, which shall examine the certificate and if found correct shall cause the cost as shown thereon to be charged against said lands, or in the event that such cost is excessive to cause the reasonable cost thereof to be charged against said lands. The amount so charged shall forthwith become a lien upon such lands and shall be added to and become and form part of the taxes next to be assessed and levied upon such lands, the
same to bear interest at the same rate as other taxes and shall be collected and enforced by the same officers and in the same manner as taxes.

3. This act shall take effect immediately.
Approved May 19, 1949.

CHAPTER 153

An Act authorizing municipalities to make conveyances of real estate not needed for public use, and estates and interests therein, or outstanding encumbrances thereon, in certain cases, and supplementing chapter sixty of Title 40 of the Revised Statutes.

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

1. When any municipality has or shall have conveyed its right, title and interest in any real estate not needed for public use, pursuant to section 40:60-26 of the Revised Statutes, and it was assumed and intended that there should be conveyed a good and sufficient title in fee simple to said real estate, free of all encumbrances and the full consideration has been paid therefor, and it shall thereafter appear that the title conveyed was insufficient or that said municipality at the time of said conveyance was not the owner of some estate or interest in said real estate or of some encumbrances thereon and the municipality shall thereafter acquire a good and sufficient title in fee simple, free of all encumbrances to said real estate or shall acquire such outstanding estate or interest therein or outstanding encumbrance thereon, said municipality may thereupon by resolution, without the payment of any additional consideration and without complying with any other law governing conveyances of lands by said municipality, convey to the purchaser, his heirs or assigns, such after...
acquired good and sufficient title in fee simple to, or estate or interest in, or encumbrance upon, such real estate.

2. This act shall take effect immediately.
Approved May 19, 1949.

---

CHAPTER 154

An Act concerning certain pensioners in public employment, and amending section 43:3-5 of the Revised Statutes.

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

1. Section 43:3-5 of the Revised Statutes is amended to read as follows:

43:3-5. The provisions of this chapter shall not apply to any appointment of a temporary nature made or created by any rule or order of procedure of any court of this State, so as to interfere with any rule or order of procedure in such courts for the proper administration of justice therein; nor shall the provisions of this chapter apply to any person appointed to the office of court crier in any court where the term of such office is indefinite, or to any person who is appointed to the office of magistrate of any municipal court in a municipality having a population of less than five thousand, where the salary paid to such municipal magistrate is less than the amount of his pension; nor to any person who has or who may hereafter receive permanent disability in the performance of his duty while serving as a member of the armed forces of the United States, the New Jersey State Police, or the police department of any county or municipality in this State.

2. This act shall take effect immediately.
Approved May 19, 1949.
CHAPTER 155

AN ACT to amend "An act concerning evidence, and supplementing article five of chapter ninety-eight of Title 2 of the Revised Statutes," approved April fourteenth, one thousand nine hundred and forty-one (P. L. 1941, c. 40).

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. Any photographic copy, or a positive print thereof if the same be a negative, of any of the documents or records of any bank, savings bank, trust company, or insurance company organized or existing under the laws of this State, which shall be deemed to be an original counterpart of the original thereof under the provisions of Title 17 of the Revised Statutes, or any supplement thereto or amendment thereof, shall be as admissible in evidence as the original thereof, whether or not the original shall have been destroyed, for all purposes in any action, proceeding or matter of a civil or criminal nature in any court of this State.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 156

An Act concerning the photographing and destruction of the documents and records of insurance companies, and supplementing chapter eighteen of Title 17 of the Revised Statutes.

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

1. Any corporation organized or existing under any law of this State for the purpose of transacting the business of insurance of any kind or class may, in the conduct of its business, make a photographic copy of any of its documents and records relating to the accounts of its policyholders and the operation of its business, other than its notes, bonds, mortgages, stock certificates, and other evidences of its securities and investments, and may substitute the photographic copy for the original thereof. Thereafter the photographic copy, or a positive print thereof if the same be a negative, shall be deemed for any and all purposes to be an original counterpart of the original thereof, and the said corporation may destroy or otherwise dispose of the original; but no photographic copy of the schedule or declarations or other parts of a contract of insurance which are filled into the printed matter thereof as applicable to a particular policyholder's contract, shall be deemed to be an original counterpart of the original thereof until six years after the termination of such contract, which date of termination shall be clearly indicated on such photographic copy.

Any photographic copy herein described, or any positive print thereof if the same be a negative, may be of the same or of different size than the original thereof, and may be a detached copy thereof or may be combined in the same film with
copies of other documents and records of the said corporation.
2. This act shall take effect immediately.
Approved May 19, 1949.

CHAPTER 157

An Act concerning planning, and amending section 40:55-7 of the Revised Statutes.

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

1. Section 40:55-7 of the Revised Statutes is amended to read as follows:

40:55-7. Whenever the planning board shall have adopted the master plan, or any part thereof, no street, square, park or public way, ground or open space, or public building or structure, or major public utility, whether publicly or privately owned, or any improvement or building to be constructed or authorized by a municipal housing authority, a municipal redevelopment agency, or similar authority or agency, shall be constructed or authorized in the municipality, or in the part thereof shown in the master plan as adopted, until the location, character and extent thereof has been submitted to the planning board for approval. The planning board shall, as soon as conveniently possible, report in writing to the governing body its action thereon, and in the case of disapproval its reasons therefor. The governing body may overrule such disapproval by a recorded vote of not less than two-thirds of its entire membership. The failure of the planning board to act on matters referred to it pursuant to this section, within forty-five days from and after the date of official submission of the matter to it, shall be deemed approval.
CHAPTERS 157 & 158, LAWS OF 1949

The same procedure and limitations shall apply as prescribed above, when such public improvement is to be constructed or authorized by a school board. Such school board may overrule a disapproval of the planning board by a recorded vote of not less than two-thirds of its entire membership.

2. This act shall take effect immediately.
Approved May 19, 1949.

CHAPTER 158

An Act to amend "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 twentieth, one thousand nine hundred and forty-four (P. L. 1944, c. 171).

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. 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 sixty days and shall be deemed to include all the terms of such standard fire insurance policy and all such applicable endorsements, approved by the Commissioner of Banking and Insurance, as may be designated in such contract of temporary insurance; except that the cancellation clause of such standard fire insurance policy and the clause thereof specifying the hour of the day at which the insurance shall com-
CHAPTERS 158 & 159, LAWS OF 1949

1. No sale of any lands, tenements, hereditaments or real estate heretofore made by virtue of any decree, order or judgment of any court of this State, or any execution or process issued thereon, shall be invalided by reason of service of process having been made upon the chief clerk in the office of the Secretary of State and not upon the Secretary of State personally, but the purchaser or purchasers of such lands, tenements, hereditaments or other real estate having received his, her or their deed therefor, and his, her or their heirs, successors or assigns, shall be deemed to have as good and complete title thereof as if service of process had been made upon the Secretary of State; provided, that no proceeding shall have heretofore been instituted in any court of law or equity to set aside said sale or the deed, or of any proceedings in connection therewith.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 160

An Act authorizing any joint municipal water supply commission to supply water to private water companies supplying water to consumers, and amending section 40:62-134 of the Revised Statutes.

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

1. Section 40:62-134 of the Revised Statutes is amended to read as follows:

40:62-134. The commission or its successor may sell any surplus water not needed to supply the municipalities represented by it to any consumer or to any private water company in this State supplying water to consumers, or any municipality outside of the municipalities represented by the commission, as provided by contracts with the water company which the commission took over as part of the property condemned, and outside of any territory supplied in whole or in part by the water company at the time of taking over the water works. It may also lay, construct and maintain such pipe lines and mains as may be necessary for such purpose in any public highway or place, or acquire by purchase or condemnation any private lands or rights in lands for that purpose. The consent of the public body charged with the repair and maintenance of any public highway or place shall first be obtained, or if such board or body shall refuse such consent, then in such place and in such manner as the Board of Public Utility Commissioners after hearing may fix and determine. The consent also of the governing body of the municipality in which such customers are to be supplied with water shall be first obtained.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 161

An Act concerning the bringing, sending, and receiving of dependent children into this State, and amending sections 9:7-1, 9:7-2, 9:7-3, 9:7-4 and 9:7-5 of the Revised Statutes, and supplementing chapter seven of Title 9 of the Revised Statutes.

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

1. Section 9:7-1 of the Revised Statutes is amended to read as follows:

9:7-1. Any person, corporation, association or institution desiring to bring, send, or cause to be brought or sent, or receive into this State any dependent child for the purpose of placing such child in any home in this State, or procuring the placing of such child in any home in this State, shall first obtain the consent and approval of the Commissioner of Institutions and Agencies entitling such person, corporation, association or institution to the privilege of bringing, or sending, or causing to be brought or sent, or receiving, into this State such child for placement in conformity with such rules and regulations of the State Board of Institutions and Agencies consistent herewith as it may from time to time adopt.

Each and every application for consent and approval as provided in this section must be submitted on the form approved by the Commissioner of Institutions and Agencies for the purpose and must be accompanied by a certificate or other available evidence that the applicant has obtained a license or approval as may be granted or required by the State Board of Institutions and Agencies or similar body, or officer exercising similar authority, of the State from which the child is to be brought or sent into this State.
2. Section 9:7–2 of the Revised Statutes is amended to read as follows:

9:7–2. Any person, corporation, association or institution, before obtaining the consent and approval of the Commissioner of Institutions and Agencies for bringing or sending, or causing to be brought or sent, or receiving, any such child into this State, shall be required to furnish an indemnity bond, with corporate surety, in favor of the State of New Jersey in the penal sum of one thousand dollars ($1,000.00), to be approved by the Commissioner of Institutions and Agencies, conditioned as follows:

That such person, corporation, association or institution will not send or bring, or cause to be brought or sent, or receive into this State any child that is incorrigible, or one that is of unsound mind or body; but nothing herein contained shall be construed to mean that blindness in itself shall act as any barrier to the importation of any such child, subject to all other consistent provisions of this chapter; that such person, corporation, association or institution will, before the placement of any child, report to the Commissioner of Institutions and Agencies its name and age, and the name and residence of the person with whom it is to be placed; that if any such child shall, before it reaches the age of twenty-one years, become a public charge such person, corporation, association or institution will, within thirty days after written notice shall have been given of such fact by the Commissioner of Institutions and Agencies, remove such child from this State; and that if any such dependent child shall be convicted of crime or misdemeanor and imprisoned within three years from the time of its arrival within this State, such person, corporation, association or institution will remove from this State such child immediately upon its being released from such imprisonment, or within thirty days thereafter upon written notice as aforesaid; and that if any such child who shall become a public charge as aforesaid, or who shall
be convicted as aforementioned, shall not be so removed from this State, then such person, corporation, association or institution shall at once and thereby forfeit such sum as this State, or any county, or municipality thereof, shall have expended in the care, maintenance or prosecution of such child; that such person, corporation, association or institution will place or cause to be placed each such dependent child under circumstances which will secure to such child a proper home, and will make the person so receiving such child responsible for its proper care, education and training; that such person, corporation, association or institution will properly supervise the care and training of each such child and that each such child shall be visited at least once a year by a responsible agent of the person, corporation, association or institution so placing or causing to be placed, such child as herein provided; that such person, corporation, association or institution will make to the Commissioner of Institutions and Agencies such reports as such commissioner from time to time may require.

3. Section 9:7–3 of the Revised Statutes is amended to read as follows:

9:7–3. Any person, corporation, association or institution, or any officer or agent thereof, who shall bring, or send, or cause to be brought or sent, or receive any dependent child into this State, without having first obtained the consent and approval of the Commissioner of Institutions and Agencies and furnished an indemnity bond as herein provided, and any other person who then or later receives such child for placement in his or her home, shall, both individually and collectively, be deemed for all purposes responsible for the care, support and maintenance of such child in the same manner and extent as a parent is responsible for the care, support and maintenance of a child under the laws of this State; provided, however, that the sending, bringing or receiving of any dependent child into this State, with or without the consent and approval
of the Commissioner of Institutions and Agencies, shall not of itself establish any rights to custody or adoption of such child.

4. Section 9:7-4 of the Revised Statutes is amended to read as follows:

9:7-4. The provisions of sections 9:7-1 to 9:7-3 of this chapter shall not apply to a relative bringing or receiving a child into this State for the purpose of placement in his or her own home, when such relative is a person responsible under the laws of this State for the support and maintenance of such child; provided, however, that the immunity granted by this section shall not pass to any other person who may later receive such child for placement in his or her home.

5. Section 9:7-5 of the Revised Statutes is amended to read as follows:

9:7-5. The penalty provided in the bond referred to in section 9:7-2 of this chapter shall be recovered in any court of competent jurisdiction in the name of the State of New Jersey; and such bond shall remain in force, and actions may be brought thereon, during any time within which there may be, within this State, any child under the age of twenty-one years who shall have been brought, sent or received into this State by the principal obligor of such bond.

6. In carrying out the powers, duties and responsibilities provided by this chapter, the Commissioner of Institutions and Agencies, subject to the approval of the State Board of Control of Institutions and Agencies, may:

(a) grant blanket consents and approvals and approve blanket indemnity bonds with respect to public or private agencies of other States which are accredited in their respective States for the placement of children; and

(b) enter into reciprocal agreements with the State Board of Institutions and Agencies or similar body of any other State, or the authorized representative thereof, with respect to the interstate placement of children; which agreements, in proper
case, may be made effective in lieu of consents and approvals, or indemnity bonds, or both, as required by this chapter; and

(c) may assign any or all of the powers, duties and responsibilities provided by this chapter for administration by the State Board of Child Welfare.

7. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved May 19, 1949.

CHAPTER 162

AN ACT to amend "An act concerning insurance, regulating the making and applying of insurance rates, and providing for the licensing of rating organizations, and repealing sections 17:29-1, 17:29-2, 17:29-3, 17:29-4, 17:29-5, 17:29-6, 17:29-8 and 17:29-9 of the Revised Statutes," approved March ninth, one thousand nine hundred and forty-four (P. L. 1944, c. 27).

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. The provisions of this act shall not apply to any policy on contract of reinsurance; any policy of insurance against loss or damage to or legal liability in connection with property located outside this State, or any motor vehicle or aircraft principally garaged and used outside of this State, or any activity wholly carried on outside this State; insurance of vessels or craft, their cargoes, marine builder's risks, marine protection and indemnity, or other risks commonly insured under marine, as distinguished from inland marine, insurance
policies, nor to such classes of inland marine insurance for which no class rates, rating plans or special rates are customarily fixed by a rating bureau or bureaus; accident, health, or life insurance; annuities; title insurance; mortgage guaranty insurance; or workmen's compensation and employer's liability insurance. The provisions of this act shall not apply to hospital service or medical service corporations, investment companies, mutual benefit associations, or fraternal beneficiary associations. The commissioner may from time to time make investigations with respect to classes of risks of the kinds of insurance herein exempted. The commissioner may call upon all authorized insurers and rating organizations rating such risks within this State to furnish such information relative thereto as he may deem necessary.

2. This act shall take effect immediately.

Approved May 19, 1949.

CHAPTER 163

An Act concerning county detectives in certain counties, and supplementing chapter one hundred eighty-one of Title 2 of the Revised Statutes.

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

1. In counties bordering on the Atlantic ocean and having not less than one hundred twenty-five thousand and not more than one hundred seventy-five thousand inhabitants, the county prosecutor or the prosecutor of the pleas may appoint suitable persons, not to exceed six, to act as special officers for the detention, arrest, indictment and conviction of offenders of the law. Such persons so appointed
shall possess all the powers and rights and be subject to all the obligations of constables and police officers in the several counties of this State.

2. One of the officers may be designated by the prosecutor as chief of county detectives and one as captain of county detectives.

3. The person designated as chief of the county detectives shall receive an annual salary of not less than four thousand five hundred dollars ($4,500.00) and not more than five thousand dollars ($5,000.00), and the others an annual salary of not less than three thousand five hundred dollars ($3,500.00) and not more than four thousand dollars ($4,000.00).

4. The amount of the salaries herein provided shall be determined by the prosecutor and the judge of the County Court, with the approval of the board of chosen freeholders, and shall be paid by the county treasurer in equal semimonthly installments out of the funds of the county.

5. No person appointed as a special officer under the authority of this act shall be eligible to receive any increase in salary over the minimum salary as fixed by this act until he shall have served two years as a county detective in the office of the prosecutor; and no increase in salary fixed by the prosecutor and the judge and approved by the board of chosen freeholders shall exceed one hundred dollars ($100.00) per year for each year of service over two years until a maximum is reached.

6. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 164, LAWS OF 1949

CHAPTER 164

An Act concerning crimes, prohibiting the receipt, collection or acceptance of certain donations, gratuities, bonuses or gifts to facilitate, influence or procure an advantage to one person over another in the leasing or rental of certain real property, and the refusal to lease or rent such property except upon the receipt of a donation, gratuity, bonus or gift, and the aiding, abetting, requesting or authorizing the same, and supplementing subtitle thirteen of Title 2 of the Revised Statutes.

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

1. Any person, who shall, directly or indirectly, receive, collect or accept from another any donation, gratuity, bonus or gift, in addition to lawful charges, upon the representation, understanding or statement that compliance with such request or demand will facilitate, influence or procure an advantage over others in entering into an agreement, either oral or written, for the lease or rental of real property which is subject to rent control by any Federal or State agency for any term or for the use or occupation thereof, or any person who shall refuse to enter into such agreement unless he receives, directly or indirectly, any such donation, gratuity, bonus or gift, or any person who, directly or indirectly, aids, abets, requests or authorizes any other person to violate any of the provisions of this section, shall be guilty of a misdemeanor.

2. This act shall take effect immediately, but shall cease to be effective upon the termination of the regulation and control of rents and rental agreements under State and Federal law.

Approved May 19, 1949.
CHAPTER 165

An Act validating certain chattel mortgages heretofore made to secure the repayment of certain veterans' loans, or renewals or extensions thereof, application for which has been approved by the Commissioner of Conservation and Economic Development, or the former commissioner of the Department of Economic Development, for and on behalf of the Veterans Loan Authority.

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

1. Any chattel mortgage heretofore made to secure repayment of a veteran's loan, or renewal or extension thereof, application for which has been approved by the Commissioner of Conservation and Economic Development, or the former Commissioner of the Department of Economic Development, for and on behalf of the Veterans Loan Authority, is hereby validated and confirmed, notwithstanding that the affidavit of consideration therein has not been completed to the extent required by law, or does not sufficiently describe the consideration for the making of such mortgage as required by law.

2. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 166

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 eleven of Title 40 of the Revised Statutes.

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 in which the group or groups are formed, may pay, as additional compensation to the individual members of the group or groups, a part of the premium on the group policy or policies.

The portion of the premium thus paid by the county shall not exceed twenty-five per centum (25%), and nothing herein contained shall be construed as compelling the governing body of any county to pay any portion of the premium on such group or groups.

2. 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 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 municipality to pay any portion of the premium on such group or groups.

3. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 167

An Act concerning the State Highway Department and designating portions of Route No. 44 as freeways, and supplementing Title 27 of the Revised Statutes.

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

1. All that portion of State Highway Route No. 44 to be constructed on new location from the vicinity of the bridge over Woodbury creek, north of Paulsboro, to the vicinity of Raccoon creek, in the county of Gloucester, is hereby designated as a freeway as defined in chapter eighty-three of the laws of one thousand nine hundred and forty-five.

2. All that portion of State Highway Route No. 44 to be constructed on new location from the vicinity of Penns Grove to the vicinity of Harrisonville, in Salem county, is hereby designated as a freeway as defined in chapter eighty-three of the laws of one thousand nine hundred and forty-five.

3. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 168

As Act to supplement "An act to provide for the use of the Delaware and Raritan canal and to provide an appropriation therefor, and to supplement chapter thirteen of Title 13 of the Revised Statutes," approved April twentieth, one thousand nine hundred and forty-four (P. L. 1944, c. 172).

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 be empowered to sell water from the Delaware and Raritan canal and from the feeder of said canal, at wholesale, on just and reasonable terms and conditions and at just and reasonable prices, to persons, corporations, municipalities, municipal and district water commissions, for industrial, public, potable and other purposes upon application and after public hearing, provided that before such water may be used for potable purposes, purification and treatment shall be accomplished by the purchaser, subject to the approval of the State Department of Health. The division may, at its discretion, dispense with public hearing when the quantity of water applied for is less than one-half million gallons a day.

Nothing in this act shall affect the use of the canal and feeder for recreational purposes.

2. The Division of Water Policy and Supply shall be empowered to enter into long term contracts, but not exceeding twenty-five years, for the sale of such water, provided that no contract shall be entered into unless and until the Governor shall have approved thereof in writing.

3. The expense of any hearing on application to purchase canal water shall be certified by the divi-
CHAPTERS 168 & 169, LAWS OF 1949

sion to the applicant, who shall pay the same within thirty days thereafter.

4. The provisions of any other act or acts inconsistent with the provisions of this act are hereby repealed.

5. This act shall take effect immediately.

Approved May 19, 1949.

CHAPTER 169

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 exceeding eight hundred thousand inhabitants," approved April eighth, one thousand nine hundred and forty-three (P. L. 1943, c. 160).

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

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

15. The following provisions shall apply to all members of the retirement system:

(a) No pension shall be paid to the surviving husband of a deceased member of the retirement system unless he is and continues to remain dependent upon the income which the member was receiving at the time of her death, nor unless he is and continues to remain physically or mentally incapable of pursuing a gainful occupation. No pension shall be paid to a minor child under the age of eighteen 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 pension commission shall determine the question of the dependency of the
surviving husband or minor children as well as the ability of a surviving husband to pursue a gainful occupation.

(b) Where a husband and a wife are each receiving a pension as a retired employee from any retirement system supported wholly or in part by the county, upon the death of either the husband or the wife, if the survivor is entitled to receive another pension on account of such death, said survivor shall elect to accept one or the other of the two pensions but in no case shall a beneficiary receive more than one pension at the same time.

(c) Any employee or other beneficiary receiving a pension under the provisions of this act who shall be appointed to any position or office, including elective, and be entitled to a salary which is paid from public funds, shall, during such employment, receive no payments of pension or other benefits under this act.

(d) Where any employee or other beneficiary is entitled to receive two pensions under the provisions of this act, or under the provisions of 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; except in any case where any county employee is also employed by any municipality in the county and is a member of and contributing money out of his county salary to the county employees’ retirement system, in accordance with the act to which this is an amendment, and at the same time is a member of and contributing money out of his municipal salary to any municipal employees’ retirement or pension system of such municipality, 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.

(e) The rights of any employee or beneficiary to receive any payments under the workmen’s compensation act of New Jersey shall not be affected or impaired by any of the provisions of this act.
Penal offense; (f) Where the service of an employee is terminated by reason of imposition of a sentence upon him of actual commitment to a penal institution on account of conviction of an indictable offense 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 county employee for a period of twenty years and shall have attained the age of sixty years shall be deprived of his pension privileges because of any violation of the rules and regulations established for the government of such county employment, but he may be fined, reprimanded or discharged.

(g) Where any pension or other benefit shall be payable from the pension fund herein provided to any retired employee or other beneficiary who is or shall be confined in a penal institution as the result of a 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.

(h) All payments of pension shall be made semimonthly and payments of pensions, refunds or other benefits under this act shall be made without interest.

(i) Upon and after the adoption of this act the benefits hereunder shall not extend to the widow or widower of any county employee who shall remarry, or shall have married such employee after such employee has retired or attained the age of fifty years, nor to any children of such marriages. No such widow or widower shall be eligible to benefits hereunder who was or shall be more than fifteen years younger than the employee at the time of their marriage if such marriage occurs hereafter while the employee is a member of this retirement system, nor shall any children of such marriages be eligible for said benefits.
2. All acts and parts of acts inconsistent herewith are hereby repealed and this act shall take effect immediately. Approved May 19, 1949.

CHAPTER 170

An Act concerning optometry, amending section 45:12-6 and supplementing chapter twelve of Title 45 of the Revised Statutes.

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

1. Section 45:12-6 of the Revised Statutes is amended to read as follows:

45:12-6. The fee for such examination shall be twenty-five dollars ($25.00), and for a certificate of registration, fifteen dollars ($15.00), to be paid to the secretary of the board by the applicant upon filing his application and receiving his certificate, respectively. Before any certificate is issued it shall be numbered and recorded in a book kept in the office of the board, and its numbers shall be noted upon the certificate. A photograph of the person registered shall be filed with the record. In all legal proceedings the record and photograph so kept in the office of the board, or certified copies thereof, shall be prima facie evidence of the facts therein stated.

2. Each member of the New Jersey State Board of Optometrists, other than a member elected as secretary-treasurer of the board, shall receive, in lieu of reimbursement for expenses as provided in section 45:12-17 of the Revised Statutes, the sum of two hundred and fifty dollars ($250.00) for each examination held pursuant to section 45:12-4 of the Revised Statutes.

3. This act shall take effect immediately.

Approved May 19, 1949.
CHAPTER 171

An Act concerning corporations, and amending section 14:3-13 of the Revised Statutes.

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

1. Section 14:3-13 of the Revised Statutes is amended to read as follows:

14:3-13. Any corporation, organized under any laws of this State whatsoever, may co-operate with other corporations and with natural persons in the creation and maintenance of community funds or of charitable, philanthropic or benevolent instrumentalities conducive to public welfare, and its directors or trustees may appropriate and expend for those purposes such sum or sums as they deem expedient and as in their judgment will contribute to the protection of the corporate interests.

When, however, in case of a corporation having capital stock, the expenditures for those purposes in any calendar year shall in the aggregate amount to one per centum (1%) of the capital and surplus as of the end of the preceding year, then before any further expenditure is made during the year for those purposes by the corporation, ten days' notice shall be given to the stockholders in the manner the directors or trustees direct, of the intention to make the further expenditure, specifying the amount thereof, and if written objections be made by the stockholders holding twenty-five per centum (25%) or more of the stock of the corporation the further expenditure shall not be made until it has been authorized at a stockholders' meeting.

2. This act shall take effect immediately.

Approved May 20, 1949.
CHAPTER 172

An Act to amend and supplement "An act to provide for exemption from taxation in certain cases, and supplementing chapter four of Title 54 of the Revised Statutes," approved July twenty-first, one thousand nine hundred and forty-eight (P. L. 1948, c. 259).

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:

   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 circumstances, from active service, in time of war, in any branch of the armed forces who has been or shall be declared by the United States Veterans Administration or its successors to have a service-connected disability from paraplegia or permanent paralysis of both legs and lower parts of the body resulting from traumatic injury to the spinal cord or brain; 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 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.

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

   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 one of this act. Such exemptions shall be allowed and pro rated 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. Section four of the act of which this act is amendatory is amended to read as follows:

4. "Dwelling house," as used in this act, shall mean any one-family building or structure owned and occupied by a claimant as his legal residence in this State, or where a multiple-family building or structure is owned by a claimant, then that portion thereof which is occupied by the claimant as his legal residence in this State, and includes any outouses or appurtenances belonging thereto or usually enjoyed therewith.

4. A person shall be deemed to have "total blindness," as used in this act, when the vision in his better eye with proper correction does not exceed 20/200 as measured by Snellen chart or when there is a field defect in his better eye with proper correction in which the peripheral field has contracted to such an extent that the widest diameter
of visual field subtends an angular distance no greater than twenty degrees.
5. This act shall take effect immediately.
Approved May 20, 1949.

CHAPTER 173

An Act concerning disorderly persons, and supplementing subtitle fifteen of Title 2 of the Revised Statutes.

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

1. Any person who shall represent himself orally or in writing to be a former member of the armed forces of the United States of America or any of the female auxiliaries thereof; or who shall exhibit, display, wear or use any badge, button, emblem, charm, card, insignia or other token whatsoever for the purpose of inducing a belief that he is a former member of any of the armed forces of the United States or the female auxiliaries thereof when in fact such person is not such former member or is not a former member of the service of which he represents himself to be or of the service which the badge, button, emblem, charm, card, insignia or other token whatsoever appertains shall be adjudged a disorderly person.
2. This act shall take effect immediately.
Approved May 20, 1949.
CHAPTER 174

An Act concerning the licensing and bonding of commission merchants, dealers and brokers, amending section 4:11-20 and supplementing article two of chapter eleven of Title 4 of the Revised Statutes.

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

1. Section 4:11-20 of the Revised Statutes is amended to read as follows:

4:11-20. The application shall be accompanied by 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 three thousand dollars ($3,000.00), 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 twenty-five thousand dollars
($25,000.00).

2. It shall be unlawful for any person to request
a producer to sign any statement, affidavit, assign-
ment, or waiver of any kind which has for its pur-
pose or intent to relieve to any extent whatsoever
a dealer, indemnitor or surety company of its full
financial responsibility under this article.

3. This act shall take effect immediately.
Approved May 20, 1949.

CHAPTER 175

AN ACT concerning the State Highway Department
and adding a route to the State highway system.

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

1. The State Highway Commissioner shall, as
soon as practicable and in accordance with the pro-
cedure set forth in article one, chapter seven, Title
27, of the Revised Statutes, add to the present
State highway system the following-described
route:

Route No. ......., extending Route No. 7 from
the intersection of said route with Route No. 3 in
Wallington but direct to the intersection of Route
No. 6 in East Paterson.

2. When this route is taken into the State high-
way system as provided in section one of this act,
the State Highway Commissioner shall proceed to
give the said route an appropriate number as pro-
vided by law.

3. This act shall take effect immediately.
Approved May 20, 1949.
CHAPTER 176

An Act concerning the State Highway Department, and supplementing Title 27 of the Revised Statutes.

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

1. When a section of a project under contract shall have been completed prior to the completion of the entire project, the commissioner shall have authority to relieve the contractor from the maintenance of such completed section.

2. This act shall take effect immediately.

Approved May 20, 1949.

CHAPTER 177

An Act concerning the taxation of leasehold interests in exempt real estate, and supplementing chapter four of Title 54 of the Revised Statutes.

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

1. When real estate exempt from taxation is leased to another whose property is not exempt, and the leasing of which does not make the real estate taxable, the leasehold estate and the appurtenances shall be listed as the property of the lessee thereof, or his assignee, and assessed as real estate.

2. Where the whole or any part of the term of such leasehold estate in any calendar year is less than the whole of such calendar year, the assessment for such year shall be that proportion of the
amount of the assessment for the full year which the number of days said leasehold estate exists in said calendar year bears to three hundred sixty-five.

3. Assessments on such leasehold estates commencing between January first and October first of any year shall be entered in the Added Assessment List, 19, for such year, and assessments on such leasehold estates commencing between October first and January first of any year shall be entered in the Added Assessment List, 19, for the subsequent year; and taxes thereon, whether said leasehold estate consists of improved or unimproved real estate, shall be billed and shall be payable as are taxes on real estate, assessment of which is entered in said Added Assessment List, 19.

4. Taxes on such leasehold estate shall be collected, accounted for, and the amount thereof to be paid to the county shall be determined and paid, as are taxes on real estate entered in the Added Assessment List, 19.

5. Lessees of such leasehold estates shall have the same right of appeal and shall be subject to the same limitations thereon as owners of real estate; and said appeals shall be governed by the laws concerning appeals from other real property, assessment of which is entered in said Added Assessment List, 19.

6. Such taxes shall, until paid, be a lien upon said leasehold estate and the lessee, or his assignee, shall be personally liable therefor.

7. Any lessee or his assignee whose estate is terminated prior to the term granted by the lessor, upon presentation to the governing body of the municipality of proof of the cancellation by said lessor of said lease and of the surrender of his possession thereunder, shall be entitled to a proportionate cancellation of the assessment and to the refund of taxes paid on the portion of the assessment so canceled.
8. Any municipality may anticipate as revenue for budget purposes the taxes to be collected from such leasehold estates which are or may be in existence on January first of any year and which, according to the terms of the letting, will continue to exist for the whole or part of such year.

9. All such leasehold estates existing on October first, one thousand nine hundred and forty-nine, shall be assessed and taxed as if said leasehold estates commenced October first, one thousand nine hundred and forty-nine.

10. This act shall not affect or apply to:

   (1) property leased to or by any interstate agency existing under any interstate compact between the State of New Jersey and any other State or Commonwealth; or

   (2) the leasehold estates and the appurtenances or tenancies of any person heretofore or hereafter renting or leasing real property owned by any municipality whether acquired by said municipality for public use pursuant to law or in any other manner or for any other lawful purpose whatsoever; or

   (3) leasehold estates or tenancies of any person renting or leasing for residential use any house or apartment constructed or renovated under the “Local Housing Authorities Law” (P. L. 1938, c. 19, as amended), “Housing Co-operation Law” (P. L. 1938, c. 20), “Redevelopment Companies Law” (P. L. 1944, c. 169), “Urban Redevelopment Law” (P. L. 1946, c. 52), “Public Housing Law” (P. L. 1933, c. 78), or any law of this State or of the United States granting, requiring, or authorizing tax assistance or total or partial tax exemption to real estate or improvements thereon used in connection with any public housing project or any veterans’ housing project.

11. This act shall take effect October first, one thousand nine hundred and forty-nine.

Approved May 20, 1949.
CHAPTER 178

An Act concerning the annual pension of certain retired district court judges.

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

1. Any person, who has retired from service as district court judge after thirty-six years' service as such a judge and who at the time of his retirement had reached the age of seventy-nine years and, under the law applicable immediately prior to his retirement, was required to devote his entire time to his duties and not to engage in the practice of law, shall, after the effective date of this act, be paid an annual pension during the remainder of his natural life in an amount equal to one-half of the annual salary received by him at the time of his retirement.

2. The payments provided for in this act shall be made semimonthly by the county treasurer out of the funds of the county in which the district court is situated.

3. If, during the fiscal year in which this act shall become effective, any board of chosen freeholders shall not have made sufficient provision in its annual budget for the full payment of such pension during the fiscal year, said board may appropriate and use any county funds not otherwise appropriated or dedicated, or may appropriate and raise such funds as may be necessary for such purpose during such fiscal year and may borrow the same, or any part thereof, on the credit of the county, and may issue obligations therefor in the same manner as other similar obligations are issued.

4. This act shall take effect immediately.

Approved May 20, 1949.
CHAPTER 179

An Act providing for an exchange of lands in the township of Woodbridge and county of Middlesex between the State of New Jersey and the Shell Oil Company, Incorporated, and providing for the grant of an easement to the Shell Oil Company, Incorporated, over lands remaining to the State of New Jersey.

WHEREAS, The Shell Oil Company, Incorporated, is the owner of certain lands in the township of Woodbridge and county of Middlesex which are desirable and necessary for the immediate use and occupancy by the New Jersey State Prison Farm at Rahway; and

WHEREAS, The Shell Oil Company, Incorporated, will convey said lands to the State in return for certain other lands owned by the State and presently occupied by the said Prison Farm at Rahway which are less desirable; and

WHEREAS, The State will benefit materially by the proposed exchange in that it will receive approximately ninety-one acres of desirable land in exchange for fifty-two acres of land not presently suited to the needs of the institution; and

WHEREAS, The State Board of Control of Institutions and Agencies and the Board of Managers of the New Jersey State Prison have both approved the proposed exchange by appropriate resolution; now, therefore,

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

1. The State House Commission, acting for and on behalf of and in the name of the State of New
CHAPTER 179, LAWS OF 1949

Jersey, is hereby authorized and empowered to convey to the Shell Oil Company, Incorporated, in consideration of the conveyance to the State of lands described herein, certain lands situate, lying and being in the township of Woodbridge, county of Middlesex and State of New Jersey, being presently used and occupied by the New Jersey State Prison Farm at Rahway and being more particularly bounded and described as follows:

TRACT 1

Beginning in the southerly line of Randolph avenue at a point therein distant easterly eight hundred seventy-eight and seventy-eight hundredths (878.78) feet more or less from the intersection of said southerly line of Randolph avenue with the easterly line of the road leading from Rahway to Woodbridge, also known as Rahway avenue, said beginning point being also the northeasterly corner of lands of the Metal and Thermit Corporation; thence south 7 degrees 48 minutes east along the line of lands of Metal and Thermit Corporation, Shell Oil Company, Incorporated, other land of State of New Jersey, Multiplex Concrete Corporation and the right of way of the New Jersey Terminal Railroad for a distance of two thousand four hundred seventy-one and eleven hundredths (2471.11) feet more or less to a corner in the northerly right of way line of the New Jersey Terminal Railroad; thence north 83 degrees 46 minutes east along said northerly railroad right of way line for a distance of forty-seven and nineteen hundredths (47.19) feet more or less to a point of curve; thence along a curve bearing to the right having a radius of one thousand one hundred seventy-one and twenty-eight hundredths (1171.28) feet along said railroad northerly right of way line for a distance of seven hundred thirty-nine (739.0) feet more or less to a point of tangent; thence south 60 degrees 05 minutes east along
Chapter 179, Laws of 1949

Descriptive tract 2.

Begin at the point of intersection of the southerly right of way line of the New Jersey Terminal Railroad with the southeasterly line of the road leading from Rahway to Woodbridge, and known as Rahway avenue; and running thence north 83 degrees 46 minutes 46 seconds east along said railroad right of way line for a distance of one thousand seventy (1070.0) feet more or less to a corner in said railroad right of way, being also a point in the line of lands of Shell Oil Company, Incorporated; thence south 7 degrees 48 minutes 46 seconds east along a line of lands of Shell Oil Company, Incorporated, for a distance of two hundred forty-six and seventy-nine hundredths (246.79) feet; northerly right of way line for a distance of seventy-seven and ninety-six hundredths (77.96) feet more or less to a corner of lands of Uniform Chemical Corporation; thence north 7 degrees 51 minutes 30 seconds west along the line of lands of Uniform Chemical Corporation, Shell Oil Company, Incorporated, and lands now or formerly of Carpenter, said line being also the easterly line of lands of the State of New Jersey, for a distance of two thousand seven hundred forty-one and sixty-eight hundredths (2741.68) feet more or less to a point in the southerly line of Randolph avenue; thence south 83 degrees 36 minutes west along the southerly line of Randolph avenue for a distance of seven hundred eighty-eight (788.0) feet more or less to the point of beginning; containing forty-six and twenty-two hundredths acres of land.
more or less to a corner in said lands of Shell Oil Company, Incorporated; thence south 85 degrees 51 minutes 45 seconds west along said lands of Shell Oil Company, Incorporated, for a distance of one thousand one hundred sixty-eight and four hundredths (1168.04) feet more or less to a point in the southeasterly line of said Rahway avenue; thence north 17 degrees 58 minutes 30 seconds east along said southeasterly line of Rahway avenue for a distance of two hundred twenty-three and fifty hundredths (223.50) feet more or less to the point of beginning; containing five and eighty-one hundredths acres of land, be the same more or less; together with all the right, title and interest of grantor in and to Rahway avenue to the center line thereof; said lands being all of Lot 1 in Block 911 B as shown and designated on the Woodbridge Township Tax Map.

2. The State House Commission, acting for and on behalf and in the name of the State of New Jersey, is hereby authorized and empowered, in consideration of the conveyance to the State of certain lands described herein, to grant an easement to the Shell Oil Company, Incorporated, for railroad purposes over certain lands owned by the State of New Jersey in the township of Woodbridge, county of Middlesex and State of New Jersey, said easement being more particularly bounded and described as follows, to wit:

Beginning at the intersection of the Westerly line of the road leading from Rahway to Woodbridge, now known as Rahway Avenue, with the Northerly line of Douglas Avenue, as dedicated for public use in 1871 and recorded in the Middlesex County Clerk's Office in Book C of Roads at page 253; thence running (1) North Eighty-three degrees Twenty-nine minutes Fifteen seconds West (N, 83° 29' 15" W) along the said Northerly line of Douglas Avenue, Five Hundred Fifty (550') feet; thence...
(2) South Eighty-two degrees Forty-four minutes Forty-five seconds West (S. 82° 44' 45" W), One Hundred Thirty-eight and Sixty-seven one-hundredths (138.67') feet to the center line of Douglas Avenue; thence (3) North Eighty-three degrees Twenty-nine minutes Fifteen seconds West (N. 83° 29' 15" W) along the center line of Douglas Avenue, Ninety-five (95') feet; thence (4) North Forty-six degrees Six minutes Twenty seconds East (N. 46° 06' 20" E) Eighty-eight and Twenty-four one-hundredths (88.24') feet; thence (5) South Eighty-three degrees Twenty-nine minutes Fifteen seconds East (S. 83° 29' 15" E) parallel with and distant Thirty-five (35') feet Northerly as measured at right angles from the Northerly line of Douglas Avenue, a distance of Seven Hundred Thirty-four (734') feet to the Westerly line of Rahway Avenue; thence (6) South Twenty-three degrees Sixteen minutes Fifty-five seconds West (S. 23° 16' 55" W) along the Westerly line of Rahway Avenue, Thirty-six and Fifty-five one-hundredths (36.55') feet to the place of beginning; containing Seventy-one one-hundredths (0.71) Acres of land; being a part of Lot 1 in Block 875 as shown and designated on the Woodbridge Township Tax Map.

3. For and in consideration of the conveyance to it by the State of the above described lands and the granting to it of the above described easement, the Shell Oil Company, Incorporated, shall be required to convey to the State of New Jersey free and clear of any and all encumbrances of any nature whatsoever and the State of New Jersey is hereby empowered, authorized and enabled to accept the conveyance to it of the following described tracts of land, all being situate in the township of Woodbridge, county of Middlesex and State of New Jersey and being more particularly bounded and described as follows:
CHAPTER 179, LAWS OF 1949

TRACT 1

Beginning in the Easterly line of the road leading from Rahway to Woodbridge, also known as Rahway Avenue, at a point therein distant Five Hundred Fifty (550') feet South­erly from the intersection of the Easterly line of Rahway Avenue with the Southerly line of Randolph Avenue, said beginning point being also distant Fifty (50') feet Southerly as mea­sured along the Easterly line of said road from the Southwesterly corner of lands of the Metal & Thermit Corporation; thence running (1) Easterly parallel with and distant Fifty (50') feet Southerly as measured at right angles from the Southerly line of lands of said Metal & Thermit Corporation, Eight Hundred Ninety-three and Seventeen one-hundredths (893.17') feet, more or less, to the line of lands formerly of Michael McIntee, now of the State of New Jersey; thence (2) Southerly along said last mentioned lands, Seven Hundred Forty-five and Seven-tenths (745.7') feet, more or less, to a corner of lands of the State of New Jersey; thence (3) Westerly along said lands of the State of New Jersey and along the Northerly line of lands now or formerly of Louise M. Snyder, Nine hundred Twelve and Seven-tenths (912.7') feet, more or less, to the Easterly line of Rahway Avenue; thence (4) Northerly along the Easterly line of Rahway Avenue, Seven Hundred Forty-five and Seven­tenths (745.7') feet, more or less, to the place of beginning; containing Fifteen and Forty-six one hundredths (15.46) acres of land be and the same more or less; together with all right, title and interest of grantor in and to Rahway Avenue to the center line thereof; said lands being also a part of Lot 1B of Block 907 as shown and designated on the Woodbridge Township Tax Map.
TRACT 2

Beginning at the intersection of the Southerly line of Myrtle Avenue with the Easterly line of Martin Street; thence running (1) Easterly along the Southerly line of Myrtle Avenue, Four Hundred (400') feet to its intersection with the Westerly line of Elston Street; thence (2) Southerly along the Westerly line of Elston Street, Eight Hundred Five (805') feet, more or less, to the Northerly line of lands of the New Jersey Terminal Railroad; thence (3) Westerly along the Northerly line of said last mentioned lands, Four Hundred (400') feet, more or less, to the Easterly line of Martin Street; thence (4) Northerly along the Easterly line of Martin Street, Eight Hundred Ten (810') feet, more or less to the place of beginning; containing Seven and Forty-one one-hundredths (7.41) acres of land be the same more or less; together with all right, title and interest of the grantor hereto in those portions of Martin Street, Myrtle Avenue and Elston Street lying adjacent to the above described tract of land and extending to the center line of said streets; being all of Lots 1 to 72 inclusive in Block B as shown and designated on a certain map filed in the Middlesex County Clerk's Office entitled "Map of 840 Lots at Rahway, New Jersey, owned by G. Duryee, S. Anness and J. E. Howell, 1871"; being also all of Lots 1 to 72 inclusive in Block 877 as shown and designated on the Woodbridge Township Tax Map.

TRACT 3

Beginning in the Easterly line of Elston Street at a point therein distant One Hundred Three and Eight one-hundredths (103.08') feet Southerly from the intersection of said Easterly line of Elston Street with the Southerly line of Myrtle Avenue and being also a corner
of lands of the State of New Jersey; thence running (1) Easterly along said lands of the State of New Jersey, One Hundred Seventy-two and Twenty-five one-hundredths (172.25') feet, more or less, to a corner of said last mentioned lands; thence (2) Southerly still along lands of the State of New Jersey, Six Hundred Ninety-eight and Eighteen one-hundredths (698.18') feet, more or less, to the Northerly line of lands of the New Jersey Terminal Railroad; thence (3) Westerly along the Northerly line of said last mentioned lands, One Hundred Ninety-two (192') feet, more or less, to the Easterly line of Elston Street; thence (4) Northerly along the Easterly line of Elston Street, Six Hundred Ninety-nine and Ninety-two one-hundredths (699.92') feet, more or less, to the place of beginning; containing two and ninety-two one-hundredths (2.92) acres of land be the same more or less; together with all right, title and interest of the grantor hereto that portion of Elston Street lying adjacent to the above described tract of land and extending to the center line thereof; being all of Lots 1 to 27 inclusive and the Southerly portion of Lot 28 in Block C as shown and designated on a certain map filed in the Middlesex County Clerk's Office entitled "Map of 840 Lots at Rahway, New Jersey, owned by G. Duryee, S. Anness and J. E. Howell, 1871."; being also all of Lots 1 to 28A inclusive in Block 876 as shown and designated on the Woodbridge Township Tax Map.

Tract 4

Beginning in the center line of Douglas Avenue, as dedicated for public use in 1871, and recorded in the Middlesex County Clerk's Office in Book C of Roads at page 253, at a point therein distant Three Hundred Forty and Fifty-one one-hundredths (340.51') feet as measured along said center line on a course of
North Eighty-three degrees Twenty-nine minutes Fifteen seconds West (N. 83° 29' 15" W) from the Westerly line of the road leading from Rahway to Woodbridge, now known as Rahway Avenue; thence running (1) South Twenty-two degrees Fifty-six minutes Thirty seconds West (S. 22° 56' 30" W) along the seventeenth and eighteenth courses as described in a deed from August Schneider and Marie, his wife, to the Manor Real Estate 

& Trust Co. dated January 21, 1907 and recorded in the Middlesex County Clerk's Office in Book 390 of Deeds at page 477, and along the line of other property of the grantor herein, a distance of Nineteen Hundred Twenty-one and six-tenths (1921.6') feet to a point distant One Hundred (100') feet Northerly as measured at right angles from the Northerly line of property known as Rahway Homesteads; thence (2) North Eighty-nine degrees Twenty-nine minutes Fifty seconds West (N. 89° 29' 50" W) parallel with said northerly line of Rahway Homesteads and parallel also with the Northerly line of property known as Avenel Gardens and being also the Northerly line of other lands of the grantor herein, a distance of Twenty Hundred Twenty-four and Seven-tenths (2024.7') feet to a point distant One Hundred Fifty (150') feet Easterly as measured at right angles from the Easterly right of way line of lands of the Perth Amboy & Woodbridge Railroad; thence (3) North Fourteen degrees Fifty-one minutes Twenty seconds East (N. 14° 51' 20" E) parallel with said right of way line of the Perth Amboy & Woodbridge Railroad and being also the Easterly line of lands of the Manor Real Estate & Trust Co., a distance of Eight Hundred Sixty-seven and Ninety-five one-hundredths (867.95') feet; thence (4) North Sixty-four degrees Fifty-two minutes Twenty-five seconds East (N. 64° 52' 25" E) still along lands of the Manor Real Estate &
Trust Co., Three Hundred Seven and Eighty-five one-hundredths (307.85') feet to a point distant Seventy-five (75') feet Southerly as measured at right angles from the Southerly line of lands of the Philadelphia Quartz Co.; thence (5) North Eighty-five degrees Thirty minutes Forty-five seconds East (N. 85° 30' 45" E) parallel with the Southerly line of said lands of the Philadelphia Quartz Co. and distant Seventy-five (75') feet Southerly therefrom and being still along lands of the Manor Real Estate & Trust Co., Nine Hundred Ninety-nine and Forty-seven one-hundredths (999.47') feet to a point of curve; thence (6) Easterly on a curve to the left still along said lands of the Manor Real Estate & Trust Co., with a radius of Four Hundred Twenty-five (425') feet, an arc distance of One Hundred Twenty-five and Forty-four one-hundredths (125.44') feet (the chord of said arc having a bearing of North Seventy-seven degrees Three minutes Twenty-six seconds East (N. 77° 03' 26" E) and a length of One Hundred Twenty-four and Ninety-eight one-hundredths (124.98') feet; thence (7) North Six degrees Thirty minutes Forty-five seconds East (N. 6° 30' 45" E) still along lands of the Manor Real Estate & Trust Co., Eight Hundred Two and Fifty-four one-hundredths (802.54') feet to the center line of Douglas Avenue, as dedicated for public use, as aforesaid; thence (8) South Eighty-three degree Twenty-nine minutes Fifteen seconds East (S. 83° 29' 15" E) along the center line of Douglas Avenue, Ten Hundred Seventy and Seven one-hundredths (1070.07') feet to the place of beginning; containing Sixty-six and Seven Hundred Eighty-seven one thousandths (66.787) acres of land.
Exceptions. Excepting from the above described tract of land, a strip of land now owned in fee by the Manor Real Estate & Trust Co., and described as follows:

Description. Beginning at the Easterly end of sixth course in the first hereinabove described tract of land and from thence running (1) Northeasterly on a curve to the left with a radius of Four Hundred Twenty-five (425') feet, an arc distance of One Hundred Sixty-six and Eighty-seven one-hundredths (166.87') feet to a point of tangent (the chord of said arc having a bearing of North Fifty-seven degrees Twenty-one minutes Fifteen seconds East (N. 57° 21' 15'' E) and a length of One Hundred Sixty-five and Eight-tenths (165.8') feet; thence (2) North Forty-six degrees Six minutes Twenty seconds East (N. 46° 06' 20'' E) Eight Hundred Sixty-two and Seventy-seven one-hundredths (862.77') feet to a point in the Southerly line of Douglas Avenue; thence (3) North Sixty-six degrees Thirty-seven minutes Fifteen seconds East (N. 66° 37' 15'' E) Sixty-six and Twenty-two one-hundredths (66.22') feet to a point in the center line of Douglas Avenue; thence (4) North Eighty-three degrees Twenty-nine minutes Fifteen seconds West (N. 83° 29' 15'' W) along the center line of Douglas Avenue, Ninety-five (95') feet; thence (5) South Forty-six degrees Six minutes Twenty seconds West (S. 46° 06' 20'' W) parallel with and distant Fifty (50') feet Northwesterly as measured at right angles from the second course hereinabove described, a distance of Eight Hundred Sixty-four and Twenty-four one-hundredths (864.24') feet to a point of curve; thence (6) Southwesterly on a curve to the right with a radius of Three Hundred Seventy-five (375') feet, an arc distance of One Hundred Twenty and Twenty-two one-hundredths (120.22') feet to a point in the seventh course of the first hereinabove described tract of land (the chord of said arc
having a bearing of South Fifty-five degrees Seventeen minutes Twenty-two seconds West (S. 55° 17' 22" W) and a length of One Hundred Nineteen and Seven-tenths (119.7') feet; thence (7) South Six degrees thirty minutes Forty-five seconds West (S. 6° 30' 45" W) along the line of said seventh course in the first hereinabove described tract of land, a distance of Fifty-seven and Sixty-eight one-hundredths (57.68') feet to the place of beginning; containing one and one hundred ninety-two one-thousandths (1.192) acres of land.

Also excepting therefrom a parcel of land now owned in fee by the Manor Real Estate & Trust Co., and described as follows:

Beginning in the center line of Douglas Avenue at the beginning point of the first hereinabove described tract of land; thence running (1) South Twenty-two degrees Fifty-six minutes Thirty seconds West (S. 22° 56' 30" W) along the first course in said first hereinabove described tract of land, a distance of Seventy and Eighty-nine one-hundredths (70.89') feet; thence (2) North Eighty-three degrees Twenty-nine minutes fifteen seconds West (N. 83° 29' 15" W) parallel with the center line of Douglas Avenue and distant sixty-eight feet southerly as measured at right angles therefrom, a distance of Two Hundred Twenty-four and Four one-hundredths (224.04') feet to a point of curve; thence (3) Westerly on a curve to the left with a radius of Three Hundred Seventy-five (375') feet, an arc distance of Three Hundred Twenty-nine and Ninety-one one-hundredths (329.91') feet to a point in the second course of the first hereinabove described exception (the chord of said arc having a bearing of South Seventy-one degrees Eighteen minutes Thirty-two seconds West (S. 71° 18' 32" W) and a length of Three Hundred Nineteen and Thirty-eight one-hundredths (319.38')
feet; thence (4) North Forty-six degrees Six minutes Twenty seconds East (N. 46° 06' 20" E) along the second course of the first hereinabove described exception, Two Hundred Twenty-one and Ninety-one one-hundredths (221.91') feet to the Southerly line of Douglas Avenue; thence (5) North Sixty-six degrees Thirty-seven minutes Fifteen seconds East (N. 66° 37' 15" E) along the third course in the first hereinabove described exception, Sixty-six and Twenty-two one-hundredths (66.22') feet to the center line of Douglas Avenue; thence (6) South Eighty-three degrees Twenty-nine minutes Fifteen seconds East (S. 83° 29' 15" E) along the center line of Douglas Avenue, Three Hundred Thirty-four and Twenty-three one-hundredths (334.23') feet to the place of Beginning; containing Six Hundred Eighty-five one-thousandths (0.685) acres of land; together with, however, the rights of ingress and egress over and across the two hereinabove described excepted parcels; subject, however, to any variance in the location of the center line of Douglas Avenue as established by the dedication in 1871 and as described in that certain deed from Manor Real Estate and Trust Co. to State of New Jersey dated February 28, 1916 and recorded in the Middlesex County Clerk’s Office in Book 616 of Deeds at page 564; said above described lands being a part of Lot 1 in Block 867 as shown and designated on the Woodbridge Township Tax Map.

4. This act shall take effect immediately.
Approved May 20, 1941.
An Act to amend "An act concerning the regulation and incorporation of insurance companies, regulating the transaction of insurance business in this State, and amending sections 17:17-1, 17:17-3, 17:17-4, 17:17-6, 17:17-8, 17:24-7 and 17:32-2 of the Revised Statutes, and supplementing chapter eighteen of Title 17 of the Revised Statutes," approved June first, one thousand nine hundred and thirty-eight (P. L. 1938, c. 289).

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

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

   a. Every title insurance company of this State or of another State or foreign country doing business in this State under paragraph "h" of section 17:17-1 of this Title shall set up, accumulate, and maintain a reserve as follows:

   a. During the first ten years of its doing business after the effective date of this act, it shall set up, accumulate, and maintain a reserve at the end of each calendar month at least equal to three per centum (3%) of the total gross fees and premiums received or to be received on account of policies issued during the next preceding calendar month for title insurance, examinations or searches of title, and for abstracts of title, written, issued, or performed, as the case may be, after the effective date of this act; and at the end of every such calendar month the amount so required to be accumulated shall be charged as a reserve liability of such company in determining its financial condition.
b. After the expiration of the said first ten years and in lieu of the reserve required by the preceding paragraph “a,” every such company shall, at the end of each calendar month thereafter, set up and accumulate a similar reserve of two per centum (2%) of the total of said gross fees and premiums received or to be received on account of policies issued during the preceding calendar month and during the one hundred nineteen immediately preceding calendar months for title insurance, examinations or searches of title, and for abstracts of title, written, issued, or performed, as the case may be; and at the end of every such calendar month thereafter the amount so required to be accumulated shall be charged as a reserve liability of such company in determining its financial condition.

c. The amount of any loss or claim and the amount of any counsel fees, incurred as a result of any claim, that shall be paid by any such title insurance company on policies of title insurance, examinations of titles, searches of title and abstracts of title may be charged against the reserve accumulated under the provisions of the preceding paragraphs “a” and “b”; provided, however, that no such charge against the reserve shall be made unless the reserve amounts to more than fifty thousand dollars ($50,000.00); and provided, further, that the amount of the reserve shall not be thereby reduced to a sum less than fifty thousand dollars ($50,000.00).

2. This act shall take effect immediately.

Approved May 20, 1949.
CHAPTER 181

An Act respecting judicial pensions in first-class counties.

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

1. Any person, who shall have served twenty-seven years or over as a judge of the court of common pleas in a county of the first class and is now pursuant to law retired on pension shall, after the effective date of this act, and in lieu of any other pension provided by law, receive a pension of eight thousand dollars ($8,000.00) per year during the remainder of his natural life. The pension shall be payable to him in the same manner and from the same source as the pension heretofore paid to him.

2. This act shall take effect immediately.

Approved May 20, 1949.
CHAPTER 182

An Act concerning sales of real estate under statutes or judicial proceedings and the disposition of the proceeds of such sales, in certain cases, and amending sections 2:75-1, 2:75-7, 2:75-8, 2:75-11 and 2:75-17, supplementing chapter seventy-five of Title 2 and repealing sections 2:29-84, 2:29-85 and 2:29-86 of the Revised Statutes.

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

1. Section 2:75-1 of the Revised Statutes is amended to read as follows:

2:75-1. In all cases whatsoever where any sheriff, coroner, master, executor, administrator, guardian, commissioner or other officer or person is authorized or required by any public statute or the direction of any court of competent jurisdiction in this State to make sales of real estate, he shall, unless otherwise specially directed or authorized by law, before making such sale, give notice of the time and place of such sale by public advertisement, signed by himself, and set up in the office of the sheriff of the county or counties wherein the real estate is situate and at the premises to be sold at least three weeks next before the time appointed for such sale. Such notice need not be set up at any other place.

Such officer or person, shall also cause such notice to be published four times in two newspapers to be by him designated, and printed and published in the county wherein the real estate to be sold is situate, at least once a week, during four consecutive calendar weeks. One of such newspapers shall be either a newspaper printed and published at the county seat of such county or a newspaper printed and published in the municipality in such county having the largest population according to the lat-
est census. The first publication shall be at least twenty-one days prior and the last publication not more than eight days prior to the time appointed for the sale of such real estate.

Whenever, in the opinion of any such officer or person the ends of justice shall require it, or the sale so being conducted by him will be benefited thereby, the notice of such sale may be published in three of such newspapers instead of two as required by the second paragraph of this section, if there be that number printed and published in the county wherein the real estate to be sold is situate.

Where real estate is to be sold at public sale, the court, on motion made on notice, may order the sheriff or other officer to publish with the notice of the sale, a diagram of the premises, in lieu of the actual description, in accordance with the practice and procedure of the Superior Court.

The officer or person so advertising in the newspapers shall be entitled therefor, in addition to his other fees, to the sum of one dollar and fifty cents ($1.50), except where it is otherwise specifically provided.

2. Section 2:75-7 of the Revised Statutes is amended to read as follows:

2:75-7. When a sheriff or other officer shall make sale of real estate pursuant to a decree, judgment, execution or order of any court, he shall make and sign an affidavit indorsed on or added to the conveyance of the real estate sold, to the following effect:

"I, A. B., sheriff, et cetera, do solemnly swear that the real estate described in this deed made to C. D., was by me sold by virtue of a good and subsisting execution (or as the case may be) as is therein recited, that the money ordered to be made has not been to my knowledge or belief paid or satisfied, that the time and place of the sale of said real estate were by me duly advertised as required by law, and that the same was cried off and sold to a bona fide purchaser for the best price that could be obtained.

A. B., Sheriff."
Sworn (or affirmed) before me, one of the, etcetera, on this ............ day of ................., 19......... A. D., and I having examined the deed above mentioned do approve the same and order it to be recorded as a good and sufficient conveyance of the real estate therein described.

E. F."

The affidavit shall be taken before a judge of the Superior Court or an attorney-at-law of this State, for which taking the officer before whom the affidavit is taken shall be entitled to a fee of one dollar ($1.00).

If there has been a new sheriff elected and qualified, or where the sheriff may have been incapacitated by death, resignation or otherwise, after a sale made by the former or incapacitated sheriff, the affidavit required by this section may be made by such former or incapacitated sheriff or by the deputy of such former or incapacitated sheriff.

3. Section 2:75-8 of the Revised Statutes is amended to read as follows:

2:75-8. Any conveyance mentioned in section 2:75-7 of this Title, with the affidavit required by said section 2:75-7 indorsed thereon or added thereto, may, when approved by a judge of the Superior Court or an attorney-at-law of this State, be recorded as if duly acknowledged; and such conveyance or the record thereof, or a certified copy of such record, shall be evidence of a good and valid sale and conveyance of real estate conveyed thereby, as if the same had been reported to and approved by the court in pursuance of whose decree, judgment, execution or order the same was made.

4. Section 2:75-11 of the Revised Statutes is amended to read as follows:

2:75-11. The provisions of section 2:75-10 of this Title shall apply to all deeds, declarations of sale and conveyance, duly acknowledged or proved, heretofore or hereafter made by or under the authority of any public or municipal authority,
authorized or empowered by any law of this State to make and execute or to direct the making and execution of any deed, declaration of sale or conveyance; and the proceedings upon which such deeds, declarations of sale and conveyances are founded shall not be subject to be questioned collaterally, but may be, at any time, reviewed by a proceeding in lieu of the prerogative writs or other proper proceeding.

5. Section 2:75-17 of the Revised Statutes is amended to read as follows:

2:75-17. Whenever any real estate has heretofore been or shall hereafter be sold or taken upon compensation pursuant to any competent judicial authority or any law of this State, and the proceeds of such sale or the compensation for such taking have been or shall be paid into any court of this State other than the Superior Court, pursuant to such authority or law, and it shall appear to the court wherein the same have been or shall be paid that the interests of any person or persons entitled thereto, or any part thereof, require or will be substantially promoted by the payment into the Superior Court of so much or such proportion of such proceeds or compensation as the court wherein such money is paid may determine belong to or should be reserved for the benefit of such person, it shall be lawful for such court to order the same paid into the Superior Court, to be thence disposed of as ordered and directed by the Superior Court.

Upon filing such order in the Superior Court and payment of such money thereunder, such person or persons shall, so far as relates to such property or money and its income, be considered a ward of the Superior Court.

6. Whenever, by virtue of any order or judgment of the Superior Court, any officer or other person sells any real estate or interest therein, he shall report such sale to the court in accordance with the practice and procedure of the Superior Court, and the court shall, if confirmation thereof is required under said practice and procedure and if it ap-
proves the sale, confirm the same as valid and
effectual in law, and shall, by order, direct the
officer or other person to execute good and sufficient
conveyance in law to the purchaser or purchasers
for the real estate or interest therein sold; but no
such sale shall be confirmed unless and until the
requirements of the practice and procedure of the
Superior Court applicable thereto, have been fully
complied with. Any such sale and the confirmation
thereof shall be subject to such orders in respect
thereto as the court may, at any time, make.

7. When a sale of real estate is ordered by the
Superior Court in any civil action, wherein the
order or judgment under which such sale is or­
dered, is founded upon a cause of action of an equi­
table nature, except mortgage foreclosure sales, the
officer or person authorized or directed to make the
sale may, in his discretion, make the same at public
or private sale and on such terms as he may deem
to be most advantageous to the parties concerned
therein. A private sale shall not be valid until it
is confirmed by the court upon a report of the terms
thereof by the officer or person making the sale.

8. In all civil actions in the Superior Court, in the
nature of a proceeding in equity, for the sale of
real estate, the court may, when the personal
estate of the ancestor from whom the real estate
descended is insufficient
to pay his just debts, direct
such real estate to be sold free from the lien of such
debts, and to make such order touching the disposi­
tion of the proceeds of the sale as may be necessary
for the ascertainment and payment of such defi­
ciency thereout before the distribution of the fund.

9. Whenever there shall be a surplus from the
sale of real estate sold by virtue of any order or
judgment, and such surplus shall be deposited in
the court ordering the sale or in which the judg­
ment was entered, and any person shall hold a judg­
ment in any of the courts of this State against the
owner of such real estate or any other person who
shall be entitled to such surplus, or any part
thereof, the court shall, upon affidavit filed by or
in behalf of such judgment creditor, and notice given as required under the practice and procedure of the Superior Court, and upon proof made to the satisfaction of the court that the residence of the person entitled to such surplus is unknown and cannot be ascertained, order and direct such surplus to be applied upon such judgment, although such creditor was not made defendant in such cause, in which case it shall not be necessary that the judgment creditor be admitted as a party defendant in such cause, but such affidavit shall be entitled in the action out of which such surplus was realized. The proof required by this section may be made by affidavit, or otherwise, as the court shall direct.

10. Sections 2:29-84, 2:29-85 and 2:29-86 of the Revised Statutes are repealed.

11. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 21, 1949.

CHAPTER 183

An Act concerning sales of real estate to pay assessments for local or public improvements in certain cases, and amending sections 3:34-1, 3:34-2 and 3:34-3 of the Revised Statutes.

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

1. Section 3:34-1 of the Revised Statutes is amended to read as follows:

3:34-1. If real estate, in which there is an estate for life, either in dower, by the curtesy or otherwise, is or becomes chargeable with any assessment
for local or public improvements, and such real estate is or may become liable by force of law to be sold for the payment of such assessment, the Superior Court may, upon application by complaint, duly verified, filed, in a civil action in the nature of a summary proceeding in equity, by any person interested, proceed in a summary manner and order an officer designated by the court for that purpose, to sell such real estate, either in whole or in part, as shall be deemed for the best interest of the persons interested therein.

Before any such sale shall be ordered all persons in being who are entitled to any estate in such real estate, in possession, remainder or reversion, shall be made parties to said proceeding and an order to show cause shall issue and be served, as prescribed by said Rules.

2. Section 3:34–2 of the Revised Statutes is amended to read as follows:

3:34–2. When a sale of real estate ordered pursuant to section 3:34–1 of this Title is made, and after it has been reported to and approved and confirmed by the court, if confirmation thereof is required by said Rules, the officer or person making the sale shall execute and deliver to the purchaser thereof a deed therefor, which deed shall convey to and vest in purchaser a fee simple in the real estate so sold and conveyed.

3. Section 3:34–3 of the Revised Statutes is amended to read as follows:

3:34–3. Out of the proceeds of a sale of real estate made pursuant to section 3:34–1 of this Title the officer or person making the sale shall pay and satisfy the local or public improvement assessments against the real estate and the costs and expenses of the sale; and he shall present a statement of his payments to the court for its approval and allowance.

The surplus from such sale shall be paid into the court, to be apportioned by order of the court among the persons having estates or interests in the real estate so sold, or to be invested in the
manner provided by law for the investment of the proceeds of sales of real estate by order of a court, freed and discharged from estates in dower or by the curtesy.

4. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 21, 1949.

CHAPTER 184

AN ACT to provide for the incorporation and regulation of limited-dividend housing corporations.

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

1. This act may be cited and referred to as the "Limited-Dividend Housing Corporations Law." Short title.

2. It is hereby declared that there is a severe housing shortage in the State; that there are places in many municipalities of the State where dwellings lack proper sanitary facilities and are in need of major repairs or unfit for residential use; that these conditions are detrimental to the health, safety, morals, welfare and reasonable comfort of the people of the State; that these conditions reduce economic values and impair private investments and public revenues; that the improvement of these conditions requires the production of new dwellings at rents which the families who need housing can afford; that the creation of the agencies and corporations hereinafter described, is necessary and desirable for this purpose; that the provision of housing to make possible and to assist
the clearance, planning, development or redevelopment of blighted areas, as proposed in this act, is a public purpose and a public use for which public money may be spent and private property acquired; and that the necessity in the public interest for the provisions hereinafter enacted is hereby declared as a matter of legislative determination.

3. The following terms wherever used or referred to in this act shall have the following respective meanings, unless a different meaning clearly appears from the context:

(1) The term "Authority" means the public housing and development authority in the Department of Conservation and Economic Development.

(2) The term "Administrator" means the Commissioner of the Department of Conservation and Economic Development, who is and shall be the Administrator of the public housing and development authority.

(3) The term "Council" means the Planning and Development Council in the Department of Conservation and Economic Development.

(4) The term "municipality" shall mean any city of any class, any town, township, village, borough, or any municipal subdivision of the State.

(5) The term "governing body" shall mean, in the case of a municipality, the common council, or the board of commissioners, or the body managing its affairs, except that, in the case of cities of the second class, having a population of not less than one hundred thirty-three thousand nor more than two hundred thousand inhabitants, the board of finance of such a city shall be the "governing body" for the purpose of this act.

(6) The term "housing project" or "project" shall mean any work or undertaking to provide decent, safe, and sanitary dwellings for families in need of housing; such undertaking may include any buildings, land (including demolition, clearance or removal of buildings from land), equipment, facilities, or other real or personal properties or interests
therein which are necessary, convenient, or desirable appurtenances of said undertaking, such as, but not limited to, streets, sewers, water, utilities, parks; site preparations; landscaping, and administrative, community, health, recreational, educational, welfare, commercial, or other facilities, or to provide any part or combination of the foregoing.

(7) The term "housing corporation" means any private, limited-dividend housing corporation organized in accordance with the provisions of this act.

(8) The term "bonds" shall mean any bonds, notes, interim certificates, debentures, or obligations issued pursuant to the provisions of this act.

4. Housing corporations may be organized in the manner provided by this act to acquire, construct, alter, maintain, and operate housing projects for the purpose of providing accommodations for families in need of housing and of development or redeveloping blighted areas, when authorized by the Authority.

5. Every stockholder of a housing corporation shall be deemed, by the subscription to or the receipt of stock therein, to have agreed that he shall at no time receive from the corporation in repayment of his investment any sums in excess of the face value of the investment plus cumulative dividends at a rate not to exceed six per centum (6%) per annum. Upon the dissolution of such corporation any surplus in excess of such amounts shall be paid to the State of New Jersey; provided, however, that the Authority may enter into agreements with any municipality where tax exemption is provided pursuant to section eighteen of this act with respect to any project or projects of such housing corporation for the distribution to and apportionment of said surplus between the State and the municipality.

6. Any three or more citizens of the State may form a housing corporation for the aforesaid purposes by making, signing, acknowledging and filing C. 55:16-6. Certificate of incorporation, contents.
a certificate as required for other corporations formed under Title 14, Corporations, General, of the Revised Statutes, which certificate shall also contain the following matters:

(1) The name of the proposed housing corporation.

(2) The purposes for which it is formed, which shall be to acquire, construct, maintain and operate housing projects as authorized under this act.

(3) Its duration, which shall not be more than fifty years.

(4) The amount, value, and number of shares, all having a par value, of its capital stock with limitations thereon including the limitation that dividends on the stock shall not exceed six per centum (6%) per annum except to the extent that such dividends shall not have been paid in a previous year, or years, of operation, in which case, stockholders may be paid said deficiency without interest out of any surplus earned in any succeeding years.

(5) The names and addresses of subscribers to stock in the corporation and the number of shares to be issued to each.

(6) A provision that no real property of the corporation shall be sold, transferred, encumbered or assigned except under and pursuant to the provisions of this act and the regulations of the Authority issued hereunder.

(7) Any other provisions, not inconsistent with this act or other law for the regulation of the business and the conduct of the affairs of the housing corporation.

(8) A declaration that the housing corporation has been organized to serve a public purpose and use; that its operations shall be directed to providing for and making possible the clearance, planning, development or redevelopment of blighted areas; and that it will at all times be subject to the supervision and control of the Authority.
CHAPTER 184, LAWS OF 1949

7. No such certificate or amendment thereof shall be filed until the same, with all its conditions, limitations and provisions, shall have been first approved by the Authority as evidenced by a certificate of the Authority annexed thereto.

8. Every housing corporation organized under this act, subject to the conditions and restrictions herein, and the regulations of the Authority, shall have the following rights, powers and privileges:

   (1) To have succession by its corporate name for the period limited in its certificate of incorporation or any amendment thereto.
   (2) To sue and be sued in its corporate name.
   (3) To have and use a common seal and to alter same at pleasure.
   (4) To have a capital stock of such an amount and number of shares as may be provided in the certificate of incorporation or any amendment thereto and to increase or decrease its capital stock.
   (5) To acquire, own, use, convey, sell, contract, encumber, lease, and otherwise dispose of and deal in real or personal property or any interest therein.
   (6) To borrow money at such rate of interest, not to exceed six per centum (6%) per annum, to mortgage or pledge its property, both real and personal, and to secure the payment of its obligations.
   (7) To pay dividends on its capital stock at a rate not to exceed six per centum (6%) per annum and to pay or to provide for the payment of its debts and other obligations.
   (8) To elect officers, appoint agents, engage employees, define their duties and fix their compensation.
   (9) To enter into contracts for the construction, reconstruction, maintenance, operation and management of housing projects and for the purchase of equipment, materials and supplies necessary or incidental to these purposes.
   (10) To lease, sell or exchange all of its corporate assets with the consent of two-thirds of all
the outstanding capital stock of the corporation at
any annual meeting or at any special meeting
called for that purpose.

(11) To accept loans or grants from the Federal
Government, the State or any municipal subdivi-
sion thereof in aid of housing projects owned
or to be acquired or constructed by the corporation.

(12) To make by-laws not inconsistent with the
laws of the State for the administration of the
business and interests of such corporation and to
amend the same.

(13) To cease doing business in this State and
to surrender its charter.

(14) To have and exercise all the powers neces-
sary and convenient to carry into effect the purpose
for which the corporation is formed.

The Authority may make the exercise of any of
the rights, powers and privileges of housing cor-
porations set forth in this section, subject to its
prior approval.

9. No housing corporation shall issue stock,
bonds or other obligations except for money or
property actually received by it for its use and
lawful purposes. No stocks, bonds or other obliga-
tions shall be issued for property except upon a
valuation approved by the Authority.

10. No housing corporation shall engage in any
activity competitive with any public utility as de-
defined in section 48:2-13 of the Revised Statutes.

11. The Authority shall have the power to make,
amend, modify and repeal rules and regulations to
effectuate the purposes of this act and to supervise
the operations of any housing corporations there-
under. The Authority shall also have the power to
supervise the planning, development and manage-
ment of any housing project undertaken by such
corporation under this act. The powers of the
Authority shall be vested in and exercised by the
Administrator.

12. Every corporation organized under this act,
before undertaking any project herein authorized,
shall make written application to the Authority for
approval thereof. Said application may be made at the same time as the application for the approval of its incorporation and shall be in such form and certify as to such facts and data as to justify approval; and shall contain such other information as the Authority may require including but not limited to:

1. A statement by the governing body of the municipality in which the project be located certifying that the proposed project will meet an existing housing need, that it conforms to the requirements of all applicable municipal ordinances, and that the governing body approves of the development of the proposed project.

2. A description of the proposed project including such architectural and site plans as may be required.

3. A statement of the cost of the proposed project in such detail as may be required.

4. The source, method and amount of money to be raised through the investment of private capital setting forth the amount of stock or other securities to be issued therefor.

5. A fiscal plan for the project giving the schedule of rents, the estimated expenditures for operation and maintenance, payments to the municipality either for taxes or service charge and for interest, amortization and reserves.

6. A statement showing that adequate light, air and open spaces will be provided and that the project will conform to reasonable standards of safety and sanitation.

13. The Authority shall have full and complete power to hear and consider or to refuse to consider all applications for incorporation as a housing corporation under this act and all applications for housing projects to be undertaken by housing corporations. During or after such hearing, the Authority shall have power to approve or disapprove any such incorporation or housing project.
14. The Authority shall approve the construction of a housing project by a housing corporation only under the following conditions:

(1) That the project is within an area where, under the conditions existing at the time, dwellings conforming to reasonable standards of adequacy and renting at or below the average rent to be charged in the project, are not being provided in sufficient quantity through the ordinary operation of private enterprise.

(2) That there has been presented to the Authority, in such form and with such proof as it may require, a financial plan covering the cost of lands and improvements and the operation of the project, such as shall reasonably assure the successful completion and operation of the project in accordance with the purposes of this act.

15. The approval of every such application may also be conditional on the acceptance by the housing corporation of a designee of the Authority as a member of the board of directors of the corporation. A further condition may be that the corporation shall agree to the designation of a trustee (which shall be a banking corporation authorized to perform trust functions) by the Authority with respect to any housing project approved by it. Such trustee may be authorized to receive moneys of the corporation obtained as proceeds of its mortgage bonds, notes, stock or other securities, or as rents or other income of any project, and make payment therefrom for acquisition of land, construction or improvements, for charges of operation and maintenance and for other items related to these costs, upon presentation of draft, check or order signed by a proper officer of the corporation and countersigned by the Authority or a person designated by it for said purpose. Said trustee may be authorized by the Authority to act with reference to the construction of a project or to the operation of a project or to any combination or part thereof.
16. Notwithstanding the provisions of any other law to the contrary, the Authority shall have the power to supervise housing corporations and their real and personal property in the following respects:

(1) The Authority may prescribe uniform systems of accounts and records for housing corporations and may require them to make reports and give answers to specific questions on such forms and at such times as may be necessary for the purposes of this act.

(2) Through its agents or employees, the Authority may enter upon and inspect the lands, buildings and equipment of a housing corporation, including all parts thereof, and may examine all books and records with reference to capital structure, income, expenditures and other payments of a housing corporation.

(3) The Authority may supervise the operation and maintenance of any project of a housing corporation and may order such repairs as may be necessary to protect the public interest or the health, welfare or safety of the project occupants.

(4) The Authority may fix, and alter from time to time, a schedule of rents and charges for any project of a housing corporation.

(5) The Authority may determine standards for, and may control, tenant selection by a housing corporation.

(6) The Authority may require any housing corporation to pay to the Authority such fees as it may, subject to any regulations of the council, prescribe in connection with the examination, inspection, supervision, auditing, or other regulations of the housing corporation.

(7) The Authority may order any housing corporation to do, or to refrain from doing, such things as may be necessary to comply with the provisions of law, the rules and regulations of the Authority, and the terms of any contract or agreement to which the corporation may be a party.
17. The Authority may institute any proceeding or action against any housing corporation in any court of competent jurisdiction in order to enforce the provisions of this act or the regulations of the Authority thereunder, or to protect the public interest, the tenants, the stockholders of the housing corporation or its creditors. In connection with any such suit it may apply for the appointment of a receiver to manage, operate, and take over the affairs of said housing corporation and it is hereby authorized to accept appointment as receiver of any such housing corporation when so appointed by a court of competent jurisdiction.

Reorganization of any housing corporation shall be subject to the supervision and control of the Authority and no such reorganization shall be had without the authorization of the Authority. Upon all such reorganizations the amount of capitalization, including therein all stocks, income debentures and bonds and other evidence of indebtedness shall be such as is authorized by the administrator which, in making his determination, shall not exceed the fair value of the property involved.

In any foreclosure action, other than a foreclosure action instituted by the Authority: the Authority and the municipality in which any tax exemption is provided any housing corporation, in addition to other necessary parties, shall be made parties defendant; and the Authority and the municipality shall take all steps in such action necessary to protect the interest of the public therein, and no costs shall be awarded against the Authority or the municipality. Judgment of foreclosure shall not be entered unless the court to which application therefor is made shall be satisfied that the interest of the lien-holder or holders can not be adequately secured or safeguarded except by the sale of the property. In any such proceeding, the court shall be authorized to make an order increasing the rentals to be charged for the housing accommodations in the project involved in such foreclosure, but not exceeding the maximum rentals fixed by
regulation of the Authority, or appoint the administr­ator or any officer of the municipality in which any tax exemption with respect to the project is provided, as a receiver of the property, or grant such other and further relief as may be reasonable and proper. In the event of a foreclosure sale or other judicial sale, the property shall be sold only to a housing corporation which will maintain, operate and manage the project subject to the provisions of this act and the regulations of the Authority issued hereunder, unless the court shall find that the interest and principal on the obligations secured by the lien the subject of foreclosure cannot be earned under the limitations imposed by the provisions of this act and that the proceeding was brought in good faith. In such event the property may be sold free of limitations imposed by this act or subject to such limitations as the court may deem advisable to protect the public interest.

In the event of a judgment against any housing corporation in any action not pertaining to the foreclosure of a mortgage, there shall be no sale of any of the real property of such housing corporation except upon sixty days’ written notice to the Authority. Upon receipt of such notice the administrator shall take such steps as in his judgment may be necessary to protect the rights of all parties.

18. When the governing body of any municipality in which a project of a housing corporation is or will be located, finds that the project is or will be an improvement made for the purposes of the clearance, replanning, development, or redevelopment of any blighted area within such municipality, or for any of such purposes, then such project and improvement shall be exempt from all property taxation. In lieu of taxes the housing corporation owning said project shall make to the municipality payment of an annual service charge for municipal services supplied to said project, in such amount, not exceeding the tax on the property on which the project is located for the year in which the undertaking of said project is commenced, as may be
agreed to by the municipality and the housing corporation and approved by the Authority. Any exemption from taxation made pursuant to the provisions of this section shall not extend for a period of more than fifty years and shall only be effective during the period of usefulness of the project as determined by the Authority and shall continue in force only while the project is owned by a housing corporation formed under this act and regulated by the Authority or owned or operated by the Authority.

19. The provisions of law applicable to stock corporations organized under the laws of this State shall apply to housing corporations incorporated under this act, except where such provisions are in conflict herewith; provided, however, that the Authority may make the exercise of any rights, powers and privileges thereunder subject to its prior approval.

Housing corporation organized under the provisions of this act shall be exempt from payment of any franchise or other State tax.

20. If any clause, sentence, subdivision, paragraph, section or part of this act be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder hereof, but shall be confined in its operation to the clause, sentence, subdivision, paragraph, section or part hereof directly involved in the controversy in which said judgment shall have been rendered.

21. The powers enumerated in this act shall be interpreted broadly to effectuate the purposes hereof and shall not be construed as a limitation of powers.

22. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 185

An Act to amend the title of "An act concerning housing, establishing a means for alleviation of congested, substandard and dangerous housing conditions in municipalities of this State; providing for the acquisition by municipalities of land areas within which such conditions obtain and for the leasing of such lands under agreements for limited return upon private capital invested in projects undertaken for the purpose of remedying such housing conditions; providing for exemption from property taxes of buildings rehabilitated or erected on municipal land and for the payment to the municipality of a percentage of income; authorizing condemnation, and providing for joinder of action in one condemnation proceeding and for a limited interest on condemnation awards," approved April fourth, one thousand nine hundred and forty-six (P. L. 1946, c. 52), so that the same shall read "An act concerning housing and the clearance, replanning, development or redevelopment of blighted areas in municipalities of this State; providing for the acquisition by municipalities of land areas within which congested, substandard and dangerous housing conditions obtain and for the leasing of such lands under agreements for limited return upon private capital invested in projects undertaken for the purpose of remedying such housing conditions; providing for exemption from property taxes of buildings rehabilitated or erected on municipal land and for the payment to the municipality of a percentage of income; authorizing condemnation,
and providing for joinder of action in one condemnation proceeding and for a limited interest on condemnation awards," to amend and supplement the body of said act and to repeal sections two and seventeen 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 housing, establishing a means for alleviation of congested, substandard and dangerous housing conditions in municipalities of this State; providing for the acquisition by municipalities of land areas within which such conditions obtain and for the leasing of such lands under agreements for limited return upon private capital invested in projects undertaken for the purpose of remedying such housing conditions; providing for exemption from property taxes of buildings rehabilitated or erected on municipal land and for the payment to the municipality of a percentage of income; authorizing condemnation, and providing for joinder of action in one condemnation proceeding and for a limited interest on condemnation awards," approved April fourth, one thousand nine hundred and forty-six, is amended to read "An act concerning housing and clearance, replanning, development or redevelopment of blighted areas in municipalities of this State; providing for the acquisition by municipalities of land areas within which congested, substandard and dangerous housing conditions obtain and for the leasing of such lands under agreements for limited return upon private capital invested in projects undertaken for the purpose of remedying such housing conditions; providing for exemption from property taxes of buildings rehabilitated or erected on municipal land and for the payment to the municipality of a percentage of income; authorizing condemnation, and providing for joinder of action in one condemnation proceeding and for a limited interest on condemnation awards."
2. The purpose of this law is: To provide safe and sanitary housing for inhabitants of this State by the clearance, rehabilitation, or redevelopment of blighted areas in the municipalities of this State; to attract the investment of private capital in such projects by authorizing total or partial tax exemption, or the granting of any concessions, rights or privileges equivalent thereto, provided that the profits of and dividends payable by any corporation from investment in such a project are limited during such period of tax exemption or enjoyment of a concession, right or privilege equivalent thereto; to authorize the acquisition and taking of private property by municipal corporations through the exercise of eminent domain where property for such a project cannot otherwise be acquired at the fair market value or other impediments prevent the acquisition of good title; to authorize the leasing of property acquired pursuant to this act by municipalities to private investor corporations but in no event for a period beyond that during which the investor corporation has capital invested in any project or projects undertaken pursuant to this act; all of which purposes shall be to the end that new, rehabilitated or reconstructed dwellings, multiple living accommodations and such other facilities as are necessary or desirable in conjunction therewith, may replace or alleviate conditions in such blighted areas and promote the general public health, safety, morals and welfare. This law is remedial in purpose and shall be liberally construed.

3. The term "blighted area" is defined to be that portion of a municipality which by reason of, or because of, any of the conditions hereinafter enumerated is found and determined in the manner herein provided to be a social or economic liability to such municipality:

(a) The generality of buildings used as dwellings or the dwelling accommodations therein are substandard, unsafe, unsanitary, dilapidated, or obsolescent, or possess any of such characteristics, or
are so lacking in light, air, or space, as to be con-
ductive to unwholesome living;

(b) The discontinuance of the use of buildings
previously used for manufacturing or industrial
purposes, the abandonment of such buildings or the
same being allowed to fall into so great a state of
disrepair as to be untenantable;

(c) Unimproved vacant land, which has re-
mained so for a period of ten years prior to the
determination hereinafter referred to, and which
land by reason of its location, or remoteness from
developed sections or portions of such municipality,
or lack of means of access to such other parts
thereof, or topography, or nature of the soil, is not
likely to be developed through the instrumentality
of private capital.

It is hereby determined and declared that such
conditions are, or any of them is responsible for,
or likely to lead to, ill health, the spread of disease,
depressed standard of living and poor morals, the
growth of delinquency or crime, the presence of
undue fire hazards, or the inability of the proper-
ties to produce income sufficient to enable the
owners or landlords to pay taxes, or to furnish safe
and adequate living accommodations.

4. In those municipalities in which a planning
board has been established as provided by law, any
determination that a portion of the municipality
is a blighted area shall be made by such board,
which shall submit its findings and determination
to the governing body for approval, and the gov-
erning body, if it approves, shall by ordinance
adopt the determination. In those municipalities
in which no planning board has been established,
any such determination shall be made by the gov-
erning body, by ordinance. An area if so deter-
mied to be a blighted area need not, in its entirety,
be acquired by the municipality and developed or
redeveloped pursuant to this act, but any part or
parts thereof may be so acquired and rehabilitated,
including such as may be vacant land judged to be
useful or appropriate to an effectual redevelop-
ment of the area or of such part or parts thereof. An area determined to be blighted may include streets, public lands or buildings, and lands covered by residential or nonresidential buildings privately owned and not themselves deficient by reason of the blighting conditions applying to the generality of the dwelling accommodations.

The planning board, or the governing body if there be no planning board, shall make a finding as part of its determination, which shall be incorporated in the ordinance adopted with respect thereto, that the clearance, rehabilitation, development or redevelopment of the area will result in the improvement of the general health, safety, morals and welfare of the municipality, and particularly of the area so determined to be blighted.

A determination of the planning board and of the governing body, or, if there be no planning board, of the governing body alone, that an area is a blighted area, shall be final and conclusive if supported by substantial evidence on the whole record.

In addition to land improved or vacant within the area so determined to be blighted, such municipality shall have the power and authority to acquire such other vacant, or improved lands within the municipality as may be determined, in the manner herein provided for the determination of a blighted area, to be reasonably necessary, appropriate or convenient to the elimination and effectual redevelopment of blighted areas, including, but not limited to, providing housing accommodations for people removed or to be removed from areas determined to be blighted.

5. During the period that any investor corporation enjoys the right of total or partial tax exemption, or any right or privilege equivalent thereto, under the provisions of this act, the profits of and the dividends payable by the investor corporation derived from the particular project involved, for any fiscal year, shall not exceed six per centum (6%) of the amount of the unamortized capital investment in the project at the beginning of the
CHAPTER 185, LAWS OF 1949

particular fiscal year of operation. The earnings of any investor corporation arising from other business activities of the corporation not relating to or derived from the particular project, shall not enter into the computation of the net profits of such corporation limited by this section.

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

3. Any insurance company, bank or banking institution, trust company, savings bank or association, building and loan association, or savings and loan association, or any other corporation organized, or authorized to do business, under any law of this State, acting alone or conjointly, may present to the governing body of any municipality of this State an application for approval of a project for the clearance, replanning, development or re-development, at the expense of the applicant, of all or part of a blighted area in such municipality. Such project may, depending upon circumstances, provide for the demolition of old dwelling facilities, or for the rehabilitation of all or part of them or the construction of new buildings or accommodations, conforming to proper standards of safety and sanitation, upon a tract of land constituting or located within a blighted area, and owned or to be acquired by such municipality. The governing body may prescribe reasonable rules and preliminary requirements for submitting an application under this section. In accordance with the provisions of section seventeen of this act, improvements made under such project shall eventually become the sole property of the municipality.

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

4. Such application shall contain a statement describing the project presented for approval to which shall be annexed the following exhibits:

a. A map showing the location of the tract of land and of the structures thereon required for the purposes of the project;
CHAPTER 185, LAWS OF 1949

A plan showing the housing facilities to be constructed upon such tract of land pursuant to the project, which may include stores, offices and other commercial space, and recreational and playground facilities, reasonably appropriate to a convenient, healthful and effectual use of such facilities;

e. An overall estimate of the cost of the entire project to the applicant;

d. An estimate of the costs of operation and of the rentals for rooms or other units of dwelling accommodation which will be required to assure a net return of not less than four per centum (4%) upon the cost to the applicant of the entire project, computed in accordance with the provisions of section eight of this act;

e. An estimate of the income of garages, stores, offices, commercial space and other income-producing facilities which are not living units, if there shall be any such other income-producing facilities which are specifically authorized to be included in the project.

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

5. (a) The governing body shall refer the application to the local planning board or, if there be no such board, then to a committee to be named for the purpose by the governing body, for preliminary examination and report as to whether or not the proposed project will conflict with any master plan for housing development, or will be inconsistent with the most suitable development of the municipality or detrimental to the best interests thereof or of the public. The board or committee which is to make such preliminary examination shall report thereon to the governing body within forty-five days after the application has been referred to it. Upon receipt of such report, the governing body shall examine into such application and shall determine whether or not the project therein proposed is in the public interest and necessary for public use and welfare within the purposes of this
The governing body may suggest changes to the proposal as submitted in the application which, if acceptable to the applicant, shall be incorporated in and become part of such application. If the governing body shall determine, by resolution, that the undertaking is in the public interest and welfare, and that the governing body is satisfied as to the financial ability of the applicant to complete the same, then the said governing body may enter into a contract with the applicant, by which the municipality agrees:

1. To acquire at its expense, by purchase, gift, devise or otherwise or by the exercise of eminent domain, all of the property included within the said tract of land, and
2. To lease the same to the applicant for an initial period of twenty-five years, with a privilege in the applicant to renew the lease for a succeeding period, or successive periods, which added to the initial period shall not exceed a total term of sixty years from the beginning of the initial period, upon such terms as to any rental or charge for occupancy as may be mutually agreed upon, which rental or charge may be nominal in view of the eventual complete ownership by the municipality of the buildings rehabilitated or constructed under the project and the payments to be made to it under the provisions of this act as income and percentage of rentals. The governing body may, as a provision of the contract, require that the applicant furnish bond or other security to assure the completion of the project.

(b) Such contract shall:
1. Specify the period, but subject to the provisions of this act as to extension of such period, over which the cost of the entire project to the applicant shall be amortized;
2. Provide for the disposition to be made of the property or buildings in the event of default in construction or operation or in the fulfillment of the terms of the contract;
3. Provide that the applicant shall undertake and complete the work, and shall pay the cost of the entire project, exclusive of land cost and the cost of public improve-
ments to be undertaken by the municipality in accordance with the terms of the contract; (4) provide that upon the complete amortization of the applicant's investment in the project, or upon the expiration of sixty years from the commencement of the initial period of the lease, or upon the other expiration or termination of the lease or of any renewal or extension thereof, whichever event first occurs, the improvements existing or erected upon the lands shall become the sole property of the municipality. The contract may contain, either as a part thereof or as an addendum or supplement thereto, the lease of the lands from the municipality to the applicant, and any other terms and conditions with regard to the project, or as to the operation and maintenance thereof, subject to and not inconsistent with the purposes and provisions of this act. Such contract shall be authorized by resolution, in the manner provided by law, and the applicant shall accept or reject the same by writing filed with the clerk of the municipality within thirty days after the adoption of such resolution. Upon the filing of such written acceptance the contract shall become binding upon the municipality and applicant even though at that time, and notwithstanding any other law of this State to the contrary, the municipality shall have made no appropriation or provision for the financing of its undertakings under such contract.

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

6. Whenever any such contract shall have been so authorized and accepted, the municipality shall forthwith undertake to acquire the tract of land involved, at its expense, and may, if so requested by the applicant, deliver possession of any part or parcel included therein, as acquired, to enable the applicant to commence rehabilitation, demolition, or construction of new facilities; and in such case, ground rent payable to the municipality shall be only that proportionate part of the total ground rent which the area delivered to the applicant is of.
the total area for which such total ground rent is payable. Should condemnation be necessary the municipality is authorized, following the institution by it of condemnation proceedings by the presentation of its petition for the appointment of commissioners, in the manner provided in chapter one of Title 20 of the Revised Statutes, to enter upon and take possession of any of the plots or parcels involved, in advance of making compensation, and to deliver possession to the applicant for the same purposes. In such condemnation cases interest on the compensation awarded shall run from the date of entry by the municipality; and because property shall be condemned under this act at public expense, and shall be subject in its use to the limitations and restrictions herein provided, interest on all compensation awarded for property condemned under this act shall be at the rate of two and one-half per centum (2½%) per annum, notwithstanding any law of this State to the contrary. In any one condemnation proceeding instituted by a municipality under the provisions of this act the municipality may join, in its petition, any or any number of the separate parcels or plots to be condemned and the owners or occupants, if any, and persons appearing of record to have any interest in such separate plots or parcels.

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

8. (a) A schedule of the maximum rentals per room or other unit of dwelling accommodation that are proposed to be charged by the applicant to the tenants of the new or rehabilitated housing facilities, in the first instance and as revised in accordance with the provisions of this act, shall be submitted by the applicant to the governing body for approval. Such rentals shall be upon such a scale that the estimated annual income therefrom to the applicant shall be not less than four per centum (4%), and not more than six per centum (6%), of the cost of the entire project to the applicant, or of the balances of such cost as reduced by
amortization payments, after provision has been made for payment from such rentals of: (1) ground rent; (2) the percentage of entire rentals required by this act to be paid to the municipality; (3) insurance premiums and charges; (4) all costs and expenses of operation and maintenance; (5) an annual amount sufficient to amortize the cost of the entire project to the applicant at the end of a period to be specified in the contract but which shall not be less than twenty-five years from the completion of the project unless extended in accordance with the provisions of this act; (6) an annual amount of ten per centum (10%) of the entire rentals, set aside as a reserve for the purpose of providing against possible vacancies, or loss of rentals, or other contingencies. The governing body shall review such schedules and supporting estimates and shall approve such maximum rentals unless it appears that the estimates are unreasonable or that the limitations of this section are not being observed.

(b) Within thirty days after the end of each fiscal year of operation of the project, computed from the date of occupation of one or more units of dwelling accommodation in the first structure of the project which is erected or rehabilitated, the applicant shall determine the net annual return for that year by deducting from the entire rentals received from the property during the year, payments made or authorized to be made from such rentals for: (1) ground rent; (2) percentage of entire rentals required by this act to be paid to the municipality; (3) insurance premiums and charges; (4) all costs and expenses of operation and maintenance; (5) an annual amount sufficient to amortize the cost of the entire project to the applicant at the end of a period to be specified in the contract but which shall not be less than twenty-five years from the completion of the project unless extended in accordance with the provisions of this act; (6) an annual amount of ten per centum (10%) of the entire rentals set aside as a reserve.
for the purpose of providing against possible vacancies, or loss of rentals, or other contingencies. In the event that the net annual return so determined exceeds four per centum (4%) of the cost of the entire project to the applicant, or the unpaid balance thereof, one-half of the excess over four per centum (4%) shall be paid to the municipality until the net annual return to the applicant amounts to six per centum (6%) of the cost of the entire project to the applicant or the unpaid balance thereof, and all net annual return in excess of such six per centum (6%) shall be paid to the municipality. Any ground rent paid by the applicant before the project becomes income-producing may be recaptured, in whole or in part, from the first or any subsequent year's income. Any amount paid to the municipality under the provisions of this section and all ground rent received by it, shall be dedicated revenue for the debt service of bonds or other obligations issued for the acquisition by the municipality of the lands and properties required for the project, and for the cost of improvements undertaken by the municipality under the terms of the contract with the applicant.

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

9. The contingency reserve fund of ten per centum (10%) of rentals, hereinbefore authorized, may be used by the applicant for any purpose connected with the operation of the project, except that it shall not be applied to the payment of net annual return, as determined under the provisions of this act, in excess of four per centum (4%) of the unamortized capital investment of the applicant at the commencement of the current fiscal year. Such contingency reserve fund shall not at any time exceed an amount equal to twenty per centum (20%) of the average of the entire shelter rent for the preceding two years, and any amount of the fund in excess of such prescribed limit shall be applied by the applicant to amortization of applicant's capital investment, operating costs, or
to make up any present or past deficit of the four per centum (4%) annual income assured to the applicant under this act, or any one or all of such purposes; but in no event shall any part of such excess reserve be applied to amortization if such application would result in the complete amortization of the capital investment of the applicant in less than twenty-five years; any surplus of such excess which is not used for amortization, operating costs or the payment of the aforesaid four per centum (4%) income to the applicant shall, for the particular year, be payable to the municipality as dedicated revenue for the debt service of bonds or other obligations issued for the acquisition by the municipality of the lands and properties required for the project and the improvements made by the municipality in connection with the project. When the municipality shall acquire sole and unrestricted possession of the building and improvements, as in this act provided, any unused amounts then remaining in the said reserve fund shall be paid to the municipality.

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

10. From time to time, upon request of the applicant, the governing body shall review and revise the maximum rentals for housing facilities upon satisfactory evidence that such revision is necessary to assure a net annual return of four per centum (4%) to the applicant as herein provided; and the said governing body may, at any time, upon three months’ notice to the applicant, revise or reduce the maximum rentals which may be thereafter charged by the applicant in cases of new or renewed lettings; provided, the scale of rentals as so revised or reduced shall be amply sufficient to assure such four per centum (4%) net annual return to the applicant under the provisions of section eight. The applicant shall be permitted to extend the amortization period specified in the contract and to reduce, or adjust in any manner, the annual amortization payments provided therein,
notwithstanding the contract provisions dealing with such matters, upon presentation to the governing body of evidence that such extension or reduced or adjusted amounts appear to be necessary to enable the applicant to earn the net annual return of four per centum (4%) prescribed by this act, or to amortize the cost of the entire project within the full term of sixty years permitted by this act; provided, that, in any event, the cost of the entire project to the applicant shall be amortized within sixty years from the beginning of the initial lease term.

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

11. (a) All improvements made by way of rehabilitation or new construction, for the clearance, replanning, development or redevelopment, or any of them, of all or part of a blighted area, in accordance with this act, shall be exempt from all property taxation for the period of time hereafter prescribed; the net profits of and dividends payable by any private investor corporation enjoying such tax exemption being, during such period of time, limited under the provisions of section five of this act. Such tax exemption shall become effective from the time that possession of the land, or of any part thereof, is taken by the applicant and shall continue until the improvements become the sole property of the municipality in accordance with the provisions of this act.

In addition, for a period of fifteen years from the time the applicant commences to obtain rentals from the operation of the improvements, or any part of them, the applicant shall be exempt from the payment of the twelve per centum (12%) of rentals prescribed by subsection (b) of this section; but during such period of exemption, the one-half excess net annual return over four per centum (4%) of cost to which the applicant is entitled under the provisions of subsection (b) of section eight, shall all be applied to amortization or reduction of such cost.
(b) Subject to the provisions of subsection (a) of this section, as payment for services, improvements or facilities furnished by the municipality for the benefit of the project, the applicant or owner or lessee of the buildings shall pay to the municipality, quarter-annually, within sixty days from the end of the preceding quarter-annual period, twelve per centum (12%) per annum of the shelter rents received from the improvements during such preceding quarter-annual period; provided, that, by agreement with the municipality, and notwithstanding any provision to the contrary in the contract between the applicant and the municipality, the payment of such twelve per centum (12%) of rentals may, at any time while such payments are required by the provisions of this act, be suspended for a period or for periods of time not to exceed fifteen years in the aggregate. Payments of such twelve per centum (12%) of rentals shall be in addition to any ground rent or charge to be paid to the municipality and to any portion of the net annual return to which the municipality shall be entitled. The twelve per centum (12%) of rentals paid to the municipality shall be distributed by it among the county in which it is located, the school district fund, and the municipality for its own use, in the same proportions that the rates for county taxes, school district taxes, and municipal taxes for the year in which the twelve per centum (12%) of rentals is paid to the municipality, would bear to the local tax rate for that year if such local tax rate were made up of only such three items.

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

13. All land acquired by a municipality under the provisions of this act and used for the purposes contemplated by it, shall belong to and remain the property of the municipality and shall be exempt from taxation notwithstanding any future change in law as to exemption of public property. The sole right to possession of the buildings rehabilitated or constructed on such land shall, from
and after the time that possession of the land is taken by the applicant, be and remain in the applicant until they become the sole property of the municipality by the terms of the contract or in accordance with the provisions of this act.

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

14. The applicant shall not sell, convey or mortgage during the period of the lease and any renewals thereof, its leasehold or any interest in the building rehabilitated or constructed under the provisions of this act unless the governing body of the municipality shall, by resolution, consent thereto. Any purchaser or person acquiring any interest in such buildings shall take the same subject to the public use and charged with the duties and obligations imposed upon the applicant and the property by this act.

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

15. The governing body of any municipality which enters into a contract by the terms of which it is to acquire land and property for the purposes of this act, is authorized and empowered to borrow and appropriate moneys and to ask for and accept financial aid or grants from the government of the United States or any agency or department thereof, or from the State of New Jersey, or any of its political subdivisions, or any agency or department of either, to enable or assist it to acquire the land and property required to complete a project in accordance with this act, and such municipality may enter into such contracts, obligations or agreements, not inconsistent with the provisions of this act, as may be necessary for such purposes.

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

16. (a) Any municipality to which a project is submitted for approval under the provisions of this act may, in its contract with the applicant or at any later time, make such agreements as to improvements to the property, such as but not limited
CHAPTER 185, LAWS OF 1949

18. Upon the complete amortization of the applicant's investment in the project, or upon the expiration of sixty years from the commencement of the initial period of the lease, or upon the other expiration or termination of the lease or of any final renewal or extension thereof, whichever event first occurs, the property, including the improvements existing or erected upon the lands, shall be surrendered to the municipality in fee simple absolute, free of any and all encumbrance except any right which the public may have acquired by prescription.

19. If any provision of this act or the application of any provision to any person or circumstance shall be held invalid, or if any provision of this act be inoperative by its terms, the validity or applicability of the remainder of the act shall not be affected thereby.
20. Sections two and seventeen of chapter fifty-two of the laws of one thousand nine hundred and forty-six are repealed.

21. This act shall take effect immediately.

Approved May 21, 1949.

CHAPTER 186

An Act to amend and supplement "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 first, one thousand nine hundred and forty-six (P. L. 1946, c. 323), and to repeal sections nineteen and twenty of said act.

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

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

12. Whenever any emergency housing project, as provided by this act, is available for occupancy in whole or in part, the administrator shall, subject to regulations approved by the Veterans' Services Council of the Department of Conservation and Economic Development, have the following powers for the duration of the emergency as hereinafter defined. The emergency hereby declared to exist shall be deemed to continue in the municipalities of the State, in which emergency housing is or shall be erected under the provisions of this act, for a period of five years from the date said housing is available for occupancy.

a. To commit to any public corporation, municipality or other public agency such property for operation and management as emergency housing at such rentals and with such preferences as to
occupancy and upon such terms and conditions as shall be for the best interests of the public;

b. To retain managing agents or firms engaged in such business or local housing authorities for the purposes of operating and managing such property at such rentals and with such preferences as to occupancy and upon such terms and conditions as shall be for the best interests of the public; provided, however, that the employment of said managing agents shall not be subject to the provisions of chapters one to eighteen, inclusive, of Title 11 of the Revised Statutes, as amended and supplemented;

c. To hire employees to operate and manage such property at such rentals and with such preferences as to occupancy and upon such terms and conditions as shall be for the best interests of the public; provided, however, that the employment of said employees shall not be subject to the provisions of chapters one to eighteen, inclusive, of Title 11 of the Revised Statutes, as amended and supplemented;

d. Notwithstanding the provisions of any general or special law, or the provisions of any municipal ordinance, to transfer, set over, grant and convey such property to any public corporation, municipality or other public agency or private person, firm or corporation including the person, persons, firm or corporation from whom or which such property was acquired, by public or private sale or by lease, at such rentals and with such preferences as to occupancy and upon such terms and conditions as shall be for the best interests of the public;

e. To provide, in any agreement or agreements heretofore or hereafter entered into by him that any emergency housing be disposed of by sale at any time, subject to the approval of the Director of the Division of Purchase and Property, and, the provisions of any other law to the contrary notwithstanding, said sale may be public or private and may be conducted by him, subject to the ap-
proval of the Director of the Division of Purchase and Property, on a lump sum or negotiated contract basis; provided, that, in the event of any such sale during the period of the emergency as herein defined, adequate provision be made for the continued operation of said housing, during the period of said emergency, under this act and the regulations as to tenant selection, rents, operation and maintenance of said emergency housing;

f. And to consent to and enter into modification of or supplement to any agreement, including but not limited to any contract, lease, subordination, mortgage or other instrument, and to extend the term of any such agreement for the period of the emergency as hereinabove defined.

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

15. Notwithstanding the provisions of any other general or special law, or the provisions of any municipal ordinance, property acquired by the administrator pursuant to this act shall not be taxable during the period of the emergency or the term of any agreement with the administrator in connection with said property whichever period is the lesser. However, the administrator and the municipality wherein said emergency housing project is located shall, in writing, agree on the payment of a service charge out of the rents collected from said emergency housing project to the municipality wherein it is located for municipal services supplied by it to the said emergency housing. In case of emergency housing created by private conversion under this act, said service charge shall be an amount equal to the tax on said property if the State had not made any improvement or investment therein.

3. Sections nineteen and twenty of chapter three hundred twenty-three of the laws of one thousand nine hundred and forty-six are repealed.

4. All net revenues or proceeds of sale to be derived, obtained or received from the operations or sale of any emergency housing or emergency hous-
ing project heretofore or hereafter to be erected under this act shall be paid into the State treasury and credited to the "State Housing Fund of 1949," and shall be subject to such disposition as may be provided by law.

5. Any person who attempts to or obtains financial aid for a project hereunder or occupancy of a dwelling unit therein by false or misleading information, or who shall willfully violate this act, or who shall fraudulently obtain or attempt to obtain moneys from the Authority, or its approval for the payment of moneys, or shall fraudulently prevent or attempt to prevent the collection of any moneys due it shall, for each offense be guilty of a misdemeanor and upon conviction thereof shall be fined one thousand dollars ($1,000.00) or be imprisoned for not more than three years, or both.

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

26. This act shall take effect immediately and, except as provided in sections one, two, three, four, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, twenty-one, twenty-two, twenty-three, twenty-four and twenty-five, shall continue in full force and effect only until July first, one thousand nine hundred and fifty, unless extended by act of the Legislature.

7. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 187

An Act defining "blighted area," authorizing municipalities to determine that areas are blighted areas, and to undertake the clearance, replanning, development and redevelopment of such areas.

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

1. As used in this act, the term "blighted area" shall mean an area in any municipality wherein there exists to a large extent:
   (a) Buildings and structures which are unfit, unsanitary and unsafe for human use and habitation by reason of age, physical deterioration, dilapidation or obsolescence;
   (b) Buildings and structures which are so situated and used as to have therein more inhabitants than can be fitly and safely housed;
   (c) Buildings and structures which have economically deteriorated and where there is a disproportion between the cost of municipal services rendered to the area as compared with the tax revenue derived therefrom; or
   (d) A prevalence of factors conducive to ill health, transmission of disease, infant mortality, juvenile delinquency, crime and poverty.

2. The governing body of any municipality, by resolution, may provide for a preliminary investigation of any area in the municipality to determine whether such area is, or is not, a blighted area, as defined in this act. If the municipality has a planning board created by ordinance, pursuant to the provisions of article one of chapter fifty-five of Title 40 of the Revised Statutes, the said resolution shall provide that the matter of such preliminary investigation shall be referred to the said planning board, or if there is no such planning board in the municipality, then the said resolution shall provide...
that the preliminary investigation shall be conducted by the governing body of the municipality.

3. Whenever such a resolution is adopted, the governing body, or the planning board, as the case may be, shall first cause to be prepared a map showing the boundaries of the area to be investigated and the location of the various parcels of property included therein. There shall be appended to the said map a statement setting forth the basis for the investigation.

4. The governing body or the planning board shall thereupon cause a hearing to be held at an appointed time and place for the purpose of hearing persons interested in, or who would be affected by, a determination that the area is a blighted area, as defined in this act, and who favor or who are against such a determination.

5. A notice of any such hearing shall be given setting forth the general boundaries of the area to be investigated and stating that a map has been prepared and can be inspected at the office of the clerk of the municipality. A copy of such notice shall be published in a newspaper of general circulation in the municipality once each week for two consecutive weeks, and the last publication shall be not less than ten days prior to the date set for the hearing. A copy of the notice shall be mailed at least ten days prior to the date set for the hearing to the last owner, if any, of each parcel of property within the area according to the assessment records of the municipality. A notice shall also be sent to any and all persons at his, or their, last known address, if any, whose names are noted on said assessment records as claimants of an interest in any such parcel. The assessor of the municipality shall make such a notation upon the said records when requested so to do by any person claiming to have an interest in any parcel of property in the municipality. The notice shall be published and mailed by the clerk of the municipality, or by such clerk or official, as the governing body or planning board shall designate. Failure to mail any such
notice shall not invalidate the investigation or determination thereon.

6. At the hearing, which may be adjourned from time to time, the governing body, or planning board, as the case may be, shall hear all persons interested in the investigation and shall consider any, and all, written objections that may be filed and any evidence which may be adduced in support of the objections, or any opposition to a determination that the area is a blighted area. After the hearing, the governing body, or planning board, shall, by resolution, determine that the area or any part thereof is, or is not, a blighted area, as defined in this act. A determination that the area or any part thereof is a blighted area, if supported by substantial evidence, shall be binding and conclusive upon all persons affected by the determination. If the determination is that the area or any part thereof is a blighted area, the governing body or planning board, within ten days after such determination, shall cause to be served a copy of the resolution upon each person who filed a written objection prior to the hearing; provided, the address of the objector was stated in, or upon, the written objection.

Such service may be made (a) by delivering a copy of the resolution personally to the objector, (b) by mailing such copy addressed to the objector according to his said stated address, or (c) by leaving such copy at said stated address for the objector with a person of suitable age and discretion.

7. Where the determination is made by a planning board, it shall be subject to approval, disapproval or modification by the governing body of the municipality. The determination shall be submitted by the planning board to the governing body of the municipality in the form of a report and final action thereon shall be taken by the said governing body within thirty days after the submission of said report.

8. Where written objections shall have been filed and the determination is that an area is a blighted
area, no further proceedings shall be taken by the
governing body of the municipality upon such de­
termination until thirty days shall have elapsed
after such determination. If within said thirty-
day period an action to review the determination
is commenced in the Superior Court, no further
proceedings shall be taken by the said governing
body upon such determination during the pendency
of such action.

9. Any person who shall have filed such a written
objection with the governing body, or planning
board, as the case may be, may have a determina­
tion that an area is a blighted area reviewed by the
Superior Court of New Jersey by procedure in lieu
of prerogative writs. An action for any such re­
view shall be commenced within thirty days after
the determination by the governing body of the
municipality, either in the first instance, or by final
action upon a report by a planning board. In any
such action, the said court may make any incidental
order that shall be deemed by the court to be
proper.

10. If the determination is that an area is a
blighted area, the governing body of the munici­
pality may, but shall not be required to, acquire
the real property within the area by purchase, or
by eminent domain proceedings, and may proceed
with the clearance, replanning, development or re­
development of the area as a public purpose and
for public use, or the said governing body may, by
resolution, agree that a private corporation may
undertake such clearance, replanning, development
or redevelopment in accordance with statutory
authority and subject to the provisions of para­
graph 1, Section III, Article VIII, of the Constitu­
tion; provided, however, that the power of eminent
domain hereinbefore conferred upon the govern­
ing body of the municipality shall not be exercised
to acquire, for any of the purposes of this act, any
property or interests in property owned or used
by any public utility (as defined in section 48:2-13
of the Revised Statutes) in furnishing any com-
modity or service which by law it is authorized to furnish.

11. If any plan for the clearance, replanning, development or redevelopment (hereinafter called the "plan") of a blighted area is undertaken as provided for in section ten of this act, and such plan shall provide for the closing or vacating of any street, avenue, highway, road, lane, alley or other public place or way (hereinafter called "street") in, on, along or under which is located any property owned or used by any public utility (as defined in section 48:2-13 of the Revised Statutes) or by any common carrier, in furnishing any commodity or service which by law it is authorized to furnish, the governing body of the municipality shall, by resolution, determine whether or not the retention of such property in its then existing location will interfere with the consummation of the plan.

If the governing body of the municipality shall so determine that the retention of such property in such location will interfere with the consummation of such plan, the governing body shall make an order requiring the public utility or common carrier owning or using such property to remove, reconstruct, alter or relocate such property, and upon the receipt of such order such public utility or common carrier shall remove, reconstruct, alter or relocate such property in accordance with such order, and the cost and expense of such removal, reconstruction, alteration or relocation, including the cost of installing or replacing such property in a new location or new locations, and the cost of any lands or any rights or interest in lands, and any other rights acquired to accomplish such removal, reconstruction, alteration or relocation shall be paid by the municipality or by the private corporation, as the case may be, as a part of the cost of the plan. In case of the relocation of any such property, the public utility or common carrier owning or using the same, its successors and assigns, may maintain and operate such property,
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 property in its former location.

If the governing body of the municipality shall determine that the retention of such property in such location will not interfere with the consummation of such plan, the governing body shall cause the proper officers of such municipality to execute, acknowledge or prove, and deliver to such public utility or common carrier an instrument in writing, granting to such public utility or common carrier the right, privilege and authority to enter upon the lands which comprised such street prior to its closing or vacation, for the purpose of maintaining, repairing, renewing, replacing, reconstructing, altering or removing any such property.

12. Nothing contained in this act shall be deemed to require the governing body of any municipality to proceed to an investigation and determination that an area is a blighted area, nor to limit, except as herein provided, the power of any municipality, or of any public or private corporation, or person from exercising any right conferred upon it, or him, by any law of this State with respect to the acquisition of private property for the clearance, replanning, development or redevelopment of blighted areas at the time and in the manner provided by law.

13. If any provision of this act is held to be invalid, the remainder shall not be affected thereby and each provision of this act shall be deemed to be separable.

14. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved May 21, 1949.
CHAPTER 188

An Act to amend the title of "An act to authorize the board of chosen freeholders of any county of the second 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), so that the same shall read "An act to authorize the board of chosen freeholders of certain counties of the second 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," 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 to authorize the board of chosen freeholders of any county of the second 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, is amended to read "An act to authorize the board of chosen freeholders of certain counties of the second 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."

2. 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 twenty-five thousand and three hundred twenty-five thousand, 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 adoption 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.

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.

Vacancies shall be filled, for the unexpired terms only, in the same manner as original appointments are made.

3. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 189

An Act to validate the sales or conveyances of lands 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. All sales or conveyances of lands and premises heretofore made by any municipality, which lands had been conveyed to such municipality with conditions, limitations and restrictions contained in such conveyance to the effect that said lands shall be used for public or beach or park purposes, and prohibiting the municipality from leasing or selling all or any part of such lands for private use; or prohibiting such municipality from erecting structures upon the same or from using said lands other than for public purposes, and providing that the said lands shall revert to the grantor or his heirs or assigns, or to a person or corporation named, upon breach of any such conditions, whether the municipality had paid a consideration therefor or not, and whether the municipality had accepted said lands or not, are hereby validated and confirmed, notwithstanding the failure of such municipality to comply with the requirements set forth in chapter 156 of the laws of 1940 and chapter 104 of the laws of 1941; and the grantee in the deed from the municipality shall hold the title to lands so conveyed by the municipality, in fee simple, free and discharged from such conditions, limitations and restrictions; provided, that the conveyance by the municipality was made pursuant to a resolution or ordinance duly adopted by the governing body thereof; and provided, further, that the person or persons to whom title was to have or had reverted and become vested had executed an instrument conveying or purporting to convey all the right, title and interest of such person or persons in such lands to the grantee from the municipality.

Approved May 21, 1949.
CHAPTER 190

An Act providing for the service of process in the civil suits upon nonresident chauffeurs, operators, or nonresident owners whose motor vehicles are operated within the State of New Jersey, without being licensed under the provisions of the laws of the State of New Jersey providing for the registration and licensing of drivers and operators and of motor vehicles, and requiring the execution by them of a power of attorney to the Director of the Division of Motor Vehicles in the Department of Law and Public Safety of the State of New Jersey to accept civil process for them under certain conditions.

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

1. Section 39:7-2 of the Revised Statutes is amended to read as follows:

39:7-2. Any chauffeur, operator or owner of any motor vehicle, not licensed as required by the provisions of article two of chapter three of this Title (§ 39:3-3 et seq.), who shall accept the privilege extended by law to nonresident chauffeurs, operators and owners of driving such a motor vehicle or of having the same driven or operated in this State without a New Jersey registration or license, shall, by the acceptance and the operation of such motor vehicle within this State, make and constitute the Director of the Division of Motor Vehicles in the Department of Law and Public Safety, his or their agent for the acceptance of process in any civil action or proceeding, issuing out of any district court, county court, or other court of civil jurisdiction, against such chauffeur, operator or the owner of such motor vehicle arising out of or by reason of any accident or collision occurring
within this State in which a motor vehicle operated by such chauffeur or operator or such owner is involved. The acceptance of such privilege or the operation of such motor vehicle shall be the signification of such chauffeur or operator or such owner of his or their agreement that any such process against him or them which is so served shall be of the same legal force and validity as if served upon him or them personally.

2. Section 39:7-3 of the Revised Statutes is amended to read as follows:

39:7-3. Service of process upon the director shall be made by leaving the original and a copy of the summons and two copies of the complaint, with a fee of two dollars ($2.00), in the hands of the director, or someone designated by him in his office, and such service shall be sufficient service upon the nonresident chauffeur, operator or owner, if

a. Notice of such service and a copy of the summons with a copy of the complaint are forthwith sent by registered mail to the defendant by the director, or someone designated by him in his office; and

b. Defendant's return receipt and the affidavit of the director, or such person in his office acting for him, of the compliance herewith, including a statement of the date of such mailing and of the receipt of the return card, are appended to the original of the summons and the other copy of the complaint and filed in the office of the clerk of the court wherein the action may be pending; or

c. Notice of such service with a copy thereof and the original and a copy of the summons and two copies of the complaint are forthwith sent by registered mail by the director, or the person in his office acting for him, to the sheriff or other process server in the jurisdiction in which the defendant resides, with directions that such sheriff or process server, or someone acting for such sheriff or process server, shall serve the same upon the defendant in the same manner that service is legally effected in that jurisdiction, and the return of such
sheriff or process server, or the person acting for such sheriff or process server in such jurisdiction, shall be appended to or indorsed upon the original summons and a copy of the complaint and returned to the director, and thereafter filed in the office of the clerk of the court wherein the action may be pending in this State; or

d. Notice of such service and a copy of the summons and complaint may be served on the defendant personally by any official or private individual wherever such service may be made, and, upon service being so made, an affidavit shall be taken by the person effecting such service, showing the person served and the time and place of such service, which affidavit shall be appended to the original summons and one copy of the complaint and returned to the director, and be thereafter filed in the office of the clerk of the court wherein the action may be pending in this State; or

e. Notice of such service and a copy of the summons and complaint may be served on the defendant in any other manner that the court in which the cause is pending shall deem sufficient and expedient.

If, by direction of plaintiff, notice of service is given as provided by paragraph "c" of this section, plaintiff shall, in addition to the fee of two dollars ($2.00) required by the first paragraph of this section, deposit with the director sufficient money to effectuate the same.

If notice of service is given as provided by paragraph "d" of this section, plaintiff shall pay the cost thereof.

3. Section 39:7-5 of the Revised Statutes is amended to read as follows:

39:7-5. The fee of two dollars ($2.00) paid by the plaintiff to the director at the time of service and the cost of giving notice as provided in this chapter shall be taxed in plaintiff's costs if he prevails in the action.
4. Section 39:7-6 of the Revised Statutes is amended to read as follows:

39:7-6. The director shall keep a record of processes served pursuant to the provisions of this chapter, which shall show the day and hour of such service.

5. Section 39:7-7 of the Revised Statutes is amended to read as follows:

39:7-7. Whenever any collision or accident shall occur in this State and the driver of any motor vehicle involved therein shall be a nonresident and not licensed under the laws of this State to operate a motor vehicle, or a motor vehicle involved in any such collision or accident shall not be registered or licensed under the laws of this State, the magistrate before whom the nonresident owner or operator of such motor vehicle shall be brought shall require such nonresident owner or operator, as a condition to his release on bail or otherwise, to execute a written power of attorney to the director, appointing such director his lawful agent for the acceptance of service of process in any civil action instituted or to be instituted by any resident of this State against such nonresident for or on account of any claim, demand or cause of action arising out of such collision or accident. The power of attorney herein required shall be upon a form prepared and furnished to recorders and other committing magistrates by the director and shall, after the execution thereof, be filed with the director.

The requirements of this section shall be in addition to, and not in limitation of any other law concerning the giving of bail or other security.

6. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 191

An Act to amend the title of "An act concerning the acceptance of grants and the borrowing of money by counties, municipalities and school districts, from the United States of America, through the Federal Emergency Administrator of Public Works, or other Federal agency heretofore or hereafter created," approved December fourth, one thousand nine hundred and thirty-three (P. L. 1933, c. 428), so that the same shall read "An act concerning the acceptance of grants and the borrowing of money by counties, municipalities, school districts, water districts and sewerage districts, from the United States of America, through the Federal Emergency Administrator of Public Works, or the Federal Works Administrator, or other Federal officer or Federal agency heretofore or hereafter created," 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 the acceptance of grants and the borrowing of money by counties, municipalities and school districts, from the United States of America, through the Federal Emergency Administrator of Public Works, or other Federal agency heretofore or hereafter created," approved December fourth, one thousand nine hundred and thirty-three, is amended to read "An act concerning the acceptance of grants and the borrowing of money by counties, municipalities, school districts, water districts and sewerage districts, from the United States of America, through the Federal Emergency Administrator of Public Works, or the Federal Works Administrator, or other Federal officer or Federal agency heretofore or hereafter created," and to amend the body of said act.
officer or Federal agency heretofore or hereafter created.

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

1. Definitions. For the purposes of this act the following terms shall have the following meanings:

(a) Federal Government means the United States of America, acting through the Federal Emergency Administrator of Public Works, or such other Federal agency as heretofore or may hereafter be designated or created under the National Industrial Recovery Act, and any acts amendatory thereof or supplemental thereto, or revisions thereof, or such other Acts of the Congress of the United States as may hereafter be passed for like or similar purposes; provided, however, that with respect to any public works project consisting of sewerage facilities necessary for the abatement, elimination or control of water pollution the term "Federal Government" shall mean the United States of America acting through the Federal Works Administrator or such other Federal officer or agency that may be authorized to provide Federal aid to municipalities and other agencies for the abatement, elimination or control of water pollution.

(b) Public works project or projects means any building, improvement or other public undertaking which any county, municipality, school district, water district or sewerage district, or any two or more counties or municipalities, are authorized or required by law to undertake or any lawful purpose, not a current expense, for which they are authorized or required by law to make an appropriation, and for the financing of which the county, municipality, school district, water district or sewerage district is to receive a loan or a grant or both from the Federal Government.

(c) Governing body means the board of chosen freeholders, board of commissioners, council, township committee, board of finance, improvement commission, or such board or body as now has the power to make appropriations of money.
(d) Municipality means any city, borough, town, township or village, or any municipality governed by a board of commissioners, or any municipality governed by an improvement commission or by a board of finance.

(e) Resolution means a written act of the governing body adopted by a majority of all the members of such body.

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

12. This act shall be liberally construed and the powers hereby granted and the duties hereby imposed shall be construed to be independent and severable. If any one or more sections, sentences, or clauses of this act shall, for any reason, be adjudged unconstitutional or invalid, such judgment shall not affect or invalidate the remaining sections, sentences or clauses or other provisions of this act, but shall be confined in its operation to the specific provision so held unconstitutional or invalid.

4. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 192

An Act to amend "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 eleventh, one thousand nine hundred and forty-seven (P. L. 1947, c. 263), as the same was amended by chapter one hundred thirty-eight of the laws of one thousand nine hundred and forty-eight.

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. As used in this act, the word "veteran" means and includes any officer, soldier, sailor, marine, nurse or any other person, male or female, regularly enlisted or inducted, who was or shall have been a part of the active military or naval forces of the United States, and who took part or shall have taken part in any war in which the United States was engaged, or who took part or shall have taken part in the wars with the governments of Japan, Germany and Italy, or any of them, and who was a resident of this State at the time he was or shall be commissioned, enlisted, inducted, appointed or mustered into the active military or naval service of the United States, and who has been or shall have been given a discharge or release therefrom under conditions other than dishonorable and continues to be a resident of this State.

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

   2. A veteran who served in the active military or naval forces of the United States and who is suffering from paraplegia and has permanent
paralysis of both legs and lower parts of the body, 
or who is suffering from hemiplegia and has per­
manant paralysis of one leg and one arm, or either 
side of the body, resulting from traumatic injury 
to the spinal cord or brain, sustained through 
emy action, or accident while in such active mili­
tary or naval service, shall be paid for the term of 
his life the sum of five hundred dollars ($500.00) 
annually in monthly payments. Such payments 
shall be due and payable from the date of his dis­
charge or release if application therefor shall be 
made within one year from the date of such dis­
charge or release. If the application shall be made 
after one year from the date of his discharge or 
release, such payment shall be due and payable 
from the date of such application. Accrued pay­
ments to the date of certification shall be paid in 
one lump sum.

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 which may produce 
signs and symptoms similar to those resulting from 
traumatic paraplegia or hemiplegia.

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

3. Evidence of the service and disability men- 
tioned in this act shall be furnished to the Division 
of Veterans’ Services of the Department of Con­
servation and Economic Development, which shall 
examine the same and upon being satisfied that the 
service was performed and the veteran has been 
rendered permanently paralyzed, as defined in sec­
tion two of this act, shall so certify to the Director 
of the Division of Budget and Accounting in the 
Department of the Treasury, who shall, upon re­
ceipt thereof, draw his warrant on the State Treas­
urer in favor of the applicant in the sum of five 
hundred dollars ($500.00) annually, which the State 
Treasurer shall pay out of the money appropriated 
therefor by the Legislature.

4. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 193


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. For services hereinafter mentioned, the clerk of the Supreme Court shall be entitled to demand and receive the following fees:

Upon the filing or entering of the notice of appeal, notice of cross-appeal or notice of petition for certification, the appellant, cross-appellant or petitioner shall pay twenty dollars ($20.00) and any other person filing any paper in any such cause shall pay five dollars ($5.00) for the first paper so filed by him, to the clerk, which shall cover all fees payable therein down to and including issuing of mandate except such as may be otherwise provided herein or provided by law or the rules of the court.

Upon the filing of the first paper in any motion, petition or application (including an order if it be the first paper), if not in a pending cause or if made after judgment entered, the moving party shall pay five dollars ($5.00) which shall cover all fees payable on such motion, petition or application down to and including filing and entering the order therein and taxation of costs.
2. Section two of the act of which this act is amendatory is amended to read as follows:

2. Unless the court shall, in express terms, adjudge to the contrary, costs awarded in the Supreme Court shall be as follows:

Counsellors prevailing on a contested motion, petition (except a petition for certification) or application, whether in a pending cause or not, shall be entitled to a fee of ten dollars ($10.00) against the opposing parties;

For arguing a cause before the Supreme Court, counsellors shall be entitled to a fee of twenty-five dollars ($25.00);

Counsellors prevailing in opposition to a petition for certification, shall be entitled to a fee of ten dollars ($10.00);

All filing fees paid to the clerk of the court.

No costs shall be taxed for more than one counsellor on each side.

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

3. The Supreme Court may by general rule, or by a special rule in any action pending therein, make such order for the payment of the cost of the transcript and of printing the briefs, appendices, and other proceedings, and other disbursements and expenses by either party, and the taxation and allowance thereof in the bill of costs, as the court may deem just.

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

4. Whenever any duly authorized ethics committee of a county or State bar association which has been recognized as such by the Supreme Court, shall make any application pursuant to the Rules of the Supreme Court, the clerk of said court shall issue process of subpoena, or any further orders pursuant to said rules, without requiring the payment of any fee for the same.
5. Section five of the act of which this act is amendatory is amended to read as follows:

5. Upon the filing or entering of the first paper or proceeding in any action or proceeding in the Law Division of the Superior Court, the plaintiff shall pay ten dollars ($10.00) for the first paper filed by him, to the clerk, which shall cover all fees payable therein down to, but not including, final judgment or proceedings thereon, or, at his option, twenty dollars ($20.00) for the first paper so filed by him which shall cover all fees payable therein down to, and including dismissal or final judgment, taxation of costs and the issuance of one final process, except such as may be otherwise provided herein, or provided by law, or the rules of court. Any person other than the plaintiff filing any paper in any such cause shall pay five dollars ($5.00) for the first paper so filed by him, to the clerk, which shall cover all fees payable therein down to, and including, dismissal, final judgment, taxation of costs and the issuance of one final process, except such as may be otherwise provided herein, or provided by law, or the rules of court. Where the plaintiff pays ten dollars ($10.00) upon the filing of the first paper, he shall pay, to the clerk, the following fees upon and after the entry of final judgment:

a. Entry of judgment, seven dollars and fifty cents ($7.50).

b. Taxing costs, one dollar and twenty-five cents ($1.25).

c. Copy of costs, fifty cents ($0.50).

d. Drawing, issuing and recording execution, two dollars ($2.00).

and such other fees as may be provided herein, or provided by law, or the rules of court.

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

6. Upon the filing, entering, docketing or recording of the following papers, documents or proceedings by either party to any action or proceeding in the Law Division of the Superior Court, the
party or parties filing, entering, docketing or recording the same shall pay to the clerk of said court the following fees:

Filing of the first paper in any motion, petition or application, if not in a pending action or proceeding under section five or if made after dismissal or judgment entered, the moving party shall pay three dollars ($3.00) which shall cover all fees payable on such motion, petition or application down to and including filing and entering of order therein and taxation of costs.

Entering judgment on bond and warrant by attorney and issuance of one final process, fifteen dollars ($15.00) in lieu of the fee required by section five.

Docketing judgments or orders from other courts or divisions, two dollars ($2.00).

Satisfaction of judgment or other lien, one dollar ($1.00).

Recording assignment of judgment or release, two dollars ($2.00).

Issuing of executions and recording same, except as herein otherwise provided, two dollars ($2.00).

Recording of instruments not herein stated, two dollars ($2.00).

Filing and entering recognizance of civil bail, two dollars ($2.00).

Signing and issuing subpoena, one dollar ($1.00).

Section eight of the act of which this act is an amendment is amended to read as follows:

8. Costs awarded to a party in any action, motion or proceeding in the Law Division of the Superior Court shall be as follows:

For all proceedings down to and including final judgment when there has been a trial of an issue of fact, fifty dollars ($50.00).

Upon the entry of judgment final, by default, or upon consent, or stipulation, or admissions, or by summary judgment, or on dismissal, in all actions or proceedings, to the moving party, forty dollars ($40.00).
Upon a voluntary dismissal either by stipulation or by order of court, twenty dollars ($20.00), or in any proceeding which has not proceeded to final judgment.

Upon any other litigated or special motion, subsidiary or interlocutory a sum to be fixed by the court or judge, in addition to necessary disbursements as provided by section seven of this act, not exceeding fifteen dollars ($15.00).

Where no sum shall so be fixed as allowance above provided, eight dollars ($8.00).

Upon an appeal to the Law Division of the Superior Court, ten dollars ($10.00).

In proceedings after judgment in aid of execution, if the result of the examination shall, in the opinion of the court or judge thereof, as evidenced by his certificate to that effect, show that such proceedings were well-founded, the moving party shall be allowed in addition to his necessary disbursements, as provided by section seven of this act, fifteen dollars ($15.00).

If the examination shows that said proceedings were not well-founded, the party against whom such proceedings were taken shall be allowed in addition to such disbursements, ten dollars ($10.00).

For each applying creditor in attachment, ten dollars ($10.00).

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

12. Each person other than the plaintiff filing an answering pleading or other answering paper in the Chancery Division of the Superior Court shall at the time of filing the first paper, pay to the clerk the sum of five dollars ($5.00); which shall cover all fees payable therein except such as may be otherwise provided herein or provided by law or the rules of court.

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

14. Except as otherwise provided herein for probate proceedings in the Superior Court, the first copy of any order, judgment, pleading or other
CHAPTER 193, LAWS OF 1949

paper shall be certified by the clerk of the Supreme Court or the clerk of the Superior Court, as the case may be, and supplied to the attorney or litigant, free of charge, where such copy is furnished to the clerk for certification. All copies other than the first copy, supplied as aforesaid, shall be furnished upon the payment of two dollars ($2.00) for the first twenty folios thereof, and ten cents ($0.10) for each folio in excess of twenty; provided, that a minimum charge of two dollars ($2.00) shall be made for any such copy.

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

15. The clerk of the Supreme Court and the clerk of the Superior Court are authorized and directed to charge the following additional fees:

For affixing the seal of the court to any document one dollar ($1.00);

For an exemplification, two dollars ($2.00);

The clerk of the Superior Court is authorized and directed to charge the following additional fees:

For filing notice of appeal in any Division of the Superior Court and forwarding copy to the Appellate Division or Supreme Court, five dollars ($5.00);

The clerk of the Superior Court is authorized and directed to charge the following additional fees in the Chancery Division:

For a warrant of satisfaction, one dollar ($1.00);

For a master’s certificate certifying his appointment, one dollar ($1.00);

A minimum charge for all other papers or services by the clerk, one dollar ($1.00);

Commissions on master’s fees, appeals accounts and deposits for security for costs—one and one-half per centum (1½%) on one hundred dollars ($100.00) or less; one per centum (1%) on any excess of one hundred dollars ($100.00);

Commissions on paying out trust fund accounts (including all funds, moneys or other assets brought into and deposited in court)—two per
centum (2%) on first one hundred dollars ($100.00); one and one-half per centum (1½%) on the next nine hundred dollars ($900.00); one per centum (1%) on the excess over one thousand dollars ($1,000.00).

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

17. For performing services in all probate proceedings in the Superior Court in the Chancery Division, the clerk of the Superior Court shall receive the same fees as provided by law for like services payable to the surrogates of the County Courts respectively, and the same costs shall be allowed as are provided by law in probate proceedings before the Orphans’ Court or the surrogate, except as may be otherwise provided herein or otherwise provided by law or rules of court.

On commissions on deposits, including any deposit made pursuant to sections thirty-one and thirty-two of chapter sixty-seven, pamphlet laws of one thousand nine hundred and forty-eight, if under one hundred dollars ($100.00), one-half of one per centum (½ of 1%) of it; if over one hundred dollars ($100.00) and under one thousand dollars ($1,000.00), one-fourth of one per centum (¼ of 1%) on such excess; if over one thousand dollars ($1,000.00), one-eighth of one per centum (⅛ of 1%) on such excess.

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

20. In the Appellate Division of the Superior Court, the same fees, costs and allowances shall be paid and allowed as are provided in the Supreme Court by this act.

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

21. In any civil action in the Law Division of any County Court, commenced on or after the effective date of this act, in which a summons must be issued, the same fees, allowances and costs shall be paid and allowed as provided in the Law Division of the Superior Court by this act. The plaintiff
shall have the same option in respect to the fee payable upon filing the first paper, as provided in section five of this act, and the clerk shall be paid the same fees as in the Law Division of the Superior Court for the entry of final judgment and proceedings thereafter where the plaintiff shall have paid ten dollars ($10.00) upon filing the first paper. In all other matters, commenced on or after the effective date of this act, the fees and the allowances provided in sections 22:2-18 to 22:2-28, inclusive, and sections 22:2-37 to 22:2-43, inclusive, of the Revised Statutes and all other fees and allowances in effect in the Circuit Courts, Courts of Common Pleas and the Orphans' Courts in the respective counties on September fourteenth, one thousand nine hundred and forty-eight, shall be payable and allowable on and after September fifteenth, one thousand nine hundred and forty-eight, in former Common Pleas and Orphans' Court matters to the clerks of the County Courts and in former Circuit Court matters to the clerk of the Superior Court, and allowed to the parties to whom costs are awarded and allowed as in said sections provided.

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

28. The fees to be paid to the clerk of the Supreme Court, the clerk of the Superior Court, or the clerks of the County Courts for services in connection with any action or proceeding transferred to any such court on September fifteenth, one thousand nine hundred and forty-eight, and the costs allowable therein, except printing costs, shall be the same as were prescribed by law at the time such proceedings were commenced for the same or similar services in the court in which the proceedings were commenced; except that all fees, in connection with any Circuit Court judgment entered before September fifteenth, one thousand nine hundred and forty-eight, shall be paid to the county clerk and all fees for services, in connection with a Circuit Court action commenced before September fifteenth, one thousand nine hundred and forty-
eight, up to but not including entry of judgment shall be paid to the county clerk.

15. When a guardian ad litem is appointed after default in the Chancery Division of the Superior Court, such guardian shall be paid five dollars ($5.00) for his compensation and no more, unless the court shall otherwise order. The attorney for the moving party, in addition to any other moneys required to be paid by this act, shall pay the said sum to the guardian ad litem, so appointed, at the time when a copy of such order is served upon the guardian ad litem.

16. In taxing costs in any proceeding in the Chancery Division of the Superior Court which has not proceeded to final judgment, the initial amount allowed for the drawing of pleadings, orders, writs and judgments shall be one-half the amount allowable under sections nine and ten of the act to which this is a supplement.

17. No charge shall be made by the clerk of the Supreme Court or the clerk of the Superior Court for the filing of any paper or the rendering of any service for which a fee is provided by this act or the act to which this is a supplement when the party filing the paper or requesting the service is a State officer paid from State funds, or a State department, board, body or commission.

18. The collection of any fee provided for by this act or the act to which this is a supplement may be waived in particular circumstances by general rule of the Supreme Court or by special order of the Supreme Court, or by an order of any court made pursuant to authority granted by a rule of the Supreme Court.

20. The fees to be paid to the clerk of the Supreme Court, the clerk of the Superior Court and the clerks of the County Courts, for all undetermined pending causes and proceedings begun before the effective date of this act, shall be the fees prescribed by law at the time such causes and proceedings were commenced.

21. This act shall take effect on the first day of the month following its enactment.

Approved May 21, 1949.

CHAPTER 194

AN ACT concerning municipalities.

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

1. The governing body of any municipality or any water commission representing two or more municipalities may fix an annual stand-by or ready-to-serve charge upon any unoccupied lot abutting upon a street wherein a water main has been laid and to which the lot may connect; provided, however, no such service charge shall be made for any lot fronting on a water main which has heretofore been assessed as a local improvement or for which water main the owners of said lot paid under a contract with the municipality. The said service charge shall be rendered and collected in the same manner as other bills for water service are rendered and collected.

Approved May 21, 1949.
CHAPTER 195

An Act concerning the adoption of the State Retirement System in certain counties and municipalities, and amending section 43:15–1 of the Revised Statutes.

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

1. Section 43:15–1 of the Revised Statutes is amended to read as follows:

   43:15–1. Except as otherwise provided in this chapter, the provisions of chapter fourteen of this Title (§ 43:14–1 et seq.) shall apply to the employees of any county or municipality, but this chapter shall not become effective in any county or municipality until its governing body shall, by resolution, have directed that the question of its 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.

   2. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 196

An Act concerning tuberculosis, and supplementing article five of chapter four of Title 26 of the Revised Statutes.

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

1. Any person afflicted with tuberculosis of the lungs in a communicable form, diagnosed as such by a licensed physician after examination by X-ray or finding of tubercle bacilli in the sputum or gastric washings, in order to protect others from becoming infected, may be quarantined on his premises by the local board of health or the local health officer, or by the State Commissioner of Health or by someone authorized by one of them so to do.

2. A placard shall be posted in a conspicuous position on the premises, or on that room, or part of the premises in which such person is quarantined, with the word "quarantine" in letters not less than one inch high and containing the following:

"All persons except the health officer or the State Commissioner of Health or the representative of either, the physicians, nurses, and other attendants providing care, clergymen and spiritual practitioners are forbidden to enter or leave this quarantined area without a special written permit from the local board of health, the local health officer or the State Commissioner of Health as the case may be, and all unauthorized persons are forbidden to remove, obscure or mutilate this placard or to interfere in any way with this quarantine order under penalty of fine."

The quarantine placard may be removed only by the local board of health, the local health officer, or by the State Commissioner of Health or by someone authorized by them so to do.
3. If any person afflicted with tuberculosis in a communicable form shall leave any hospital against the advice of the superintendent or medical supervisor, said superintendent or medical advisor shall report such person to the local board of health of the municipality in which such patient was residing when admitted to the hospital and to the State Commissioner of Health. Such report shall be in writing and shall state whether the person is afflicted with tuberculosis in a communicable form. Such a person so afflicted may be quarantined on his premises as provided in section one of this act if in the opinion of the local board of health, or the local health officer or the State Commissioner of Health quarantine is necessary in order to protect others from becoming infected.

4. The local health officer, the State Commissioner of Health or someone delegated by either of them so to do shall visit persons quarantined for tuberculosis periodically to ascertain that the quarantine is being maintained and to aid in ascertaining whether recommendations should be made for release from quarantine.

5. Any person quarantined for tuberculosis may obtain release from such quarantine by being admitted to a hospital or by order of the local board of health, local health officer or the State Commissioner of Health.

6. Any person entering quarantined premises in violation of any quarantine established under this act shall be liable to a penalty of not less than ten dollars ($10.00) or more than five hundred dollars ($500.00) for each offense, to be recovered by the local board of health, local health officer or the State Commissioner of Health, as the case may be, in a civil action. Any person quarantined on his premises pursuant to section one of this act who violates said quarantine shall, unless he applies for and is admitted promptly to a hospital, be liable to a penalty of not less than ten dollars ($10.00) or more than five hundred dollars ($500.00) for each offense, to be recovered by the local board of
CHAPTERS 196 & 197, LAWS OF 1949

health, local health officer or the State Commissioner of Health, as the case may be, in a civil action.

7. This act shall take effect immediately.
Approved May 21, 1949.

CHAPTER 197

An Act to amend "An act providing for the escheat of unclaimed bank deposits," approved April twentieth, one thousand nine hundred and forty-five (P. L. 1945, c. 199).

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

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

4. Every bank having any unclaimed bank deposits shall cause to be advertised once during the month of October and once during the month of November in each year, in a newspaper of general circulation published in the municipality or, if none, then in a newspaper of general circulation circulating in the municipality in which the bank has its office, or if it has offices in more than one municipality then in the municipality in which it has its principal office, a notice entitled "notice of the names of persons appearing as the owners of unclaimed amounts held by (name of bank)." Such notice shall be in such form as shall be approved by the State Treasurer and shall set forth the name and address of the bank and where the name of the bank has been changed by merger, reorganization, consolidation or otherwise, shall also set forth the original name and address of the bank in which the deposit originated, and shall list in alphabetical order the name of each person to whose credit an
unclaimed bank deposit stands, the last address of
the depositor appearing on the records of the bank,
the identification number, if any, of each account
but not the amount to the credit of each account,
but no account shall be advertised in which the un-
paid balance is less than fifty dollars ($50.00). Any
amount paid to a newspaper for such publication
shall be charged by the bank equally against the
unclaimed bank deposits so advertised.

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

8. (a) The State Treasurer shall establish and
maintain records of all escheated unclaimed bank
deposits received by him, which in the case of de-
posits with a net balance of fifty dollars ($50.00)
or more, shall show in alphabetical order the names
of the depositors, the amounts received, the name
and address of the bank from which the funds were
received, the identification numbers of the accounts
if any, and shall establish and maintain an index
thereto, which records and index shall at all times
during the usual business hours be open to public
examination.

(b) The State Treasurer shall credit seventy-five
per centum (75%) of the amount of each escheated
unclaimed bank deposit received by him to the gen-
eral funds of the State to be held, used and expended
by the State Treasurer in the same manner as other
general funds of the State and shall establish and
maintain an account to be designated as the "un-
claimed bank deposits escheat reserve fund" which
is hereinafter referred to as the "reserve fund"
and shall credit to the reserve fund, the other
twenty-five per centum (25%) of the amount of
each escheated unclaimed bank deposit received by
the State Treasurer.

(c) The State Treasurer shall invest and re-
invest all moneys credited to the reserve fund in
bonds or interest-bearing notes or obligations of
the United States or in bonds or interest-bearing
notes or obligations guaranteed as to principal and
interest by the United States or in bonds or inter-
est-bearing notes or obligations for the payment of the principal and interest of which the faith and credit of the United States are distinctly pledged or in bonds or interest-bearing notes or other obligations of this State or in bonds or interest-bearing notes or other obligations of any county, city, town, township, borough, village or other municipal or political subdivision of this State, issued under authority of any law of this State.

(d) The income received from the investments and reinvestments of the reserve fund shall be commingled with and added to the reserve fund and held and retained as part thereof subject to like investment and reinvestment, as part of the reserve fund.

(e) The reserve fund shall be used and expended by the State Treasurer for the payment of expenses and costs incurred by the State Treasurer and the Attorney-General pursuant to the provisions of section nine of this act.

(f) At any time after receipt by the State Treasurer of any escheated unclaimed bank deposit any one claiming to be entitled thereto or to any part thereof may file claim therefor with the State Treasurer who is authorized to pass upon and determine the claimant’s claim; if the State Treasurer shall determine the claimant’s proofs of title thereto to be sufficient he shall pay the escheated unclaimed bank deposit or such part thereof to which he may determine the claimant is entitled, without interest, out of the reserve fund, to the claimant, and if the cash balance in the reserve fund is insufficient to make such payment the State Treasurer shall sell such of the investments of the reserve fund as may be necessary to make such payment.

(g) If the State Treasurer determines that the claimant’s proofs of title are not sufficient to entitle the claimant to such payment, the claimant may, within sixty days after the date of such determination by the State Treasurer, file a petition in the Superior Court setting forth the fact of the escheat
of the unclaimed bank deposit and the facts of petitioner’s claim thereto or to any part thereof, whereupon an order to show cause shall be made directed to the State Treasurer commanding him to show cause why the petition should not be granted and a copy of said petition and of the order to show cause shall be served upon the State Treasurer and upon the Attorney-General, and it shall be their duty to take such action with respect thereto as they may deem necessary to protect the interests of the State. Upon proof satisfactory to the court of petitioner’s claim of title to the escheated unclaimed bank deposit or any part thereof, an order shall be entered establishing petitioner’s claim and ordering the State Treasurer to pay to the petitioner the amount specified in such order together with such costs and counsel fees as the court may allow the petitioner, and upon service upon the State Treasurer of a copy of such order certified to be a true copy by the clerk of the Superior Court, the State Treasurer shall pay to the petitioner out of the reserve fund the amount or amounts specified in such order.

(h) If the court shall determine that petitioner’s proofs of title are not sufficient to establish petitioner’s claim to the escheated unclaimed bank deposit or any part thereof, an order to that effect shall be made from which order appeal will lie, and any such appeal shall be taken and prosecuted as in other civil actions. If on such appeal the order is reversed and petitioner’s claim of title to the escheated unclaimed bank deposit or any part thereof is sustained, the State Treasurer shall pay to the claimant, out of the reserve fund, the amount or amounts to which the petitioner shall be entitled, together with such costs and counsel fees as may be allowed to the petitioner.

3. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 138

An Act concerning certain life insurance companies, and repealing section 17:34–3 of the Revised Statutes and "An act to provide for the appointment of certain directors of stock life insurance corporations which shall have become mutual life insurance corporations, and supplementing the provisions of article two of chapter thirty-four of Title 17 of the Revised Statutes," approved March fifteenth, one thousand nine hundred and forty-three (P. L. 1943, c. 16).

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

1. Section 17:34–3 of the Revised Statutes, and "An act to provide for the appointment of certain directors of stock life insurance corporations which shall have become mutual life insurance corporations, and supplementing the provisions of article two of chapter thirty-four of Title 17 of the Revised Statutes," approved March fifteenth, one thousand nine hundred and forty-three, are repealed.

2. Each director of any life insurance company heretofore appointed and holding office as such on the effective date of this act, pursuant to section 17:34–3 of the Revised Statutes or pursuant to "An act to provide for the appointment of certain directors of stock life insurance corporations which shall have become mutual life insurance corporations, and supplementing the provisions of article two of chapter thirty-four of Title 17 of the Revised Statutes," approved March fifteenth, one thousand nine hundred and forty-three, shall continue to hold office until the expiration of the term of office for which he shall have been so appointed,
notwithstanding the repeal hereby of the act under which he shall have been appointed.

3. This act shall take effect immediately.
Approved May 21, 1949.

CHAPTER 199

An Act concerning the fees of county clerks and registers of deeds and mortgages, and amending section 22:4-4 of the Revised Statutes.

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

1. Section 22:4-4 of the Revised Statutes is amended to read as follows:

22:4-4. 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, Property, and all other instruments for which no specific fee is provided by law: When written in whole, per folio, twenty cents ($0.20); when written and printed or typewritten in whole or in part with type of eight-point face and with not less than four-point space between lines, or when written and printed or typewritten in whole or in part with type of more than eight-point face, per folio, twenty cents ($0.20); when printed or typewritten in whole or in part with type of less than eight-point face with less than four-point space between the lines, in broken measure, tabular, schedule or figure work, per folio, twenty-five cents ($0.25).
For official copies and abstracts of such instruments from the records and files of the respective recording offices, per folio, twenty-five cents ($0.25).

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 Title Taxation, fifty cents ($0.50).

For entering the marginal notation of an order, decree, statement or warrant discharging or annulling a notice of lis pendens, and for filing such order, decree or statement, sixty cents ($0.60).

For entering the marginal notation of a discharge, assignment, postponement, extension, cancellation or release of a mortgage, sixty cents ($0.60).

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, twenty-five cents ($0.25), additional.

For filing and entering 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 thirty cents ($0.30).

For registering each and every mortgage, one dollar ($1.00), if the description and boundaries of the real estate therein described shall not contain in excess of one folio; and for all excess of description over and above one folio, at the rate of twenty cents ($0.20) per folio.

For registering abstract of a mortgage, fifty cents ($0.50).

For every receipt for a mortgage, fifteen cents ($0.15).

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, one dollar ($1.00).
For supplemental indexing under the plan or system known as that of local indexing by county blocks, an additional fee of one dollar ($1.00) for every instrument so indexed.
For filing and recording notices of Federal tax liens or certificates discharging such liens, two dollars and fifty cents ($2.50).
For filing and entering or refileing conditional sale contract or copy, one dollar and twenty-five cents ($1.25).
For furnishing a certified copy of an honorable discharge of a veteran, fifty cents ($0.50).
For filing each map, plat, plan or chart filed pursuant to chapter twenty-three of the Title Property (§ 46:23-1 et seq.), to be paid by the party delivering same (except that there shall be no charge when the same is presented by the State of some one of its agencies), six dollars ($6.00).
Recording tax sales, two dollars and fifty cents ($2.50).
Recording redemption or assignment of sales, two dollars and fifty cents ($2.50).
2. This act shall take effect immediately.
Approved May 21, 1949.

CHAPTER 200

An Act authorizing and empowering the borough of New Providence, in the county of Union, a municipal corporation, to convey certain lands and premises owned by said municipal corporation, to Hose Company No. 1 of the borough of New Providence, New Jersey.

WHEREAS, The governing body of the borough of New Providence, pursuant to the provisions of chapter one hundred ninety-nine, pamphlet laws of one thousand nine hundred and forty-eight,
has filed a petition with the Legislature applying for the passage of a private, special or local law to regulate the internal affairs of the borough of New Providence, to the extent of enabling said borough to convey certain lands and premises hereinafter described herein to Hose Company No. 1 of the borough of New Providence; and

WHEREAS, Said governing body has duly complied with all the requirements of said statute and of the law with respect thereto, including the adoption of an ordinance authorizing the mayor and council of the borough of New Providence to petition the Legislature for the relief aforesaid; therefore

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

1. The borough of New Providence in the county of Union, a municipal corporation of the State of New Jersey, is hereby authorized and empowered to convey, by good and sufficient deed of conveyance, unto Hose Company No. 1 of the borough of New Providence, a volunteer fire company organized pursuant to the statute in such case made and provided, which said company is performing volunteer services for the borough of New Providence, the lands and premises hereinafter described, and the mayor and borough clerk of said borough of New Providence are hereby authorized and empowered to execute and deliver the aforesaid deed of conveyance on behalf of said borough of New Providence.

2. Said lands and premises are described as follows:

All that tract or parcel of land and premises hereinafter particularly described, situate, lying and being in the borough of New Providence, in the county of Union and State of New Jersey.

Beginning at an iron rod on the southerly side of Springfield Avenue six feet and six
CHAPrrER 200, LA vVS OF 1949

inches northerly from an Elm tree marked on its northerly side, said iron rod being the Northwest corner of property belonging to Crane Brothers and known as the Store house lot; thence (1) with the west side line of said store house lot south seventeen degrees and forty minutes east fifty one and forty eight one hundredths feet to an iron pin at the south west corner of said lot; thence (2) south seventy two degrees and twenty minutes west thirty five feet to an iron pin for a corner; thence (3) North seventeen degrees and forty minutes west forty nine and ninety three one hundredths feet to an iron rod for a corner; thence (4) north sixty nine degrees and forty eight minutes east thirty five feet to place of Beginning.

Being the same premises conveyed to the borough of New Providence by Thomas P. Crane, John F. Wahl and John H. Peek, Trustees for New Providence Hose Company No. 1 of the Borough of New Providence, by deed dated May 1, 1907, and recorded on the 17th day of May, 1907, in the Register's Office of the County of Union, in Book 485 of Deeds for said County on page 286.

Act effective.

3. This act shall take effect immediately, without requiring the adoption of same by the legal voters of the borough of New Providence, as provided by chapter one hundred ninety-nine of the pamphlet laws of one thousand nine hundred and forty-eight.

Approved May 21, 1949.
CHAPTER 201

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 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).

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

1. Any judge of a County Court or of a county district court, any magistrate of a municipal court, any clerk or deputy clerk of any of said courts, any officer authorized to take bail by the act to which this act is a supplement, and the chief of police or other person acting in that capacity in any municipality when designated so to act by the judge of the County Court or of the county district court, within the county wherein an offender may be apprehended may take complaints, issue warrants and summonses, endorse warrants from other counties, and upon arrest hold the accused to bail, the offense with which he is charged being bailable, for his appearance before the Superior Court, the County Court, the county district court or any municipal court, in the county at such time as he may direct.

2. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 202

An Act respecting the adjustment of past due taxes and charges, and amending section 54:4-100 of the Revised Statutes.

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

1. Section 54:4-100 of the Revised Statutes is amended to read as follows:

54:4-100. No abatement of the principal sum of any such taxes, assessments or other municipal charges shall be made unless the governing body shall be satisfied that the market value of the property in question upon or against which such taxes, assessments or other charges have been levied, is less than such principal sum, or unless such governing body shall be satisfied that the taxes, assessments or other municipal charges are illegal in whole, or in part, or unless the proceedings taken to levy or enforce them are contrary to law. Where the taxes, assessments or other municipal charges concern personal property only, no such abatement shall be made unless the governing body shall be satisfied that the market value of the personal property which is subject to distraint to enforce payment of the said taxes, assessments or other municipal charges is less than the said principal sum.

2. This act shall take effect immediately.

Approved May 21, 1949.
CHAPTER 203


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

1. Section 4:9-2 of the Revised Statutes is amended to read as follows:

4:9-2. A person before selling or offering for sale any commercial fertilizer, in this State shall brand or attach to each bag, barrel or package in a conspicuous place on the outside thereof a plainly printed statement giving the following particulars and no others:

(a) The number of pounds of fertilizer contained in the package,

(b) The name, brand or trade-mark with the grade of the fertilizer under which the fertilizer is sold,

(c) The name and principal address of the manufacturer, importer or other person putting the fertilizer on the market in this State,

(d) The guaranteed analysis showing the minimum percentages of plant food claimed in the following order and form:

(1) Total nitrogen ............... per centum
(2) Available phosphoric acid. .... per centum
(3) Soluble potash ............. per centum

Unacidulated mineral phosphatic materials and basic slag shall be guaranteed as to both total and available phosphoric acid, and the degree of fineness. In the case of bone, tankage, and other natural organic phosphate materials, only the total phosphoric acid need be guaranteed.

Additional plant food elements, determinable by chemical control methods, may be guaranteed only
by permission of the State Chemist by and with
the advice of the Director of the Agricultural Experiment Station. When any such additional plant foods are included in the guarantee, they shall be subject to inspection and analysis in accordance with the methods and regulations that may be prescribed by the State Chemist. The State Chemist may permit or require the potential basicity or acidity (expressed in terms of calcium carbonate equivalent in multiples of one hundred pounds per ton) to be registered and guaranteed.

If distributed in bulk, a written or printed statement of the information required in this section shall accompany delivery and be supplied to the purchaser.

2. Section 4:9-4 of the Revised Statutes is amended to read as follows:

4:9-4. A person before selling or offering for sale any commercial fertilizer for use in this State, shall file annually, on or before July first, with the State Chemist, a certified statement on blanks furnished by the State Chemist, giving, with the exception of the net weight of the package, the information required in section 4:9-2 of this Title, and a permit allowing the State Chemist or any of his authorized assistants to examine the books of the person registering the brand in order to verify if necessary the reports of the person as to tonnage sold.

A person who shall desire in any year to sell or offer for sale a new brand of fertilizer may do so even though the statement is not filed by July first, after filing the certified statement and complying with the other requirements of this article.

Each application for registration shall be accompanied by a registration fee of fifty cents ($0.50) for each brand enumerated.

3. Section 4:9-5 of the Revised Statutes is amended to read as follows:

4:9-5. On receipt of the certified statement described in section 4:9-4 of this Title, and after compliance with the other requirements of this
article, the State Chemist shall issue a certificate of registration for the commercial fertilizer which shall be in force until the succeeding June thirtieth.

4. Section 4:9-8 of the Revised Statutes is amended to read as follows:

4:9-8. For the purpose of defraying the expenses connected with the inspection of commercial fertilizers sold or offered for sale in this State and experiments relative to the value thereof, all persons engaged in the manufacture or sale of commercial fertilizers shall, on January first and July first of each year, make a statement under oath in due form of law, which shall be prescribed by and filed with the State Chemist or his deputy, and which shall set forth by grades the number of net tons of fertilizer or fertilizer materials, sold since the preceding report; and upon such statement shall pay to the New Jersey State Agricultural Experiment Station the sum of fifteen cents ($0.15) per net ton of two thousand pounds.

Nothing contained in this section shall apply to fertilizers passing through the State in transit; or to the delivery of fertilizer materials to fertilizer factories for manufacturing purposes.

5. Section 4:9-10 of the Revised Statutes is amended to read as follows:

4:9-10. The State Chemist, in person, or his deputy, shall have power to enter any car, vehicle, warehouse, store, building, boat, vessel or place supposed to contain fertilizers for the purpose of inspection and sampling, and shall have power to take samples for analysis from any package or lot of fertilizer found within the State. The sample so taken shall be forwarded to the State Chemist, and upon request a portion shall be available to the manufacturer or mixer.

The method of sampling shall be those adopted by the State Chemist from published sources such as those of the Association of American Fertilizer Control Officials.
6. Section 4:9-11 of the Revised Statutes is amended to read as follows:

4:9-11. The State Chemist shall cause one analysis or more to be made annually of such commercialized fertilizers sold or offered for sale under provisions of this article as may be sampled by him or under his direction.

The methods of analysis shall be those adopted by the State Chemist from published sources such as those of the Association of Official Agricultural Chemists.

Approved May 21, 1949.

CHAPTER 204

An Act permitting the city of Trenton, county of Mercer, State of New Jersey to provide for the payment of a pension to Earl Shirey.

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 Earl Shirey, for the remainder of his natural life, a pension to be effective upon the passage of this act in the sum of one hundred seven dollars and seventy-three cents ($107.73) per month, being one-half of his former monthly salary, which pension shall be paid in semi-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 Earl Shirey 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 May 21, 1949.
CHAPTER 205, LAWS OF 1949

CHAPTER 205

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 December twenty-seventh, one thousand nine hundred and forty-one (P. L. 1941, c. 404), as said title was amended by chapter thirty-one of the laws of one thousand nine hundred and forty-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 amended to read as follows:

1. Every board of chosen freeholders, common council, governing body, board of education, board, body and officer by whatsoever name, of any county, municipality, school district, or other political subdivision of this State, now having the power or charged with the duty of paying, on behalf of such county, municipality, school district, or other political subdivision of this State, or of such board, body, agency, or commission of any county, municipality, or school district of this State, the salary or pay of persons holding office, position, or employment, shall have the right and power in the discretion of such body, board, or officer, to grant and order paid in monthly or other installments, to any persons holding such office, position, or employment, such sum, in addition to the regular salary or pay of such persons holding office, position, or employment, by way of bonus for the fiscal year in which such order is made, as such body,
CHAPTER 205, LAWS OF 1949

board or officer may determine, not exceeding twenty per centum (20%) of the regular annual rate of such usual or regular salary or pay of such persons holding such office, position, or employment; provided, that where such annual rate of such usual or regular salary or pay is not in excess of seven hundred dollars ($700.00) per annum, such bonus payments limitation shall be forty per centum (40%) of such regular salary or pay; and provided, that where such annual rate of such usual or regular salary or pay is not in excess of twelve hundred dollars ($1,200.00) per annum, such bonus payments limitation shall be thirty per centum (30%) of such regular salary or pay; and provided, that nothing in this act shall be held or construed to permit such body, board or officer to grant or order paid any such bonus to any member of such board, or body, or to himself, or to grant or pay any such bonus to any person whomsoever after the thirty-first day of December, one thousand nine hundred and fifty; and provided further, that no grant or payment of any bonus under this act shall be made to any such person if the regular annual rate of the usual or regular salary or pay of such person holding such office, position or employment is more than five thousand dollars ($5,000.00) per annum; and provided further, that no person whose regular annual rate of the usual or regular salary or pay in such office, position or employment is more than three thousand dollars ($3,000.00) shall receive any grant or payment of any bonus under this act greater in amount than that to which persons whose regular annual rate of the usual or regular salary or pay is three thousand dollars ($3,000.00) would be entitled; and provided, that the provisions of this act shall ex-
tend to State employees whose compensation is paid in full by such county, municipality, school district or other political subdivisions of this State; and provided further, that no grant or payment of any bonus under this act shall be held or construed as an increase in the salary or pay of any person receiving the same; neither shall the cessation of any such bonus, or any part thereof, be held or construed to amount to a reduction in the salary or pay of any persons holding office, position, or employment, nor shall the amount of any such bonus be taken into consideration or included in any calculation respecting any amount to be paid into or out of any pension, retirement or other similar fund or in any similar connection.

Whenever the boards of chosen freeholders having joint control over any bridge over a navigable river between two or more counties are unable to agree upon granting or ordering paid any sums in addition to the regular salary or pay of joint bridge employees, employed on such bridges, by way of bonus, each such board of chosen freeholders shall have the right and power, in its discretion, to grant and order paid, to such of said employees as are residents of the county over which such board of chosen freeholders has jurisdiction, such sums in addition to their salary or pay, by way of bonus, as said board of chosen freeholders shall determine, in accordance with the provisions of the act to which this act is an amendment. For the purposes of computing the twenty per centum (20%) bonus limitation in the act to which this is an amendment, the total joint salary received by each such bridge employee from the two or more counties by which he is employed shall be used as his regular annual rate of usual or regular salary or pay. In any county where the board of chosen freeholders has reserved from the one thousand nine hundred and forty-three appropriations a sum sufficient therefor, it shall be lawful for such board to grant and order paid such sums by way of bonus
for the fiscal year ending December thirty-first, one
thousand nine hundred and forty-three.
2. This act shall take effect immediately.
Approved May 23, 1949.

CHAPTER 206

An Act providing for the maintenance of a register
by persons engaged in the business of renting
or leasing motor vehicles to other persons, to be
driven by any one other than the person so en­
gaged or his agent or servant, and providing
criminal penalties for the violation of the same.

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

1. Every person engaged in the business of rent­
ing or leasing motor vehicles to any other person,
to be driven by any one other than the person en­
gaged in said business or his agent or servant, shall
keep and maintain a daily register, in which shall
be entered the date and the time of the renting or
leasing of each motor vehicle so rented or leased,
together with the number of his license to drive a motor
vehicle and a description of the authority by which
the same is issued, which register shall be open to
inspection at all reasonable times by any person
having a claim for damages incurred by reason of
personal injury or property damage in the opera­
tion of any such motor vehicle while so rented or
leased, his agent or attorney.
2. Any such person who shall fail to keep, maintain and make available such register for inspection, as aforesaid, or who shall rent or lease any motor vehicle to any other person without requesting the proper information and making the appropriate entries in such register, shall be guilty of a misdemeanor.

3. This act shall take effect immediately.

Approved May 23, 1949.

CHAPTER 207

An Act concerning elections, and amending section 19:14-12 of the Revised Statutes.

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

1. Section 19:14-12 of the Revised Statutes is amended to read as follows:

19:14-12. The county clerk shall draw lots in his county to determine which columns the political parties which made nominations at the next preceding primary election shall occupy on the ballot in the county. The name of the party first drawn shall occupy the first column at the left of the ballot, and the name of the party next drawn shall occupy the second column, and so forth.

The position which the names of candidates, and bracketed groups of names of candidates nominated by petitions for all offices, shall have upon the general election ballot, shall be determined by the county clerks in their respective counties.

The manner of drawing the lots shall be as follows: paper cards, of the same size, substance and thickness, with the names of each political party written thereon, shall be placed in a covered box with an aperture in the top large enough to admit
a man's hand and to allow the cards to be drawn therefrom. The box shall be well shaken and turned over to thoroughly intermingle the cards. The county clerk or his deputy shall at his office, draw from the box each card separately without knowledge on his part as to which card he is drawing.

The person making the drawing shall make public announcement at the drawing of each name, the order in which name is drawn and the office for which the drawing is made.

Where there is but one person to be elected to an office, the names of the several candidates who have filed petitions for such office shall be written upon cards of the same size, substance and thickness. The cards shall be placed in a covered box with an aperture in the top large enough to admit a man's hand and to allow the cards to be drawn therefrom. The box shall be turned and shaken thoroughly to mix the cards and the cards shall be withdrawn one at a time.

When there is more than one person to be elected to an office where petitions have designated that certain candidates shall be bracketed, the position of such bracketed names on the ballot (each bracketed group to be treated as a single name), together with individuals who have filed petitions for such office, shall be determined as above described.

Any legal voter of the county or municipality, as the case may be, shall have the privilege of witnessing the drawing.

The name or names of the candidate or bracketed group of candidates first drawn from the box shall be printed directly below the proper title of the office for which they were nominated, and the name or names of the candidate or bracketed group of candidates next drawn shall be printed next in order, and so on, until the last name or bracketed group of names shall be drawn from the box.

The arrangement of names of any bracketed group of candidates for any office for which more
CHAPTER 207 & 208, LAWS OF 1949

than one are to be elected shall be printed in the same order on the ballot as they were arranged on the petition of nomination.

The drawing for the positions which the names of candidates and bracketed groups of names of candidates, nominated by petition for office, and for the columns which the political parties which made nominations at the next preceding primary election shall occupy upon the general election ballot, shall be held at three o'clock in the afternoon of the fiftieth day prior to the day of the general election.

2. This act shall take effect immediately.

Approved May 23, 1949.

CHAPTER 208

AN ACT concerning the establishment, maintenance, control and management of public playgrounds and recreation places by boards of education, and amending sections 18:5-43 and 18:5-44 of the Revised Statutes.

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

1. Section 18:5-43 of the Revised Statutes is amended to read as follows:

18:5-43. The board of education of any school district may establish public playgrounds and recreation places of such size and dimensions and in such locations in the school district as the board shall think suitable. The board may lease, purchase, or condemn, or acquire by gift or otherwise, the lands necessary for such playgrounds and recreation places. Moneys needed for payment therefor, for erecting buildings thereon, or for repairing the same and providing equipment therefor, in
school districts subject to and operating under chapter six of this Title, shall be furnished to the board of education by the governing body of the municipality in the same way as moneys are furnished to boards of education for the purchase of lands for school purposes in such school districts; and in school districts subject to and operating under chapter seven of this Title, such moneys may be raised by the legal voters of the school district in the same manner as moneys are raised for the purchase or taking of lands for school purposes in such school districts.

2. Section 18:5-44 of the Revised Statutes is amended to read as follows:

18:5-44. Whenever any board of education has established any public playground or recreation places, or has assumed the maintenance, control, and management of public playgrounds or recreation places, it shall include in its annual budget an itemized statement of the amount of money estimated to be necessary for the cost of maintenance, control, and management of such playgrounds and recreation places for the ensuing year. In school districts subject to and operating under chapter six of this Title, the board of school estimate shall fix and determine the amount of money necessary to be appropriated to the board of education for the use of such public playgrounds and recreation places for the ensuing year. The amount so fixed and determined shall be included in the certificates of the amount of money appropriated for the use of the public schools in such districts for the ensuing year. The governing body of the municipality shall appropriate such amount in the same manner as other appropriations are made by it, and said amount shall be assessed, levied and collected in the same manner, under the same conditions and with the same restriction, as moneys appropriated for other purposes in such municipality. And in school districts subject to and operating under chapter seven of this Title, such moneys shall be raised by special district tax as
authorized by the legal voters of the school district in the same manner as moneys required for the current expenses of the public schools of the district are raised by special district tax authorized by the legal voters of the district.

2. This act shall take effect immediately.

Approved May 23, 1949.

CHAPTER 209


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

1. Section 4:11-1 of the Revised Statutes is amended to read as follows:

4:11-1. As used in this article:

“Agent” means any person buying, receiving, soliciting or negotiating the sale of cattle for or on behalf of any dealer or broker.

“Broker” means any person engaged in the business of soliciting or negotiating the sale, resale, exchange or shipment of cattle.

“Cattle” means all dairy, feeding, beef or breeding animals of bovine genus.

“Dealer” means any person engaged in the business of buying, receiving, selling, exchanging, soliciting or negotiating the sale, resale, exchange or shipment of any cattle.

“Secretary” means the secretary of agriculture.
2. Section 4:11–2 of the Revised Statutes is amended to read as follows:

4:11–2. This article shall not apply:

a. To any agricultural co-operative association, organized pursuant to the provisions of chapter thirteen of this Title, in its dealings with its members;

b. To any person who does not buy, receive, sell, exchange, solicit or negotiate the sale, resale, exchange or shipment of cattle in the aggregate of more than ten cattle in any one license year;

c. To any person who receives, buys, exchanges or ships cattle exclusively for slaughter; or

d. To any dairymen who is permanently discontinuing the business of dairying, breeding or feeding cattle.

e. To any dairymen who purchases, receives or exchanges cattle for the sole purpose of increasing or improving his own herd.

3. Section 4:11–4 of the Revised Statutes is amended to read as follows:

4:11–4. A person before engaging in the business referred to in section 4:11–3 of this Title shall, annually on or before June first, file an application with the secretary on a form prescribed by him and pay ten dollars ($10.00) license fee.

The application shall state the nature of the business, the breed or breeds of cattle which the applicant proposes to handle, the 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 such firm, association, partnership or the names of the officers of the corporation, and the name of the agent or agents of the applicant, the municipality and the post-office address at which the business is to be conducted, and such other facts as the secretary shall prescribe.

The applicant shall further satisfy the secretary of his or its character, financial responsibility and good faith in seeking to engage in the business.
4. Section 4:11-5 of the Revised Statutes is amended to read as follows:

4:11-5. Upon compliance by the applicant with the terms of section 4:11-4 of this Title, the secretary shall, subject to the provisions of this article, issue a license entitling the applicant or his agent to conduct the business of buying or receiving cattle, or receiving, selling, exchanging, soliciting or negotiating the sale, resale, exchange or shipment of cattle at the place named in the application, until June thirtieth next following. If application is made and a license fee of ten dollars ($10.00) is paid subsequent to July first in any license year, the license shall run until July first next following.

5. Section 4:11-9 of the Revised Statutes is amended to read as follows:

4:11-9. The secretary may decline to grant or may revoke a license when he is satisfied that:

a. The applicant or licensee has violated the State laws or official regulations governing interstate or intrastate movement of cattle;

b. In the buying or receiving of cattle, or receiving, selling, exchanging, soliciting or negotiating the sale, resale, exchange or shipment of cattle, there have been false or misleading statements as to the health or physical condition of the animals with regard to official tests, or quantity of cattle or the practice of fraud or misrepresentation in connection therewith;

c. As shown by a continual course of dealing, the licensee is unable or unwilling to conduct properly the business of a dealer or broker;

d. The applicant or licensee has knowingly bought or received cattle, or received, sold, exchanged, solicited or negotiated the sale, resale or exchange of cattle that were diseased and likely to transmit such disease to other cattle or human beings;

e. There has been a failure to practice ordinary measures of sanitation of barns, stables, premises or vehicles used for the stabling, holding or transporting of cattle; or
f. There has been a continual or persistent failure to keep records required by the secretary or by law; or that there is a refusal on the part of the licensee to produce books, accounts or records of transactions in the carrying on of the business for which the license is granted.

6. Section 4:11–13 of the Revised Statutes is amended to read as follows:

4:11–13. The licensee and each of his agents shall carry an agent's card at all times, when buying or receiving cattle, or receiving, selling, exchanging, soliciting or negotiating the sale, resale, or shipment of cattle.

The licensee or agent shall exhibit the card to persons with whom he is negotiating or from whom he is soliciting business and to the secretary or assistant whom the secretary may designate.

7. Section 4:11–14 of the Revised Statutes is amended to read as follows:

4:11–14. A person who shall:

a. Engage in or carry on the business of buying or receiving cattle, or receiving, selling, exchanging, soliciting or negotiating the sale, resale, exchange or shipment of cattle, as dealer, broker or agent, within the meaning of this article, without first having obtained a license as provided in this article; or

b. Violate any of the provisions of this article—

Shall be liable to a penalty of two hundred dollars ($200.00) for the first offense and five hundred dollars ($500.00) for the second and each subsequent offense, which penalty shall be sued for and recovered by and in the name of the secretary in the manner provided in article one of chapter twenty-three of this Title (§ 4:23–1 et seq.) and in such proceeding process may be either in the nature of a summons or warrant.

If judgment is rendered for the plaintiff the court shall cause a defendant who shall fail to pay forthwith the amount of the judgment rendered against him, and all costs and charges incident thereto, to be committed to the county jail for a period of not
CHAPTERS 209 & 210, LAWS OF 1949

less than five nor more than ninety days in the case of a first offense and not less than ten nor more than two hundred days for a second and each subsequent offense.

8. This act shall take effect immediately.
Approved May 23, 1949.

CHAPTER 210

An Act to amend "An act 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 twenty-second, one thousand nine hundred and forty-seven (P. L. 1947, c. 177).

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

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

39. The commissioner shall cause examinations to be conducted in such manner and at such times

and places as he may prescribe, for the purpose of determining the qualifications of applicants for licenses as health officers, sanitary inspectors, food and drug inspectors, milk inspectors, meat inspectors, and plumbing inspectors, of the classes and grades set forth in section forty-one hereof. Application for examination in any of the classes and grades enumerated in section forty-one of this act must be made in writing upon forms supplied by the department. The department shall collect from each applicant who shall be admitted to the examination the following fees. For each examination for a health officer's license, twenty-five dollars ($25.00); for each examination for a sanitary inspector's license of the first grade, twenty dollars ($20.00); for each examination for a milk inspector's license, twenty dollars ($20.00); for each examination for a food and drug inspector's license, twenty dollars ($20.00); for each examination for a meat inspector's license, twelve dollars and fifty cents ($12.50); for each examination for a sanitary inspector's license of the second grade, twelve dollars and fifty cents ($12.50); for each examination for a plumbing inspector's license of the first grade, ten dollars ($10.00); and for each examination for a plumbing inspector's license of the second grade, ten dollars ($10.00).

2. This act shall take effect immediately.

Approved May 23, 1949.
CHAPTER 211

AN ACT to amend "An act to provide for the disposition of unclaimed funds held by domestic life insurance companies," approved April twenty-fifth, one thousand nine hundred and forty-six (P. L. 1946, c. 154).

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. Every insurance company which reports any unclaimed funds under the provisions of this act shall cause to be published during the month of May or June in each year in a newspaper of general circulation published in the county of this State in which, according to the last known address shown by the company's records, the person to whom the amount is payable resided, or if there be no newspaper published in such county, then in a newspaper in the county in which the principal office of the company is located, a notice entitled "Notice of unclaimed funds held by (name of company)." Such notice shall be in such form as shall be approved by the State Treasurer and shall list in alphabetical order the names, with such last known addresses, of the persons to whom amounts are payable and whose names appeared on the last report filed pursuant to section two of this act, but only with respect of unclaimed funds of fifty dollars ($50.00) or more and exclusive of any which have ceased to be unclaimed prior to the date of publication. The State Treasurer is authorized to waive any publication when in his judgment the expense thereof would be unreasonable in respect to the amount involved. The insurance company shall file with the State Treasurer, on or before the first day of August of each year, proof by affidavit of such
Publication. The expenses attendant upon such publication may be charged equally against the amounts owing to the persons whose names were so published.

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

9. The State Treasurer shall keep in his office a public record of each payment of unclaimed funds received by him from any insurance company. Such record shall show the name of each insured to whom unclaimed funds of fifty dollars ($50.00) or more are due and payable in alphabetical order, his last known address, his policy number, the date of issuance of the policy, name of the insurance company, the name and address of any beneficiary reported to the State Treasurer by the insurance company, and the amount of unclaimed funds with respect to his policy.

3. This act shall take effect immediately.

Approved May 23, 1949.

CHAPTER 212

An Act concerning religious corporations and associations, and amending section 16:12-10 of the Revised Statutes.

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

1. Section 16:12-10 of the Revised Statutes is amended to read as follows:

16:12-10. The annual election of any such parish incorporated after March twentieth, one thousand nine hundred and one, shall be held on such secular day in the week commencing with the first Sunday in Advent, as may be designated in its certificate of incorporation, and of any such parish incorporated prior to March twentieth, one thousand nine
hundred and one, on the day fixed by its charter or certificate of incorporation, but if no date shall have been so fixed, then on Monday following the first Sunday in Advent. Notice of the time and place of the annual election shall be given by advertisement set up in open view at the door of the church or usual place of worship, ten days prior to the election and shall also be read by the rector or officiating minister on the two Sundays next preceding the election, in time of public service.

The rector shall preside, with the right to vote, or if he is absent or if no rector is settled in the parish, the meeting shall choose one of the wardens, or if neither of the wardens is present, one of the vestrymen, or if no vestryman is present, then some duly qualified voter to act as chairman. The secretary of the vestry, or in his absence a person appointed by the chairman, shall enter the proceedings in the minute book of the vestry, and shall sign the same together with the chairman. The qualifications for voters, and for such officers as may be elected by the meeting, shall be as provided from time to time by the constitution and canons of the Protestant Episcopal Church in the diocese in which the parish is located; provided, however, that, at any annual parish meeting held for the election of wardens or vestrymen, a by-law may be adopted providing that no warden or vestryman who has been duly elected at any parish meeting may succeed himself, which by-law shall remain in full force and effect until repealed at a subsequent annual parish meeting. The chairman shall be the judge of the qualifications of the voters, shall receive the votes and declare the result. The election shall be by ballot, and the polls shall remain open for one-half hour, and for such longer time as may be required to receive the ballots of the persons present and ready to vote. Three persons shall constitute a quorum. In case of failure to elect on the first ballot the required number of wardens or vestrymen to be elected at the meeting,
one or more further ballots shall be taken in the
same manner.
2. This act shall take effect immediately.
Approved May 23, 1949.

CHAPTER 213

An Act concerning unemployment compensation,
and amending section 43:21-21 of the Revised
Statutes.

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

1. Section 43:21-21 of the Revised Statutes is
amended to as follows:

43:21-21. (a) The commissioner is hereby au-
thorized to enter into arrangements with the appro-
priate agencies of other States or the Federal
Government whereby potential rights to benefits
accumulated under the unemployment compensa-
tion laws of several States or under such a law
of the Federal Government, or both, may consti-
tute the basis for the payment of benefits through
a single appropriate agency under terms which the
commissioner finds will be fair and reasonable as
to all affected interests and will not result in any
substantial loss to the fund.

(b) The commissioner is also authorized to enter
into arrangements with the appropriate agencies
of other States or of the Federal Government (1)
whereby wages or services, upon the basis of which
an individual may become entitled to benefits under
the unemployment compensation law of another
State or of the Federal Government, shall be
deemed to be wages for employment by employers
for the purposes of this chapter; provided, such
other State agency or agency of the Federal Gov-
ernment has agreed to reimburse the fund for such
portion of benefits paid under this chapter, upon
the basis of such wages or services as the commis­
sioner finds will be fair and reasonable as to all
affected interests; and (2) whereby the commis­
sioner will reimburse other State or Federal
agencies charged with the administration of unem­
ployment compensation laws with such reasonable
portion of benefits, paid under the law of any such
other States or of the Federal Government upon
the basis of employment or wages for employment
by employers, as the commissioner finds will be
fair and reasonable as to all affected interests.
Reimbursements so payable shall be deemed to be
benefits for the purposes of this chapter, but no
reimbursement so payable shall be charged against
any employer’s account for the purposes of section
43:21-7 of this chapter. The commissioner is
hereby authorized to make to other State or Fed­
eral agencies and receive from such other State or
Federal agencies reimbursements from or to the
fund, in accordance with arrangements pursuant to
this section.

(c) The commissioner is also authorized to enter
into reciprocal agreements with the appropriate
easencies of other States covering services on ves­
sels engaged in interstate or foreign commerce
whereby such services performed for a single
employer, under any contract of hire, partly within
and partly without this State, shall be deemed to
be performed in their entirety either within or
without this State.

(d) The commissioner is authorized to enter
into reciprocal arrangements with the appropriate
and duly authorized agency of any other State
or of the United States, whereby (i) moneys due
the commissioner for contributions, interest and
penalties and paid to such agency shall be deemed
to have been paid into the unemployment compen­
sation fund of this State as of the date of payment
to such agency and (ii) vice versa; provided, that
such arrangements contain provisions for the re­
ciprocal transfers of such moneys.
The commissioner is authorized to enter into reciprocal arrangements with appropriate and duly authorized agencies of other States or of the Federal Government, or both, whereby services performed by an individual for a single employing unit for which services are customarily performed by such individual in more than one State shall be deemed to be services performed entirely within any one of the States (i) in which any part of such individual's services is performed or (ii) in which such individual has his residence or (iii) in which the employing unit maintains a place of business; provided, there is in effect, as to such services, an election, approved by the agency charged with the administration of such State's unemployment compensation law, pursuant to which all the services performed by such individual for such employing unit are deemed to be performed entirely within such State.

Act effective. 2. This act shall take effect July first, one thousand nine hundred and forty-nine.

Approved May 23, 1949.
CHAPTER 214, LAWS OF 1949

CHAPTER 214

AN ACT regulating real estate brokers and salesmen, and amending section 45:15-20 of the Revised Statutes.

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

1. Section 45:15-20 of the Revised Statutes is amended to read as follows:

45:15-20. Licensing nonresidents; reciprocal provisions in certain cases; form of license. A nonresident may become a real estate broker or real estate salesman by conforming to all of the provisions of this article. Any nonresident real estate broker regularly engaged in the real estate business as a vocation maintaining a definite place of business in another State, and who has been licensed as a real estate salesman or broker for a period of two years or more in such State, which offers the same privileges to licensed brokers of this State, shall, by reason of such foreign license and upon payment of the license fee fixed by this article, be authorized to transact the business of a real estate broker in this State during the period for which his original license shall be in force.

Any nonresident real estate salesman licensed as such in another State may, from year to year, upon payment of the license fee fixed by this article, be licensed to transact the business of a real estate salesman in this State, when such other State offers the same privileges to licensed real estate salesmen of this State. Such license may be issued and shall remain in effect only under the following conditions:

a. During the period such salesman is regularly engaged in the real estate business as a vocation in the employ of a licensed real estate broker of another State;
b. During the period said employing real estate broker maintains a definite place of business in such other State;
c. During the period such real estate broker is licensed as a nonresident real estate broker in this State;
d. During the period such salesman continues to be licensed as a salesman in the office of such real estate broker in such other State or of another licensed real estate broker in another State who is licensed as a nonresident real estate broker in this State.

All nonresident licenses issued by the commission shall be on a special form distinguishable from licenses issued to resident brokers and salesmen, and shall show the name and address of the licensee and shall have imprinted thereon the seal of the commission and shall contain such other matter as shall be prescribed by the commission. With each nonresident license the commission shall prepare and deliver a pocket card in all respects as herein provided for licenses issued to resident brokers and salesmen, except that the pocket card accompanying nonresident licenses shall be of a different color so as to distinguish the same from the cards issued to resident licensees.

2. This act shall take effect immediately.

Approved May 23, 1949.
CHAPTER 215

An Act relating to friendly or enemy aliens title to lands, or any interest therein, whether acquired or conveyed by deed, devise, descent or otherwise; and to ratify, validate and confirm titles to lands transferred from or to such aliens when such transfers of title have occurred within certain specified periods of time.

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

1. Every transfer of title, or of any interest therein, of lands, whether by deed, devise, descent or otherwise, from or to any friendly or enemy alien, subsequent to April sixth, one thousand nine hundred and seventeen, and prior to April eighth, one thousand nine hundred and forty, excepting any transfer affecting lands heretofore seized by the Alien Property Custodian of the United States of America, is hereby ratified, validated and confirmed and shall vest title in the transferee, his, her or its heirs, devisees, successors or assigns as fully as if all the parties to the transfer were citizens of the United States of America at the time of said transfer.

2. This act shall take effect immediately.

Approved May 23, 1949.
CHAPTER 216

An Act permitting the city of Trenton, county of Mercer, State of New Jersey to provide for the payment of a pension to Michael Conte.

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 Conte, for the remainder of his natural life, a pension to be effective upon the passage of this act in the sum of seventy-nine dollars and thirteen cents ($79.13) per month, being one-half of his former monthly salary, which pension shall be paid in semimonthly 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 Conte 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 May 23, 1949.
CHAPTER 217

An Act concerning beauty culture control, and amending section 45:4A-2 of the Revised Statutes.

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

1. Section 45:4A-2 of the Revised Statutes is amended to read as follows:

45:4A-2. The control of beauty culture shall be governed, as heretofore, by a board to be known as the board of beauty culture control in the State Department of Health and consisting of six members. Four of the members of the board to be appointed under the provisions of this chapter shall have been engaged in the occupation of beauty culture for a period of at least five years preceding the date of their appointment; one member shall have been engaged in the business of conducting a school for the teaching of beauty culture for a period of at least five years preceding the date of appointment; and one member shall not, at the time of the appointment, be directly or indirectly identified with the business of beauty culture in any of its branches. At least two members of the board shall be women. All members of the board shall be citizens of the United States and of the State of New Jersey for at least five years prior to the date of their appointment. All members of this board shall be appointed by the Governor. The members shall serve for a period of three years. Each member shall hold his office until his successor has been appointed and qualified. The Governor may remove any member of the board for cause and appoint some other person to fill the vacancy. Appointments made to fill vacancies caused by death, resignation or removal shall be for the unexpired term only. Members of the board shall
receive as compensation for their services two thousand dollars ($2,000.00) per annum and necessary traveling expenses, which shall include only the cost of transportation to and from the place of the performance of their duties.

The present members of the board shall continue in office until the expiration of their respective terms and the additional member of the board shall take office on the seventh day of October, one thousand nine hundred and forty-six.

2. This act shall take effect immediately.

Approved May 23, 1949.

CHAPTER 218

An Act to amend "An act concerning the retirement of policemen and firemen of the police and fire departments in municipalities of this State, including members of the fire departments of any fire district located in any township, and including all police officers having supervision or regulation of traffic upon county roads, and supplementing chapter sixteen of Title 43 of the Revised Statutes," approved July second, one thousand nine hundred and forty-seven (P. L. 1947, c. 395).

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. Notwithstanding the provisions of section 43:16-1 of the Revised Statutes, any member who holds office, position, or employment as chief of a police department or as chief of a paid or part-paid fire department may be retained in service by
the governing body of the municipality, or by the
director of public safety if the municipality has
such a director, until such member attains the age
of seventy years.
2. This act shall take effect immediately.
Approved May 23, 1949.

CHAPTER 219

An Act concerning reserves of life insurance com-
panies of this State, and amending section
17:34-24 of the Revised Statutes.

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

1. Section 17:34-24 of the Revised Statutes is
amended to read as follows:

17:34-24. When the reserves or any part thereof
of any life insurance company of this State, re-
quired by section 17:34-22 of the Revised Statutes
to be computed by the commissioner or by his
authority, have been computed on the basis of a
higher rate of interest than three per centum (3%)
per annum, and as so computed, exceed five hun-
dred million dollars ($500,000,000.00), the company
shall thereupon and thereafter set aside as a part of
the reserve liability on the policies of the company
at the close of each year a sum equal to six per
centum (6%) of the increase for that year over
the year preceding in the company's reserves or
part thereof so computed, except that for premium-
paying term insurances such increase in reserve
for any year shall for the purposes of this section
be deemed to be the reserve at the end of that year,
but the aggregate of the sums so set aside shall
not at any time exceed five per centum (5%) of the
reserves, except in the case of premium-paying
term insurances in which case the said aggregate of sums so set aside shall not at the end of any year exceed fifty per centum (50%) of the premiums of that year.

If the reserves or any part thereof of any such life insurance company were computed, prior to May sixteenth, one thousand nine hundred and forty-one, on the basis of such rate of interest as to require such company to set aside sums as provided in the preceding paragraph of this section, then such company shall set aside as a part of the reserve liability on the policies of the company at the close of each year, subject to all the above provisions respecting premium-paying term insurances and to the aggregate limit as prescribed above but based on all the reserves of such company, required by section 17:34-22 of the Revised Statutes to be computed by the commissioner or by his authority, a sum as aforesaid calculated on the increase for that year over the year preceding in all said reserves notwithstanding that said reserves or any part thereof shall have been computed on the basis of a rate of interest of three per centum (3%) per annum or less.

Any other life insurance company of this State may by resolution of its board of directors become subject to the provisions of this section and thereafter shall be bound hereby. In such case, a copy of the resolution, certified by the secretary of the company, shall be filed in the office of the Commissioner of Banking and Insurance.

No part of the sums so set aside shall be used by the company for any purpose except upon resolution by its board of directors and upon the approval in writing of the commissioner. Approval shall be given by the commissioner upon proof made to him of the happening of either or both of the contingencies hereinafter set forth in paragraphs “a” and “b” of this section and upon the terms therein respectively stated, as follows:

a. In the event that the gross incurred mortality losses of the company during any calendar year
have been at a rate in excess of one hundred five per centum (105%) of its average rate during the preceding five years, the sums set aside as above provided may be reduced as of the end of the calendar year by an amount equal to the excess of the actual mortality losses for the calendar year over the amount of the losses had they occurred at the rate of one hundred five per centum (105%) of the average rate for the preceding five years.

b. In the event that the aggregate of depreciation of assets owned by the company and of losses upon realization thereof during any calendar year has been in excess of ten per centum (10%) of the surplus of the company as of the end of the year preceding, the sums set aside as above provided may be reduced as of the end of the calendar year by an amount equal to the excess of the depreciation and losses over the ten per centum (10%) of the surplus of the company at the end of the preceding year.

2. This act shall take effect immediately.

Approved May 23, 1949.
CHAPTER 220

An Act to amend "An act for the establishment of a police and firemen's retirement system for the police and firemen of a municipality, county or political subdivision thereof," approved May twenty-third, one thousand nine hundred and forty-four (P. L. 1944, c. 255).

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

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

21. Any compensation agreed to or awarded and payable by the municipality, county or fire district under the workmen's compensation law (chapter fifteen of Title 34 of the Revised Statutes) to a member or his beneficiary on account of disability or death of the member shall be deducted from any allowance or benefit payments to the member or his beneficiary on account of such disability or death as provided by this act. Should the agreement or award of the compensation provide for payment in a lump sum, then the allowance or benefit payments shall cease until they shall equal the amount of the compensation paid. Should the agreement or award of the compensation provide for periodic compensation payments, then the amount of such compensation payments shall be deducted from the corresponding allowance or benefits payable under this act, until the deductions from such allowance or benefit payments equal the compensation payments. Any payments made by virtue of section 34:15-15 of the Revised Statutes, for medical, surgical and other treatment and hospital services shall not be included in determining any deduction from any allowance or benefit pay-
CHAPTER 221

An Act concerning inspection of motor vehicles, and supplementing chapter eight of Title 39 of the Revised Statutes.

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

1. The Division of Motor Vehicles in the Department of Law and Public Safety shall provide uniforms for its employees engaged in examining and inspecting motor vehicles at official inspection stations, and shall pay for such uniforms out of any available appropriations.

2. This act shall take effect immediately.

Approved May 23, 1949.
CHAPTER 222

An Act concerning protection of real estate encumbered or otherwise imperiled, and amending section 3:18-1 and repealing section 3:18-2 of the Revised Statutes.

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

1. Section 3:18-1 of the Revised Statutes is amended to read as follows:

3:18-1. When it is made to appear to the Superior Court upon complaint of a fiduciary, in a civil action in the nature of a summary proceeding in equity, or in any other proceeding before it, that real estate of a minor or mental incompetent or held in trust for a person:

a. Is likely to be disadvantaged, imperiled or sacrificed by sale; or
b. Is encumbered in whole or in part by any lien or charge, and it would be to the advantage of the estate to reduce, redeem, satisfy or discharge the same; or

c. May for any cause be saved to the minor, mental incompetent or cestui que trust by enabling the fiduciary to perform the acts hereinafter authorized.

The Superior Court, proceeding in a summary manner, may order and direct the fiduciary to sell and convert so much personal property or borrow such sums on security of all, or any part, of the real estate belonging to the minor or mental incompetent or cestui que trust as the Superior Court may deem advisable for such purposes and upon such terms and conditions and in such form as it may fix and approve.
2. Section 3:18-2 of the Revised Statutes is repealed.

3. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date. Approved May 24, 1949.

CHAPTER 223

An Act concerning the sale or mortgaging of real estate free of dower or curtesy, in certain cases, and amending sections 3:40-1 to 3:40-9, inclusive, of the Revised Statutes.

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

1. Section 3:40-1 of the Revised Statutes is amended to read as follows:

3:40-1. When it shall appear to the satisfaction of the Superior Court that a person entitled to an inchoate or consummate right or estate of dower or curtesy, whether in possession or not, is incapacitated by mental infirmity or disease from executing a valid release or relinquishment of the same or from joining in a conveyance or mortgage thereof, and that the interest of such person and the owner of the real estate, the remaindersmen as well as those in possession require and will be promoted by a sale or mortgage of the same, the court may direct such release, relinquishment or joinder to be made by any officer or person designated by the court for that purpose.

The release, deed or mortgage so executed in behalf of such person shall release and bar all right or estate of dower or curtesy in the real estate therein mentioned.
2. Section 3:40-2 of the Revised Statutes is amended to read as follows:

3:40-2. Upon a complaint, duly verified, filed, in a civil action in the nature of a summary proceeding in equity, for any of the purposes specified in section 3:40-1 of this Title, the Superior Court may, in a summary manner, inquire into the merits of the application. The person owning the right or estate of dower or curtesy shall be made a party to the proceeding and an order to show cause, shall issue and be served in accordance with the practice and procedure of the Superior Court; and, if the person so entitled shall not cause his or her appearance to be entered, by answer or otherwise, pursuant to said practice and procedure, the court shall appoint a guardian ad litem to represent him or her therein.

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

3:40-3. If a release, conveyance or mortgage is allowed and ordered by the court in conformity with the demand of the complaint, a bond shall be given by the owner of the real estate to the Superior Court or to the guardian of the incapacitated person in such penalty and with such surety as the court may direct, to secure to the guardian of the person so entitled to a right or estate of curtesy or dower consummate, the enjoyment during his or her life of a fund equal to such an amount of the whole proceeds of the sale or other conveyance of real estate, or of their value, as will equal the amount of curtesy or dower to which he or she shall be entitled at the time when his or her right or estate vested, or, if the curtesy or dower interest be inchoate, to secure the enjoyment of such fund to the person so entitled during his or her life, after the same becomes consummate.

4. Section 3:40-4 of the Revised Statutes is amended to read as follows:

3:40-4. In lieu of a bond, the Superior Court may direct that a fund, constituted as provided in section 3:40-3 of this Title, be invested under his
direction, and the interest shall in such case be paid as follows:

a. If the dower or curtesy estate is consummate the interest shall go for life to the person entitled to such estate; or

b. If the dower or curtesy right or estate is inchoate, the interest shall go during the joint lives of husband and wife to the spouse of the person entitled to such estate. If the estate thereafter becomes consummate, the interest shall go as provided in paragraph "a."

5. Section 3:40-5 of the Revised Statutes is amended to read as follows:

3:40-5. Instead of directing a fund to be invested as provided by section 3:40-4 of this Title, the court may direct the guardian of the person entitled to either an inchoate or consummate right or estate of dower or curtesy to accept such sum in gross as may be approved by the court as a just and reasonable satisfaction therefor.

6. Section 3:40-6 of the Revised Statutes is amended to read as follows:

3:40-6. If it shall appear necessary that dower or curtesy be admeasured or real estate be appraised in order to determine the amount and value of a dower or curtesy estate, pursuant to proceedings under this article, the court may cause the same to be done.

7. Section 3:40-7 of the Revised Statutes is amended to read as follows:

3:40-7. When a release, relinquishment or conveyance of an inchoate right or estate of curtesy or dower has been or shall be made by a master in accordance with the provisions of this article, and it shall thereafter appear to the satisfaction of the court that the person entitled to such right or estate so released, relinquished or conveyed, has been restored to his or her reason and is of sound mind and understanding, the court, upon the execution and filing with him of a release or relinquishment of the right or estate of such person, acknowledged in the manner prescribed by law for the record of
deeds, may direct that any money or other property that may have been paid to the guardian of such person, or that may have been retained or set aside in any manner for the purpose of providing for the enjoyment by such person during his or her natural life of his or her curtesy or dower interest in real estate, be paid to the owner of the premises or to such persons as the court shall find entitled thereto.

8. Section 3:40-8 of the Revised Statutes is amended to read as follows:

3:40-8. If a person restored to reason shall not execute the release or relinquishment provided by section 3:40-7 of this Title, the court may ascertain and determine a sum in gross to be paid to such person in satisfaction of his or her inchoate right or estate and may direct that the same be paid to him or her and that any and all other money or property that may have been paid to the guardian of such person, or have been retained to provide for the payment of such curtesy or dower right or estate, be paid to the persons thereto entitled as the court may ascertain and determine.

9. Section 3:40-9 of the Revised Statutes is amended to read as follows:

3:40-9. The Superior Court shall have full power to make all orders and decrees relative to the final disposition of the bonds, funds, money or other property as may be necessary to give full and complete relief to any and all parties, their heirs, devisees and assigns.

10. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 24, 1949.
CHAPTER 224

An Act for extending the time for completing certain railroads.

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

1. Whenever the time limited for the completion of any railroad authorized to be constructed within the State under any special or general act has expired, or shall expire before the thirty-first day of December, one thousand nine hundred and forty-nine, such time shall be and the same is hereby extended to the thirtieth day of June, one thousand nine hundred and fifty-one; provided, however, that this act shall not apply unless money has actually been expended in surveys or location of route, or in acquisition of right-of-way or in construction since January first, one thousand eight hundred and eighty-six; provided, further, that this act shall not apply to any corporation unless such corporation shall first, and as the condition precedent to the exercise of any power granted by this act, file in the office of the Secretary of State an agreement, to be approved by the Governor and Attorney-General, waiving all right of exemption from taxation and from privileges and advantages arising from any law or contract, if any there be, establishing any special mode of taxation of any such corporation, and the further agreement to be bound by any general law of this State now in existence or that may be hereafter passed taxing such corporations as are now authorized to be taxed by the Legislature of the State under any general law, and further agreeing that the exercise of any power granted by this act shall not in any way affect the rights of this State, if any there exist, to take the property of such corporations under any existing law of this State, and agreeing further that all laws affecting such corporations shall
be subject to alteration or repeal by the Legislature; provided, however, that any railroad company that has heretofore filed an agreement such as above described, under the provisions of any previous act of the Legislature for extending the time for completing certain railroads, shall have the time for the completion of its railroad extended as hereinabove provided, without filing another such agreement under this act; provided, further, that any agreement that has heretofore been filed by any corporation under any previous act extending the time for completing certain railroads, shall be as binding as if filed under the provisions of this act.

2. This act shall be deemed a public act and shall take effect immediately.

Approved May 24, 1949.

CHAPTER 225

An Act relating to the commissions of certain fiduciaries, repealing section 3:11-2 of the Revised Statutes, and supplementing chapter eleven of Title 3 of the Revised Statutes.

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

1. On the settlement of accounts of executors, administrators, administrators with the will annexed, guardians, and trustees under a will, their commissions over and above their actual expenses shall be computed upon the following rates:

On all income that comes into their hands, five per centum (5%), and such executors, administrators, administrators with the will annexed, guardians, and trustees under a will may take such income commissions as of the time or when the
income was or is received by them without court allowance thereof.

Five per centum (5%) on corpus in cases in which the corpus receipts do not exceed fifty thousand dollars ($50,000.00) and in cases in which the corpus receipts exceed fifty thousand dollars ($50,000.00), five per centum (5%) on the first fifty thousand dollars ($50,000.00) of corpus and on the excess of fifty thousand dollars ($50,000.00) of corpus such percentage as the court may determine on the intermediate or final settlement of their accounts, according to actual services rendered, but not to exceed five per centum (5%) of the corpus receipts; provided, however, that if there are more than two fiduciaries, the court may allow corpus commissions in excess of five per centum (5%) at the rate not exceeding one per centum (1%) for each additional fiduciary; and provided, further, that in any case in which the administration of the fiduciary or fiduciaries has extended or extends beyond a period of twenty-five years, corpus commissions for such additional years may be allowed at the rate not exceeding one-fifth of one per centum (1/5 of 1%) per annum, irrespective of the number of fiduciaries.

2. Section 3:11-2 of the Revised Statutes is repealed.

3. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 226

AN ACT validating the change of the channel of Pompesse Creek at the mouth thereof and establishment of New Pompesse Creek northwest of Broad street in the borough of Riverton and township of Cinnaminson, county of Burlington and State of New Jersey; and validating and confirming certain riparian grants by the State of New Jersey and certain conveyances to the State of New Jersey made in execution of said change in Pompesse Creek and establishment of New Pompesse Creek as shown on plan entitled "State of New Jersey, Board of Commerce and Navigation, map showing riparian lands and conveyances," Sheet No. 842; and validating and confirming the change of the boundary line between said borough of Riverton and township of Cinnaminson to extend along the middle line of the new channel of Pompesse Creek or "New Pompesse Creek," as shown on said plan.

WHEREAS, The borough of Riverton in the county of Burlington and State of New Jersey was incorporated and set off from the township of Cinnaminson by proceedings under the statute in such case made and provided, being chapter 260, laws of 1878, entitled "An act for the formation of borough governments," which incorporation was effected on December 18, 1893, the division line between township and borough thereby being in part along the middle of Pompeston Creek, the former name of Pompesse Creek, the various courses thereof, extending into the Delaware River; and
CHAPTER 226, LAWS OF 1949

Whereas, In or about the year 1917 the tortuous
and winding channel of said Pompeston, now
Pompesse, Creek was without legislative author-
ity filled in northwest of Broad street, in the said
borough of Riverton and township of Cinnamin-
son, and a new channel called "New Pompesse
Creek," eighty feet wide, was cut through and
used in lieu of the former winding channel north-
west of Broad street; and

Whereas, The Board of Commerce and Navigation
of the State of New Jersey in the year 1918 ap-
proved said change of the channel of Pompesse
Creek and in execution thereof said Board of
Commerce and Navigation, with the approval of
the Governor of the State of New Jersey, exe-
cuted and delivered two riparian grants to the
owners of the lands affected by such change of
Pompesse Creek, one of these being made to
Emma A. Price and Ada E. Price, executors and
trustees of and under the will of Arabella H.
Price, deceased, dated February 18, 1918, liber
W, page 226, for a consideration of $250, and
also recorded in the office of the clerk of Burling-
ton County in Book 542 of Deeds, page 405; and
the other being made to Henry A. Dreer, Incor-
porated, dated February 18, 1918, liber W, page
221, for a consideration of $250, also recorded
in said clerk's office in Book 542 of Deeds, page
408; and simultaneously with said grants, two
conveyances were made to the State of New J er-
sey by said owners and riparian grantees, one by
Henry A. Dreer, Incorporated, dated December
17, 1917, recorded in said clerk's office in Book
543 of Deeds, page 262, and the other made by
Emma A. Price and Ada E. Price, executors and
trustees of and under the will of Arabella H.
Price, deceased, dated February 18, 1918, all as
indicated on the plan entitled "State of New
Jersey, Board of Commerce and Navigation,
Map showing riparian lands and conveyances,"
sheet 842; and
Preamble. Whereas, Said change of the bed of Pompesse Creek has never heretofore been authorized by statute; and

Preamble. Whereas, The request 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. The change of the channel of Pompesse Creek in the borough of Riverton and township of Cinnaminson, county of Burlington and State of New Jersey, and establishment of "New Pompesse Creek" as heretofore made on or about the year 1917, and the riparian grants by the State of New Jersey, one to Emma A. Price and Ada E. Price, executors and trustees of and under the will of Arabella H. Price, deceased, dated February 18, 1918, liber W, page 226 of record in the clerk's office of Burlington County in Book 542 of Deeds, page 405; and the other to Henry A. Dreer, Incorporated, dated February 18, 1918, liber W, page 221 of record in said clerk's office in Book 542 of Deeds, page 408; and the conveyances to the State of New Jersey, one by Henry A. Dreer, Incorporated, dated December 17, 1917, recorded in said clerk's office in Book 543 of Deeds, page 262, and the other by Emma A. Price and Ada E. Price, executors and trustees of and under the will of Arabella H. Price, deceased, all as shown on said plan of the Board of Commerce and Navigation, and the consequent change in the division line between the borough of Riverton and township of Cinnaminson, are all hereby validated and confirmed, to all intents and purposes, notwithstanding the lack of previous legislative authority therefor.

2. All such riparian grants and conveyances or the record thereof, or a certified copy of the record thereof, shall be admissible in evidence in all cases and in all courts of this State.

3. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 227

An Act to enable municipalities which have no municipal hospital to assist in maintaining hospitals supported by private charity, and amending section 44:5-2 of the Revised Statutes.

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

1. Section 44:5-2 of the Revised Statutes is amended to read as follows:

44:5-2. Any municipality which has no hospital therein maintained by such municipality may make an appropriation in each year of an amount which, in the judgment of the governing body, shall be adequate for the purposes hereinafter stated. Such appropriation shall be made in the manner in which appropriations for other municipal purposes are made and such sum so appropriated shall be included in the annual tax levy of the municipality and collected in the same manner and at the same time as other municipal taxes. The sum shall be applied to the purpose of paying the cost of supporting and maintaining such indigent patients as may be sent by order of any municipal physician, overseer of the poor or other proper authority of the municipality to any hospital or hospitals supported by private charity and located in the municipality or any other municipality in this State, and shall also be applied to the purpose of defraying the cost incurred by any such hospital in providing hospital care to any indigent person residing in such municipality in cases where the furnishing of such care shall be approved by the proper authorities of such municipality, although such person may not have been sent to the hospital by order of any municipal physician, overseer of the poor or any other proper authority thereof. The sum so appropriated may also be applied to the purpose of
assisting in the support of any such hospital or hospitals.

If during the fiscal year in which this act shall be enacted the governing body of any municipality shall have made no provision in its annual budget for the necessary funds for the aforesaid purposes during such fiscal year, or if provision shall have been made therefor but the amount thereof shall prove not to be sufficient for such purposes, said governing body may appropriate and use any municipal funds not otherwise appropriated or dedicated or may appropriate and raise such funds as may be necessary for such purpose during such fiscal year, and may borrow the same, or any part thereof, on the credit of the municipality and may issue emergency notes therefor in the same manner as provided by Title 40 of the Revised Statutes (1937) for the issue of emergency notes for the relief of the poor.

The money so raised shall not be used for any other purpose whatever and the municipality may by ordinance regulate

(a) the mode of sending such person to such hospital or hospitals and of approving of the furnishing of care therein;

(b) the mode and terms of paying for the care and maintenance of such persons so sent to such hospital or hospitals or so approved; and

(c) the manner of making payment for the maintenance of such hospital or hospitals.

2. This act shall take effect immediately, and shall be in effect until January twenty-second, one thousand nine hundred and fifty-one.

Approved May 24, 1949.
CHAPTER 228

An Act authorizing the payment of pensions to county employees in certain cases.

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

1. The board of chosen freeholders of any county may, in its discretion, adopt a resolution providing for the payment of a pension to a warden or keeper of the county jail, who has been in the employ of such county for a period of not less than sixteen years and who has become physically incapacitated for further service to the county, where such physical condition was caused or aggravated by injuries received while on duty in the service of the county. The amount of any such pension shall not exceed one-half of the annual salary paid to said warden or keeper at the time of his incapacity. The pension shall be on an annual basis during the term of the natural life of the person so pensioned, and shall be paid in equal monthly installments by the county treasurer out of county funds and the board of chosen freeholders of the county shall make provision for such payments.

2. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 229

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

78. By-laws; amendments; repeal; notice.
By-laws shall not be made, altered or repealed by the stockholders except at an annual or special meeting of the stockholders by the affirmative vote of the holders of a majority of the capital stock of the bank entitled to vote at such meeting. By-laws shall not be made, altered or repealed by the board of directors except by the affirmative vote of a majority of the whole board at any regular or special meeting of the board of directors, and unless at least two days prior written notice of the intended action shall have been given to the directors. Such notice may be waived by a director at or prior to the meeting.

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

79. Annual meetings; notice.
The annual meeting of the stockholders of every bank shall be held on the fourth Tuesday of January in each year. Not less than ten days prior to such date, notice of the annual meeting shall be published once in a newspaper published and circulated in the municipality in which the bank maintains its principal office, or, if there be no such newspaper, then in one published in the county in which the bank maintains its principal office or in an adjoining county, and which has general circulation in the municipality in which the bank maintains its principal office. In addition, notice of
such meeting shall be given as provided in section eighty-one. At such annual meeting, directors shall be elected and such other business may be transacted as may properly be brought before a meeting of stockholders, except that no business other than the election of directors shall be transacted at such meeting unless notice of such other business shall have been given in the manner provided by section eighty-one. Notice of such other business need not be included in the publication of notice required by this section.

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

81. Stockholders' meetings; notice.
Notice of all meetings of stockholders shall be given to the stockholders not less than ten nor more than thirty days prior thereto, by mail, postage prepaid, addressed to each stockholder at his address as it appears on the books of the bank. The notice shall specify the place, day and hour of the meeting and the nature of the business to be transacted. Except as otherwise provided by section seventy-nine, no business may be transacted at any meeting except that specified in the notice of the meeting.

4. Section ninety-six 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, not less than fifteen days and not exceeding thirty-five days preceding the date of any meeting of stockholders, or a date, not exceeding fifteen days, preceding the date for the payment of any dividend, or the date for the allotment of rights, or the date when any change or conversion or exchange of capital stock shall take effect, as a record date for the determination of the stockholders entitled (1) to notice of and to vote at any such meeting, or (2) to payment of any such dividend, or (3) to any such allotment of rights, or (4) to exercise rights in respect to 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 payment of such dividend, or to such
allotment of rights, or to exercise such rights, 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 shall have been 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 for such dividend payment,
or (3) the date for such allotment of rights, or
(4) the date when such change, conversion or ex-
change of capital stock shall take effect, shall be
entitled to notice of and to vote at such meeting
and at any adjournment thereof, or to payment of
such dividend, or to such allotment of rights, or
to exercise such rights, as the case may be, not-
withstanding any transfer of stock on the books
of the bank subsequent to such thirty-fifth day.

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

Section amended.

C 17:9A-17.
Procedure.

Whenever the board of directors shall deem it
advisable to amend the certificate of incorporation,
it shall adopt a resolution setting forth the pro-
posed amendment and fixing a date for a meeting
of stockholders to take action thereon, upon notice
given pursuant to section eighty-one. If, at such
meeting or at any adjournment thereof, the holders
of at least two-thirds of the capital stock entitled
to vote shall vote in favor of the proposed amend-
ment of any modification thereof, a certificate
thereof, setting forth the amendment in full and
certifying that the amendment was made in the
manner required by this article, shall be made and
acknowledged by two officers of the bank, one of
whom shall be the president or vice-president, and
shall be submitted to the commissioner for his
approval. If the commissioner shall find that the
amendment is for a purpose authorized by law, 
and that all the conditions and requirements in this 
article and elsewhere in this act specified as pre-
requisite to an amendment to a certificate of incor-
poration have been satisfied, he shall endorse his 
approval upon the certificate of amendment, and 
shall file it in the department, and the certificate 
of incorporation shall thereupon be amended as set 
forth in the certificate of amendment.

6. Section one hundred thirty-seven of the act of 
which this act is amendatory is amended to read 
as follows:

137. Submission of agreement to stockholders; 
 filing.

A. If the commissioner approves the merger 
agreement, it shall, within sixty days after the date 
of such approval, be submitted to the stockhold-
ers of each of the banks which are parties to the 
agreement, at separate meetings called for that 
purpose upon notice given pursuant to section 
eighty-one. A copy of the merger agreement shall 
be mailed to each stockholder of each of the banks 
which are parties to the agreement with the notice 
of the stockholders’ meetings.

B. If the agreement is approved by the stock-
holders of each bank holding at least two-thirds 
of the capital stock entitled to vote, that fact shall 
be certified as to each bank by its president or a 
vice-president and the certifications shall be at-
tached to the agreement. The agreement shall then 
be filed in the department, and thereupon it shall 
become effective.

7. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 230

An Act to provide for the registration and regulation of certain correspondence schools and the licensing of field representatives or agents of private correspondence schools located outside or within the State, providing penalties for the violation thereof, 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 term "private correspondence school," as used in this act, shall include every privately owned and operated school conducted for the purpose of providing by correspondence systematic instruction in any field or fields of study for which any tuition, fee, or any other form of compensation is charged, but shall not include correspondence schools or classes maintained or operated by employers for their own employees for which no tuition or fee is charged, or schools or classes operated by any properly organized and accredited religious or eleemosynary institution, or by the State of New Jersey, or any political subdivision thereof, although such schools may apply for a certificate of approval hereunder and, upon approval and issuance thereof, shall be subject to the provisions of this act.

2. No private correspondence school which is now or hereafter shall be established shall be operated or conducted in this State after July first, one thousand nine hundred and fifty, unless it shall have secured from the Commissioner of Education a certificate of approval to be issued by him under such rules and in such form as he shall prescribe, with the approval of the State Board of Education, and upon the payment of a fee of fifty dollars ($50.00). No field representative or agent of any
CHAPTER 230, LAWS OF 1949

private school located outside or within the State shall solicit students or transact business in this State after July first, one thousand nine hundred and fifty, unless he shall have secured from the Commissioner of Education a license to be issued by him under such rules and in such form as he shall prescribe, with the approval of the State Board of Education, and upon payment of a fee of five dollars ($5.00).

3. The commissioner shall prescribe, with the approval of the State Board of Education, suitable standards governing the proper conduct of private correspondence schools, with regard to instruction, qualifications of instructors and supervisors, facilities, financial responsibility, business practices, and any other matter essential to the maintenance of the adequacy of instruction and the business integrity of correspondence schools.

4. Each certificate of approval shall be renewed annually upon payment of a fee of twenty-five dollars ($25.00), and each license upon the payment of a fee of five dollars ($5.00). Any approval or license may be revoked for good cause at any time after hearing.

5. Any person, firm, association or corporation aggrieved by the action of the Commissioner of Education in refusing to issue, or renew, or in suspending or revoking any certificate of approval or license, may appeal from the action of the commissioner to the State Board of Education in the manner prescribed in section 18:3-15 of the Revised Statutes.

6. Every private correspondence school shall at all times be open for inspection to any officer designated by the Commissioner of Education, who may conduct a full and complete examination of all facilities and methods of operating such private correspondence schools.

7. Each private correspondence school shall furnish such information and reports from time to time as the Commissioner of Education shall deem necessary and proper and in the manner and on
forms prescribed by him, and failure to furnish any such information or report or to conform in every particular to standards prescribed for such private correspondence school shall be good and sufficient reason for the refusal of a certificate of approval for such private correspondence school or for revocation of a certificate of approval previously granted.

8. Any person, firm, association or corporation operating or conducting any private correspondence school, or any field representative or agent of any private correspondence school soliciting students or transacting business in this State, except by authority of a valid certificate of approval, or license, as the case may be, as required by this act, shall be deemed guilty of a misdemeanor.

9. Any contract entered into, after the effective date of this act, by or on behalf of any person, firm, association or corporation operating any private correspondence school to which a valid certificate of approval or license has not been issued pursuant to this act, shall be unenforceable in any suit or action brought thereon.

10. The commissioner, subject to the approval of the State board, may appoint such officers and employees and fix their compensation and expenses within the limits of available appropriations, as may be necessary to carry out the purposes of this act.

11. All fees required by this act shall be paid to the Commissioner of Education. He shall keep a true and correct account of all moneys received by him under the provisions of this act, and between the first and fifth days of each month deposit with the State Treasurer all such moneys received by him during the then preceding calendar month.

12. This act shall take effect the first day of July, one thousand nine hundred and forty-nine, except that any appointment, and any confirmation of any appointment, permitted by this act may be made prior to such date.

Approved May 24, 1949.
CHAPTER 231

An Act concerning the release on parole of patients admitted to the several charitable institutions of this State, and amending section 30:4-107 of the Revised Statutes.

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

1. Section 30:4-107 of the Revised Statutes is amended to read as follows:

30:4-107. A patient admitted to any institution in this State, other than a correctional institution, whether upon final order of commitment or otherwise may be paroled or discharged therefrom in accordance with the rules and regulations prescribed by the board of managers or the board of chosen freeholders or the proper committee thereof, as the case may be. In all cases where the patient shall have been transferred to the institution from a correctional institution he shall not be paroled or discharged therefrom prior to the expiration of the maximum period of detention. The chief executive officer of any State institution, other than a correctional institution, subject to regulations of the State Board of Control, may make arrangements with suitable families for the care, maintenance and treatment of patients of the institution and may place at board or parole in a family with whom any such arrangements have been made, any patient for whom family care may be deemed beneficial. Patients so placed on parole in family care shall be returned to the institution at any time upon order of the chief executive officer. Subject to such regulations, provision may be made by the chief executive officer for payment of the necessary expenses for the board and care of such patients in a suitable family, over and above the value of
any service rendered by such patient; *provided*, that such net cost shall not exceed the daily per capita cost of maintaining any such patient within the institution. All such patients placed in family care shall be and remain patients of the institution until discharged therefrom as provided for in this chapter.

The chief executive officer is empowered to negotiate with the legally responsible relatives of any such patient for the purpose of securing payment to the institution or to a suitable family of all or a portion of the net cost of maintaining such patient in such family placement.

2. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 232, LAWS OF 1949

CHAPTER 232

AN ACT concerning education, and amending section 18:7-107 of the Revised Statutes.

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

1. Section 18:7-107 of the Revised Statutes is amended to read as follows:

18:7-107. In every district having within its territorial limits more than one municipality, and having a population of more than ten thousand, there shall be constituted and organized a board of school estimate; provided, that such a board of school estimate shall not be constituted and organized in or for any consolidated school district hereafter created where, as part of the question of consolidation submitted to the voters at the referendum on consolidation, it is specified that such district shall not require a board of school estimate.

Except as provided by section 18:7-108 of this Title as to certain school districts in counties of the first class, such board of school estimate shall consist of the chief executive officer and one member, chosen by ballot, of each of the governing bodies of such municipalities or political subdivisions within its territorial limits and the president and one member of the board of education of such district chosen by ballot. The members to be chosen by ballot shall be chosen during the month of January, and shall serve for one year from February first. Vacancies occurring shall be filled in like manner.

A board of school estimate so constituted shall have the powers and perform the duties provided in this article.

2. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 233

An Act to empower certain corporations of this State to acquire by condemnation, subject to the determination of public necessity by the Board of Public Utility Commissioners, any land or other property or any interest therein, reasonably necessary for a right-of-way for the transmission to, from, or between its plants, or for the distribution to the public, of gas of any type, whether manufactured gas or natural gas, or any mixture of gases of various types, suitable for light, heat or power; to provide for obtaining, in certain cases, designations of the locations in municipal, county or state streets, roads or highways of gas conductors to be laid by virtue of the authority given by this act; and supplementing Title 48 of the Revised Statutes.

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

1. Any corporation now or hereafter organized and existing under any law of this State which is empowered to manufacture and sell gas of any type or any mixture of gases of various types, suitable for light, heat or power, and which is a public utility as defined in section 48:2-13 of the Revised Statutes, may take and acquire, under the provisions of chapter one of Title 20, Eminent Domain, of the Revised Statutes, any land or other property or any interest therein reasonably necessary for a right of way for the transmission to, from, or between its plants, or for the distribution to the public, of gas of any type, whether manufactured gas or natural gas, or any mixture of gases of various types, suitable for light, heat or power, if it cannot acquire such land or other prop-
property or any interest therein by agreement with the owner, whether by reason of disagreement as to the price, or the legal incapacity or absence of the owner, or his inability to convey valid title, or because the name or address of such owner may be unknown, or by reason of any other cause.

2. None of the rights and powers conferred by this act shall be used or enforced by any such corporation until and unless such corporation shall have applied to the Board of Public Utility Commissioners upon the petition of such corporation and the board, after due notice, including notice to the owner or owners of the land or other property or interest therein to be condemned, and to any other parties having an interest of record therein, if known and resident of this State, and if unknown or not resident of this State, then by such publication as the board shall prescribe, and public hearing, shall have found that the land or other property or interest therein desired is reasonably necessary for the service, accommodation, convenience or safety of the public, and that the taking of such land or other property or interest therein is not incompatible with the public interest and would not unduly injure the owners of private property. The board is hereby authorized and empowered to determine the necessity as aforesaid for the use of the land or other property or interest therein so sought to be condemned and to make and establish such reasonable rules and regulations governing the form and method of such application and the time and manner of the notice of such public hearing as it may deem proper, and the board shall have full power and authority to enforce the provisions of this section.

Any such corporation which, before laying conductors for conducting gas through the streets, alleys, squares and public places in a municipality, is required by law to obtain the consent by resolution or ordinance of the governing body of such municipality for the furnishing of gas therein and the approval of such consent by the Board of
Public Utility Commissioners, before laying any such conductors in any municipal, county or State street, road or highway by virtue of the authority given by this act, shall obtain a designation of the location thereof in such municipal, county or State street, road or highway by the governing body or official having control thereof, and the laying of such conductors by any such corporation in any such municipal, county or State street, road or highway by virtue of the authority given by this act shall be subject to such reasonable regulations as may be imposed by the governing body or official having control of such street, road or highway.

3. The rights, powers and privileges conferred by this act shall be in addition to, and not in substitution for, or in derogation of, whatever other rights, powers, privileges, franchises and authority any such corporation may have.

4. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 234

An Act to amend "An act concerning health and accident insurance, supplementing chapter thirty-eight of Title 17 of the Revised Statutes, and repealing section 17:18-7 of the Revised Statutes," approved August second, one thousand nine hundred and thirty-nine (P. L. 1939, c. 305).

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

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

2. Eligible groups. No policy of group accident, group health or group accident and health insurance shall be issued or delivered in this State unless the policy conforms to the description and complies with the requirements contained in one of the following paragraphs:

(a) A policy issued to an employer, who shall be deemed the policyholder, covering not less than twenty-five employees of such employer, and covering, except as hereinafter provided, only all employees of such employer or all of any class or classes thereof determined by conditions pertaining to employment, for amounts of insurance based upon some plan which will preclude individual selection; provided, that the policy may be issued covering less than twenty-five employees if such policy insures a private plan with or without supplemental benefits, under the Temporary Disability Benefits Law. For the purposes of this paragraph, the term "employer" shall include the trustee or trustees of a fund, established by employer members of a trade or business association for the sole benefit of employees as herein defined. If the premium is paid by the employer and employees jointly, or by the employees, the group shall comprise not less than seventy-five per centum (75%)
of all employees or not less than seventy-five per centum (75%) of any class or classes of employees determined by conditions pertaining to the employment, and in the case of a policy issued to such trustee or trustees, if the premium is paid by participating employer members and their employees jointly, or by the employees, the group shall comprise not less than seventy-five per centum (75%) of all employees of each participating employer member or not less than seventy-five per centum (75%) of any class or classes thereof determined by conditions pertaining to the employment;

(b) A policy issued to and in the name of an incorporated or unincorporated association of employees, which shall be deemed the policyholder, and which association has a constitution and by-laws and is organized and maintained in good faith for purposes other than that of obtaining insurance, and has been so organized and maintained for a period of not less than two years prior to the issuance of such policy or contract, and where the members covered by such contract are at least twenty-five in number but not less than seventy-five per centum (75%) of all the members of such association or of all of any class or classes thereof determined by conditions pertaining to their employment or membership in the association, or both. If membership in such association is confined to employees of one employer, its affiliates or subsidiaries, no policy or contract of group accident, group health or group accident and health insurance may be issued to such association unless the qualifications for membership in such association are determined by conditions pertaining to the employment, the amounts of insurance are based on a plan precluding individual selection, and the members insured are at least twenty-five in number but not less than seventy-five per centum (75%) of all employees eligible for membership in such association or of all of any class or classes thereof determined by conditions pertaining to their employment. A policy may be issued to and in the
name of an association of employees under this paragraph (b) covering less than twenty-five members if such policy insures a private plan, with or without supplemental benefits, under the Temporary Disability Benefits Law.

The term "employees" as used in this section shall be deemed to include, for the purposes of insurance hereunder, as employees of a single employer, the officers, managers and employees of the employer and of subsidiary or affiliated corporations of a corporation employer, and the individual proprietors, partners and employees of individuals and firms of which the business is controlled by the insured employer through stock ownership, contract or otherwise; provided, that in the case of a policy issued pursuant to paragraph (a) to a trustee or trustees of a fund established by employer members of a trade or business association, the term "employees" shall mean those persons who bear any of the aforesaid relationships to any of the contributing employers, and said term may include (i) persons actively engaged in the administration of the fund who bear any of the aforesaid relationships to the trustee or trustees and (ii) persons who bear any of the aforesaid relationships to the trade or business association. The term "employer" as used herein may be deemed to include any municipal corporation or the proper officers, as such, of any unincorporated municipality, or any department of such corporation or municipality determined by conditions pertaining to the employment.

2. This act shall take effect immediately.

Approved May 24, 1949.
CHAPTER 235


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

1. Section 39:10-2 of the Revised Statutes is amended to read as follows:

39:10–2. As used in this chapter unless other meaning is clearly apparent from the language or context, or unless inconsistent with the manifest intention of the Legislature:

“New motor vehicle” means only a newly manufactured motor vehicle, and includes all such vehicles propelled otherwise than by muscular power, and motor cycles, trailers and tractors, excepting such vehicles as run only upon rails or tracks.

“Used motor vehicle” means every motor vehicle, title to, or possession of, which has been transferred from the person who first acquired it from the manufacturer or dealer, and so used as to become what is commonly known as “second-hand” within the ordinary meaning thereof, and includes every motor vehicle other than a “new motor vehicle.”

“Any motor vehicle,” “every motor vehicle,” or similar term, means both new and used motor vehicles.

“Manufacturer’s or importer’s certificate of origin” means the original written instrument or document required to be executed and delivered by the manufacturer to his agent or a dealer, or a person purchasing direct from the manufacturer, certifying the origin of the vehicle.

“Certificate of ownership” means the document issued in conformance with this chapter, certifying
ownership of a motor vehicle, other than manufacturer's or importer's certificate of origin.

"Assignment" means the execution of a prescribed form transferring ownership of a motor vehicle from the person named therein to the purchaser.

"Contract" means conditional sale agreement, bailment, lease, chattel mortgage, trust receipt or any other form of security or possession agreement, wherein and whereby possession of a motor vehicle is delivered to the buyer and title therein is to vest in the buyer at a subsequent time upon the payment of part or all of the price, or upon the performance of any other condition or happening of any contingency, or upon the payment of a sum substantially equivalent to the value of the motor vehicle, by which contract it is agreed that the buyer is bound to become, or has the option of becoming, the owner of the motor vehicle upon full compliance with the terms of the contract.

"Abstract of contract" means the duplicate copy of the original certificate of ownership recording any encumbrance.

"Title papers" means any instrument or document that is evidence of ownership of a vehicle.

"Director" means the director of motor vehicles, his deputy or duly authorized agent.

"Manufacturer" means the person who originally manufactured the motor vehicle.

"Dealer" means the agent, distributor or authorized dealer of the manufacturer of the new motor vehicle, and who has an established place of business.

"Used motor vehicle dealer" means a person engaged in the business of selling, buying or dealing in used motor vehicles, and who has an established place of business.

"Person" includes natural persons, firms or copartnerships, corporations, associations, or other artificial bodies, receivers, trustees, common law or statutory assignees, executors, administrators, sheriffs, constables, marshals, or other persons in
representative or official capacity, and members, officers, agents, employees, or other representatives of those hereinbefore enumerated.

"Buyer" includes purchaser, conditional vendee, lessee, bailee, transferee, chattel mortgagor, and any person buying, attempting to buy, or receiving a motor vehicle, under conditional sale contract, lease, bailment, transfer agreement, chattel mortgage, trust receipt or any other form of security or possession agreement, or legal successor in interest.

"Seller" includes manufacturer, dealer, lessor, bailor, transferor, conditional vendor, chattel mortgagee, and any person selling, attempting to sell, or delivering a motor vehicle, under conditional sale contract, lease, bailment, transfer agreement, chattel mortgage, trust receipt or other form of security or possession agreement, or legal successor in interest.

The term "sell" or "sale" or "purchase" or any form thereof includes absolute or voluntary sales and purchases, agreements to sell and purchase, bailments, chattel mortgages, leases, trust receipts and other forms of security agreement whereby any motor vehicles are sold and purchased, or agreed to be sold and purchased, involuntary, statutory and judicial sales, inheritance, devise or bequest, gift or any other form or manner of sale or agreement of sale thereof, or the giving or transferring possession of a motor vehicle to a person for a permanent use; continued possession for sixty days or more is to be construed as permanent use.

"Manufacturer's number" means the original manufacturer's vehicle identification number die stamped upon the body or, frame or either or both of them, of a motor vehicle or the original manufacturer's number die stamped upon, the engine or motor of a motor vehicle.

"Purchaser" means a person who takes possession of a motor vehicle by transfer or ownership, either for use or resale, "except a dealer when he takes possession through a certificate of origin."
2. Section 39:10-7 of the Revised Statutes is amended to read as follows:

Section 39:10-7. Every motor vehicle shall have and contain a manufacturer’s vehicle identification number, which number shall not be obliterated, erased, mutilated, removed or missing. This section shall not affect those persons authorized by law to have in their possession a motor vehicle on which the manufacturer’s number or numbers have been obliterated, erased, mutilated, removed or missing.

3. Section 39:10-8 of the Revised Statutes is amended to read as follows:

Section 39:10-8. When a new motor vehicle is delivered in this State by the manufacturer to his agent or a dealer, or a person purchasing direct from the manufacturer, the manufacturer shall execute and deliver to his agent or a dealer, or a person purchasing direct from the manufacturer, a certificate of origin in the form prescribed by the director of motor vehicles, and no person shall bring into this State any new motor vehicle unless he has in his possession the certificate of origin as prescribed by the director. The certificate of origin shall contain the manufacturer’s vehicle identification number and the motor number when used of the motor vehicle sold, the name of the manufacturer, the horse power, a general description of the body, if any, the type and model.

When a new motor vehicle is sold in this State, the manufacturer, his agent or a dealer shall execute and deliver to the purchaser, in case of an absolute sale, assignment of the certificate of origin, or if other than absolute sale, assignment of the certificate of origin subject to contract, signed or executed by the manufacturer, his agent or a dealer, with the genuine names and business or residence addresses of both stated thereon, and certified to have been executed with full knowledge of the contents and with the consent of both purchaser and seller.
4. Section 39:10–16 of the Revised Statutes is amended to read as follows:

39:10–16. If the title papers or certificate of ownership are defective or improper, or if the motor vehicle was purchased and its sale consummated in another State or country, in accordance with the laws of such State or country regulating the sale of motor vehicles, and not made for the purpose of evading the provisions of this chapter, the bona fide owner of the motor vehicle may apply to the director to correct the defects, or permit the title papers to be received.

The director shall, upon such proof as he requires showing that it is just and equitable that the defects be corrected or that the title papers or certificate of ownership be received, with or without hearing, determine the truth and merits of the application and whether the holder appears to be the bona fide owner of the motor vehicle, and may issue his certificate correcting the defects or permitting the title papers or certificate of ownership to be so recorded and filed. The person submitting the papers shall pay to the director a fee of two dollars ($2.00) for the issuing and filing of the certificate.

Before issuing the certificate the director may, in his discretion, require the person to advertise in a newspaper having a general circulation in the county where he resides, for the space of two weeks, at least once a week, making three insertions in all, a notice briefly stating that the person has applied to the director to correct defects in the motor vehicle title papers or to receive the title papers out of time, or as the case may be, giving a description of the motor vehicle as provided in section 39:10–8 of this title, and that if anyone desires to be heard in opposition thereto he may do so by appearing before the director on a date and at a place named, or communicating with him prior thereto. He shall also serve like notice on local police, State Police and any other person or agency, as prescribed by the director personally or by registered mail. Proofs of the publication and service
shall be submitted to the director. The director, his agent or inspector may have the notice advertised or served at the cost and expense of that person.

Approved May 24, 1949.

CHAPTER 236

AN ACT to amend the "Corporation Business Tax Act (1945)," as the same was amended and supplemented by chapter fifty of the laws of one thousand nine hundred and forty-seven.

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

1. Section three of chapter one hundred sixty-two of the laws of one thousand nine hundred and forty-five is amended to read as follows:

3. The following corporations shall be exempt from the tax imposed by this act:

(a) corporations subject to a tax under the provisions of article two of chapter thirteen of Title 54 of the Revised Statutes, or to a tax assessed upon the basis of gross receipts, other than the tax levied by the Veterans Bonus Tax Law, or insurance premiums collected;

(b) railroad, canal or banking corporations, savings banks, or building and loan or savings and loan associations;

(c) cemetery corporations not conducted for pecuniary profit of any private shareholder or individual;

(d) nonprofit corporations, associations or organizations established, organized or chartered, without capital stock, under the provisions of Titles 15, 16 or 17 of the Revised Statutes, or under a special charter or under any similar general or
special law of this or any other State, and not con­
ducted for pecuniary profit of any private share­
holder or individual;

(e) corporations subject to a tax under the pro­
visions of chapter four of the laws of one thousand
nine hundred and forty, or chapter five of the laws
of one thousand nine hundred and forty, or any
statute or law imposing a similar tax or taxes.

2. Section six of chapter one hundred sixty-two
of the laws of one thousand nine hundred and forty­
five is amended to read as follows:

6. In the case of a taxpayer which maintains a
regular place of business outside this State other
than a statutory office, the portion of its entire net
worth to be used as a measure of the tax imposed
by section five (a) of this act shall be determined
by multiplying such entire net worth by an alloca­
tion factor which shall be the average of the frac­
tions computed in (A), (B) and (C) below, or of
so many of them as may be applicable, that is:

(A) The average value of the taxpayer’s real
and tangible personal property within the State
during the period covered by its report divided by
the average value of all the taxpayer’s real and
tangible personal property wherever situated dur­
ing such period;

(B) The receipts of the taxpayer, computed on
the cash or accrual basis according to the method
of accounting used in the computation of its net
income for Federal tax purposes, arising during
such period from

(1) sales of its tangible personal property
located within this State at the time of the re­
cipient of or appropriation to the orders where
shipments are made to points within this State,

(2) sales of tangible personal property lo­
cated within this State at the time of the re­
cipient of or appropriation to the orders where
shipment is made to points outside of the State
and sales of tangible personal property located
without the State at the time of the receipt of

740  CHAPTER 236, LAWS OF 1949
or appropriation to the orders where shipment is made to points within the State, but only to the extent of fifty per centum (50%) of the receipts from the sales referred to in this subsection (2),

(3) sales of any such property not located at the time of the receipt of or appropriation to the orders at any permanent or continuous place of business maintained by the taxpayer without the State, where the orders were received or accepted within the State, but only to the extent of fifty per centum (50%) of the receipts from the sales referred to in this subsection (3). For the purposes of this subsection (3), an order shall be deemed received or accepted within the State if it has been received or accepted by an employee, agent, agency or independent contractor chiefly situated at, connected with, by contract or otherwise, or sent out from a permanent or continuous place of business of the taxpayer within the State,

(4) services performed within the State,

(5) rentals from property situated, and royalties from the use of patents or copyrights, within the State,

(6) all other business receipts earned within the State,

divided by the total amount of the taxpayer's receipts, similarly computed, arising during such period from all sales of its tangible personal property, services, rentals, royalties and all other business receipts, whether within or without the State;

(C) The total wages, salaries and other personal service compensation, similarly computed, during such period of officers and employees within the State divided by the total wages, salaries and other personal service compensation, similarly computed, during such period of all the taxpayer's officers and employees within and without the State.

In the case of a taxpayer which does not maintain a regular place of business outside this State
other than a statutory office, the allocation factor shall be one hundred per centum (100%).

3. Section eight of chapter one hundred sixty-two of the laws of one thousand nine hundred and forty-five is amended to read as follows:

8. If it shall appear to the commissioner that an allocation factor determined pursuant to section six does not properly reflect the activity, business, receipts or capital of a taxpayer reasonably attributable to the State, he may adjust it by:

(a) excluding one or more of the factors therein;
(b) including one or more other factors, such as expenses, purchases, contract values (minus subcontract values);
(c) excluding one or more assets in computing entire net worth; or
(d) applying any other similar or different method calculated to affect a fair and proper allocation according to the receipts, activity, business and capital reasonably attributable to the State.

Nothing herein shall be construed to require or permit the commissioner to adjust an allocation factor determined pursuant to section five (b).

4. Section fourteen of chapter one hundred sixty-two of the laws of one thousand nine hundred and forty-five is amended to read as follows:

14. (a) The commissioner may by general rule or by special notice require any taxpayer to submit copies or pertinent extracts of its Federal income tax returns, or of any other tax return made to any agency of the Federal Government, or of this or any other State, or of any statement or registration made pursuant to any State or Federal law pertaining to securities or securities exchange regulation.

(b) The commissioner may require all taxpayers to keep such records as he may prescribe, and he may require the production of books, papers, documents and other data, to provide or secure information pertinent to the determination of the tax hereunder and the enforcement and collection thereof. The commissioner may, also, by general
rule or by special notice require any taxpayer to make and file information returns, under oath, of facts pertinent to the determination of the tax or liability for tax hereunder, pursuant to such regulations, at such times and in such form and manner and to such extent as he may prescribe pursuant to law.

5. Section ten of chapter fifty of the laws of one thousand nine hundred and forty-seven is amended to read as follows:

19.1. (a) After a final return in due form is filed, the commissioner shall cause the same to be examined and may make such further audit or investigation or reaudit as he may deem necessary, and if therefrom he shall determine that there is a deficiency with respect to the payment of any tax due under this act, he shall assess or reassess the additional taxes, penalties and interest due the State, give notice of such assessment or reassessment to the taxpayer, and make demand upon him for payment. There shall be added to the amount of any deficiency assessment or reassessment interest at the rate of one per centum (1%) for each month or fraction thereof to be calculated from the date the tax was originally due and payable until the date of actual payment. If the commissioner is satisfied that the said deficiency was not due to fraud or evasion, he may remit or waive the payment of any interest charge in excess of the rate of one-half of one per centum (1/2 of 1%) per month.

(b) Except in the case of a willfully false or fraudulent return with intent to evade the tax, no assessment of additional tax shall be made after the expiration of more than five years from the date of the filing of a return; provided, that where no return has been filed as provided by law, the tax may be assessed at any time. Where, before the expiration of the period prescribed herein for the assessment of an additional tax, a taxpayer has consented in writing that such period may be extended, the amount of such additional tax due may be determined at any time within such ex-
Agreements as to tax liability.

CHAPTER 236, LAWS OF 1949

tended period. The period so extended may be further extended by subsequent consents in writing made before the expiration of the extended period.

(c) The director is authorized to enter into a written agreement with any taxpayer relating to the liability of such taxpayer in respect of any tax, fee, penalty or interest heretofore or hereafter imposed by this act, which agreement shall be final and conclusive, and except upon a showing of fraud, malfeasance, or misrepresentation of a material fact:

(a) the case shall not be reopened as to the matters agreed upon or the agreement modified, by any officer, employee, or agent of this State, and

(b) in any suit, action, or proceeding, such agreement, or any determination, assessment, collection, payment, cancellation, refund or credit made in accordance therewith, shall not be annulled, modified, set aside or disregarded.

Note: Act effective.

6. Sections one, three, four and five of this act shall take effect immediately; section two shall take effect with respect to and shall apply to the taxes due and payable in the privilege year one thousand nine hundred and fifty and each year thereafter.

Approved May 25, 1949.
CHAPTER 237, LAWS OF 1949

CHAPTER 237


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

1. Section 3:17-7 of the Revised Statutes is amended to read as follows:

3:17-7. When real estate is sold for the payment or satisfaction of mortgages authorized or directed by the Chancellor or the Superior Court to be given upon real estate of infants, mental incompetents or other persons under disability, the officer or person authorized to make the sale may make the sale at private sale in his discretion and on such terms as he may deem to be most advantageous to the parties concerned therein, but no such sale at private sale shall be valid until confirmed by the Superior Court upon a report of the terms thereof by the officer or person making sale.

2. Section 3:17-14 of the Revised Statutes is amended to read as follows:

3:17-14. No sale of real estate made by an administrator or administrators with the will annexed, or his or their survivors in office, or by a substituted administrator or administrators with the will annexed, or his or their successors or survivors in office, shall be valid until the terms thereof have been submitted to, and approved by, the Superior Court or the County Court of the county wherein the real estate lies.

Upon an application for such approval the court shall require the fiduciary to give such additional
Section amended.

Application, determination by court.

Section amended.

Sale or other disposition by general guardian.

Section repealed.

security, by bond to the Superior Court, as the court may deem advisable, having regard to the value of the real estate in the will authorized or directed to be sold, for the proper distribution of the proceeds of sale.

3. Section 3:17–16 of the Revised Statutes is amended to read as follows:

3:17–16. If the interest of an infant so requires, the general guardian of his person or property or a guardian ad litem appointed for him by the Superior Court after notice to the general guardian, if any, may apply to the Superior Court, in a civil action in the nature of a summary proceeding in equity for the sale or other disposition of real estate whereof the infant is seized, or of any future estate, or right of dower or curtesy, in any real estate, to which such infant shall be entitled, or of any interest in real estate or property held in trust for such infant over which no power of sale is granted to the trustee.

4. Section 3:17–17 of the Revised Statutes is repealed.

5. Section 3:17–18 of the Revised Statutes is amended to read as follows:

3:17–18. The Superior Court may ascertain the merits of the application in a summary manner, and whenever, and as often as it shall satisfactorily appear to the court that the interest of the infant requires, or will be substantially promoted by a sale or other disposition of the real estate or any interest therein as hereinbefore provided or other property of such infant, or of any part thereof, the Superior Court may direct such general guardian of the infant to make the same in such manner, and with such restrictions, as shall be deemed expedient; but nothing herein contained shall authorize the sale or disposition of any real estate or interest therein or other property against the provisions of any will or conveyance by which the same were devised or granted to such infant.
6. Section 3:17-19 of the Revised Statutes is amended to read as follows:

Section 3:17-19. After making the sale or other disposition the guardian shall report the same to the court as prescribed by said Rules. If the court approves thereof it shall confirm the same as valid and effectual and direct the guardian to execute a good and sufficient conveyance to the purchaser. Such conveyance shall, when made in conformity with the direction of the court, be as valid and effectual as if made by the infant when of full age.


8. Section 3:17-27 of the Revised Statutes is amended to read as follows:

Section 3:17-27. Whenever any mental incompetent shall be seized of any real estate, or shall have or be entitled to any future interest, or to any right or estate of dower or curtsey, in any real estate, or shall have or be entitled to any interest in real estate or property held in trust for such mental incompetent over which no power of sale is granted to the trustee and it shall be represented to the Superior Court by application, in a civil action in the nature of a summary proceeding in equity by the general guardian of the person or property of such mental incompetent, or a guardian ad litem appointed for him by the court, after notice to the general guardian, if any, that the interest of such mental incompetent requires that such real estate or other property, or any part thereof or any interest therein should be sold or disposed of, the Superior Court may ascertain the merits of the application in a summary manner, and whenever and as often as it shall satisfactorily appear to the court that the interest of such mental incompetent requires, or will be substantially promoted by a sale or other disposition of his real estate or other property, or of any part thereof, or interest therein, the Superior Court may direct the general guardian to make the same in such
manner and with such restrictions as shall be deemed expedient; but nothing herein contained shall authorize the sale or other disposition of any real estate or other property or interest therein contrary to the provisions of any will or conveyance by which the same were devised or granted to such mental incompetent.

9. Section 3:17-28 of the Revised Statutes is amended to read as follows:

3:17-28. After making the sale or other disposition the guardian shall report the same under oath to the Superior Court. If the court approves thereof it shall confirm the same as valid and effectual and direct the guardian to execute a good and sufficient conveyance to the purchaser. Such conveyance shall, when made in conformity with the direction of the court, be as valid and effectual as if made by the mental incompetent while of sound mind.

10. Section 3:17-29 of the Revised Statutes is repealed.

11. Section 3:17-36 of the Revised Statutes is amended to read as follows:

3:17-36. Notice of application for sale of real estate free and clear of a right or estate of dower or curtesy pursuant to section 3:17-35 of this Title shall be given to the person entitled to such right or estate in accordance with the practice and procedure of the Superior Court.

12 This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 25, 1949.
CHAPTER 238, LAWS OF 1949

CHAPTER 238

An Act concerning the writ of habeas corpus, and repealing section 2:82-48 of the Revised Statutes.

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

1. In all proceedings involving the writ of habeas corpus before a judge of the Superior Court or a judge of the County Court, the prisoner may, after final decision by such judge, appeal therefrom to the Appellate Division of the Superior Court, if the imprisonment is for an alleged crime, and the decision is against the right of the prisoner to a discharge, and in any other case either party may so appeal. If a discharge, which is appealable, has been awarded, and an appeal is taken the discharge shall not be stayed on such appeal.

2. Section 2:82-48 of the Revised Statutes is repealed.

3. This act shall take effect immediately.

Approved May 25, 1949.
CHAPTER 239

An Act to impose an occupational and business excise tax with respect to certain activities, privileges and transactions, for the purpose of providing the ways and means of paying the interest and principal on World War II Bonus Bonds which may be issued by the State pursuant to law upon approval of the voters, and for other purposes.

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

1. This act shall be known as the "Veterans Bonus Tax Law." The tax hereby imposed shall be levied, assessed and collected only on condition and in the event that the voters of this State shall, at the general election in one thousand nine hundred and forty-nine, vote to approve the incurring of a State debt by the issuance of bonds, to be known as "World War II Bonus Bonds," pursuant to any law providing that the interest and principal requirements thereof shall be provided out of revenues to be derived from a tax upon or measured by gross receipts from business, trade, professions, vocations and commercial activity.

2. For the purposes of this act, unless the context otherwise requires:

(a) "Director" shall mean the Director of the Division of Taxation in the Department of the Treasury.

(b) "Gross receipts" shall mean the entire receipts exclusive of the items of receipts enumerated in section six of this act, derived from any activity, transaction or privilege taxable under this act, valued in money, without any deduction therefrom on account of the cost of the property sold or the services rendered, or on account of the cost of materials used, labor or services performed,

C. 54:10C-1.
Veterans bonus tax law.
Condition for imposing tax.

C. 54:10C-2.
Terms defined.
interest paid, losses, or any other expenses whatsoever, except that gross receipts shall not include cash discounts allowed and taken on sales nor the sales price of property returned by customers to the extent that the full sales price thereof is refunded either in cash or by credit.

(c) "Taxpayer" shall mean any person, firm, association, corporation, or copartnership subject to the tax imposed, or required to report or make a return pursuant to this act, or engaging in any activity, transaction or privilege taxable hereunder.

(c) "Taxable year" shall mean a calendar year or fiscal year with respect to which the tax imposed by this act shall be determined.

3. An excise tax is hereby imposed, except as hereinafter expressly provided, upon every activity, transaction or privilege occurring or exercised in the course of any business, trade, profession, vocation or commercial activity, conducted for gain or profit, including, without limitation thereof, the employment or ownership of capital or property, the rendition of a service, the transfer of title to property, the manufacture, fabrication, processing, handling or construction of any tangible property, the acceptance of orders for goods and services, the maintenance of an office, the conduct of a place of business, the maintenance of a stock of goods from which orders are filled, and the lease or bailment of property, wherever any such activities, transactions or privileges occur in whole or in part within this State.

4. Every person, firm, association, corporation and copartnership, exercising any privilege or engaging in any activity or transaction taxable hereunder shall pay the tax annually measured by its gross receipts, apportioned to this State as hereinafter provided, at the rate of one-tenth of one per centum (1/10 of 1%); provided, that the minimum tax shall be ten dollars ($10.00).

5. The following persons, firms, associations, corporations and copartnerships shall, except as provided in subsection (h) of this section, be ex-
empt from the tax and from the requirements of reporting and filing a tax return under this act:

(a) Those whose gross receipts for a taxable year shall be twenty thousand dollars ($20,000.00) or less;

(b) Those otherwise subject to a tax levied by State statute and assessed upon the basis of gross receipts as may be defined in such statute or statutes, except that the receipts of any such taxpayer from sales of electric or gas appliances which have been purchased by the taxpayer for resale in the ordinary course of business, and the receipts of any such taxpayer from sales of by-products of gas manufacture, shall not be exempt from the tax imposed by this act, and shall for all purposes thereof be considered as though they were the sole receipts of the taxpayer;

(c) Companies subject to a tax assessed upon the basis of insurance premiums collected;

(d) Railroad, canal and banking corporations, ferry companies wholly owned by and operated in conjunction with a railroad, farmers' auction markets, building and loan and savings and loan associations, savings banks, and financial businesses taxable under the Financial Business Tax Law (1946);

(e) Religious, charitable, educational, agricultural co-operative and cemetery associations and corporations, no part of the earnings of which inure to the benefit of any individual, partner, member, private shareholder or stockholder;

(f) Federal, State and municipal governments and the agencies and instrumentalities of any of them.

6. The following items of receipts shall not be included in gross receipts used as a measure of the tax hereby imposed:

(a) Wages and salaries, or other remuneration in lieu thereof, received as an employee;

(b) Rentals and gains and other receipts of an owner with respect to the lease, sale or exchange of real estate;
(e) Receipts from trading in precious metals or securities, other than amounts representing the excess of such receipts over the taxpayer’s cost of such property and receipts representing cost of goods sold where the director shall determine that as a matter of trade practice in an industry the margin of sales price over cost of goods sold normally does not exceed an average of three per centum (3%) of such cost;

(d) Any tax collected or charged by a taxpayer, and payable by such taxpayer directly to the Federal Government, a State or local government; and receipts of any wholesaler representing the amount of Federal excise tax upon the production or sale of any merchandise where such tax is included in the cost of goods sold of the wholesaler and equals or exceeds fifty per centum (50%) of such cost and is not otherwise excluded by this subsection;

(e) Receipts from foreign commerce and receipts attributable solely to activities, transactions or privileges occurring or exercised wholly outside this State; provided, that incorporation under the laws of this State shall not in and of itself constitute an activity, transaction or privilege occurring or exercised within this State.

7. Any taxpayer may apportion gross receipts to be used as a measure of the tax imposed by including therein receipts computed on the cash or accrual basis according to the method of accounting used in the computation of its net income for Federal tax purposes, arising from

(1) sales of tangible personal property located within this State at the time of the receipt of or appropriation to the orders where shipments are made to points within this State;

(2) sales of tangible personal property located within this State at the time of the receipt of or appropriation to the orders where shipment is made to points outside of the State and sales of tangible personal property
located without the State at the time of the
receipt of or appropriation to the orders where
shipment is made to points within the State,
but only to the extent of thirty-three and one­
third per centum (33\(\frac{1}{3}\)\%) of the receipts from
the sales referred to in this subsection (2);

(3) sales of any such property not located
at the time of the receipt of or appropriation
to the orders at any permanent or continuous
place of business maintained by the taxpayer
without the State, where the orders were re­
ceived or accepted within the State, but only
to the extent of thirty-three and one-third per
centum (33\(\frac{1}{3}\)\%) of the receipts from the sales
referred to in this subsection (3). For the
purposes of this subsection (3), an order shall
be deemed received or accepted within the
State if it has been received or accepted by
an employee, agent, agency or independent
contractor chiefly situated at, connected with,
by contract or otherwise, or sent out from a
permanent or continuous place of business of
the taxpayer within the State;

(4) all other receipts from the sale of tan­
gible personal property not included in para­
graphs (1), (2) or (3) above, attributable in
part to activities, transactions or privileges
occurring or exercised within this State, to the
extent of thirty-three and one-third per centum
(33\(\frac{1}{3}\)\%) of such receipts;

(5) services performed within the State;

(6) rentals from personal property situated,
and royalties from the use of patents or copy­
rights, within the State;

(7) all other business receipts earned within
the State.

8. If it appears to the director that an allocation
determined pursuant to section seven does not
properly reflect the measure of the activities, trans­
actions or privileges of any common or contract
carrier occurring in whole or in part within this
State, he may permit or require such taxpayer to apportion its gross receipts from domestic services and exclusive of its receipts from foreign services, without deduction of the items enumerated in section six, to be used as a measure of the tax hereby imposed, by an allocation, in lieu of that provided in section seven hereof, determined by applying the following fraction: fifty per centum (50%) of the ratio of the tonnage of domestic revenue passengers and domestic revenue cargo first received or finally discharged by a carrier within this State to the total of such tonnage so received and so discharged by such carrier within and without this State.

9. If it appears to the director that an allocation of receipts determined as otherwise provided in this act does not properly reflect the activity, business, transactions, privileges and receipts of a taxpayer constitutionally and reasonably attributable to this State, he may adjust it by:
   (a) excluding one or more of the factors or any component thereof;
   (b) including one or more other factors, such as expenses, purchases, contract values (minus subcontract values), mileage;
   (c) excluding or including one or more items of gross receipts in computing the entire gross receipts, or in computing gross receipts to be apportioned to this State; or
   (d) applying any other similar or different method calculated to effect a reasonable and constitutional apportionment of gross receipts to be used as a measure of the tax imposed by this act.

10. Any receiver, referee, trustee, assignee or other fiduciary, or any officer or agent appointed by any court to conduct the business or conserve the assets of any taxpayer, shall be subject to the tax imposed by this act in the same manner and to the same extent as a taxpayer hereunder.

11. The tax imposed by this act shall be measured by gross receipts received by each taxpayer on and after January first, one thousand nine hun-
dred and fifty, during each calendar or fiscal year. For this purpose, gross receipts shall be reported upon the same basis, cash or accrual, used in the taxpayer's Federal income tax return and every taxpayer shall use the same calendar or fiscal year upon which it reports to the United States Treasury Department for Federal income tax purposes.

12. (a) on or before the fifteenth day of April, following the close of each calendar year, in the case of taxpayers reporting on the basis of a calendar year or a fiscal year ending in the last half of such calendar year, and on or before the fifteenth day of the fourth month following the close of a fiscal year, in the case of taxpayers reporting on the basis of a fiscal year ending in the first half of a calendar year, each taxpayer shall duly execute and file a tax return with the director, in such form and containing such information as he may prescribe, which return shall truly and accurately set forth its liability under this act; and the full amount of the tax hereunder shall be due and payable to the director on or before the date prescribed herein for the filing of the return; provided, however, that in the year one thousand nine hundred and fifty, the tax return and tax payment of any taxpayer reporting on the basis of a fiscal year ending in the first half of one thousand nine hundred and fifty, shall be due and payable on or before the fifteenth day of October, one thousand nine hundred and fifty.

(b) Any taxpayer which shall fail to file its return when due shall be liable to a penalty of two dollars ($2.00) for each day of delinquency, which penalty shall be payable to, and recoverable by, the director as a part of the tax herein imposed. If any tax be not paid when the same becomes due, as herein provided, there shall be added to the amount of the tax a sum equivalent to five per centum (5%) thereof, as a penalty, and, in addition thereto, interest at the rate of one per centum (1%) per month or fraction thereof from the date the tax became due until the same be paid. The di-
Corporations which are affiliated as defined herein shall have the privilege of making a consolidated return; provided, each of the affiliated corporations separately consents to joining in such return and to the assumption of tax liability in accordance with this act. Corporations shall be deemed to be affiliated within the meaning of this section if at least fifty-one per centum (51%) of the voting stock of one corporation shall be owned by the other corporation. Every corporation affiliated with another corporation, as defined above, shall be deemed to be affiliated with every corporation which is affiliated with such other corporation. All corporations thus affiliated shall be deemed to constitute an affiliated group. In case an election is made to file a consolidated return, such return shall include only the gross receipts of such members of the affiliated group as are incorporated in this State or duly authorized to do business herein. In the case of a consolidated return, the tax shall be measured by the combined gross receipts of all corporations included in the return, exclusive of intercorporate receipts, and allocation thereof shall be made in the same manner and subject to the same provisions as though the return were for a single corporation. In computing allocation factors for a consolidated return, the components of each factor shall be the sum of the respective items for all the corporations included in the return; provided, that intercorporate receipts shall be eliminated. Gross receipts of any corporation in the affiliated group which are received in distribution in connection with the dissolution of any other corporation in the group shall be eliminated. Every corporation in the affiliated group, which is incorporated in this State or duly authorized to do business herein, shall be jointly and severally liable for any tax imposed hereunder upon the group or any corporation therein.
14. (a) The director may by general rule or by special notice require any taxpayer to submit copies or pertinent extracts of its Federal income tax returns, or of any other tax return made to any agency of the Federal Government, or of this or any other State, or of any statement or registration made pursuant to any State or Federal law pertaining to securities or securities exchange regulation.

(b) The director may require all taxpayers to keep such records as he may prescribe, and he may require the production of books, papers, documents and other data, to provide or secure information pertinent to the determination of the tax hereunder and the enforcement and collection thereof.

(c) Notwithstanding any other provision herein, the director may by general rule or by special notice require any taxpayer to make and file information returns, under oath, of facts pertinent to the determination of the tax or liability for tax hereunder, pursuant to such regulations, at such times and in such form and manner and to such extent as he may prescribe pursuant to law.

15. The taxes, fees, interest and penalties imposed by this act, from the time the same shall be due, shall be a personal debt of the taxpayer to the State, recoverable in any court of competent jurisdiction in the name of the State. Such debt shall not be a lien on property of the taxpayer except upon entry of judgment or filing of a certificate of debt as provided by law.

16. Whenever it shall appear to the director that any taxpayer conducts its business or maintains its records in such manner as either directly or indirectly to distort its true gross receipts under this act or the proportion thereof properly allocable to this State, or that any taxpayer maintains a place of business outside this State, or that any agreement, understanding or arrangement exists between a taxpayer and any other corporation, person or firm, for the purpose of evading tax under
this act, or whereby the activity, transactions, privileges, business, receipts, assets, payrolls, or revenue tons handled of the taxpayer are improperly or inaccurately reflected, the director is authorized and empowered in his discretion and in such manner as he may determine to adjust and re-determine gross receipts and to adjust items of allocation within and without the State and the allocation of gross receipts, or to make such other adjustments in any tax report or tax returns as may be necessary for a true and correct determination of the tax. The director may require any person, firm, association, co-partnership or corporation to submit such information under oath, or to permit such examination of its books, papers and documents, as may be necessary to enable him to ascertain any fact pertinent to the determination of the tax or liability for the tax hereunder, or the existence, nature or extent of an agreement, understanding or arrangement to which this section relates, whether or not such person, firm or corporation is subject to the tax imposed by this act.

17. No taxpayer shall dissolve, liquidate or distribute any assets in dissolution or liquidation, nor shall any foreign corporation withdraw from the State, without having first duly filed its return under this act and paid or secured the tax, interest and penalties due thereon for the preceding taxable year and for the period subsequent thereto to the last day of doing business in this State, as well as all delinquent taxes, interest, and penalties then due.

18. Any individual, proprietor, partner or member of a firm of an unincorporated taxpayer or any officer or director of any corporation, or any person described in section ten of this act, who shall distribute or cause to be distributed any assets in dissolution or liquidation of the business of the taxpayer without having first paid all taxes, fees, penalties and interest imposed in accordance with the provisions of this act, shall be personally liable for said unpaid taxes, fees, penalties and interest.
to the extent of the value of the assets so distributed. The amount of such personal liability shall be recoverable in any court of competent jurisdiction in the name of the State, and the director shall have such additional remedies for the enforcement and collection thereof as may be available under any other law of this State.

19. The director is authorized to enter into a written agreement with any taxpayer relating to the liability of such taxpayer in respect of any tax, fee, penalty or interest imposed by this act, which agreement shall be final and conclusive, and except upon a showing of fraud, malfeasance, or misrepresentation of a material fact:

(a) the case shall not be reopened as to the matters agreed upon or the agreement modified, by any officer, employee, or agent of this State, and

(b) in any suit, action, or proceeding, such agreement, or any determination, assessment, collection, payment, cancellation, refund or credit made in accordance therewith, shall not be annulled, modified, set aside or disregarded.

20. The director shall design a form of return and forms for such additional statements or schedules as he may require to be filed therewith. Such forms shall provide for the setting forth of such facts as the director may deem necessary for the proper enforcement of this act. He shall cause a supply thereof to be printed and shall furnish appropriate blank forms to each taxpayer upon application or otherwise as he may deem necessary. Failure to receive a form shall not relieve any taxpayer from the obligation to file a return under the provisions of this act. Each such return shall be made upon the oath or affirmation of the president, vice-president, or secretary or treasurer of a corporation, or of a partner or a proprietor in the case of other taxpayers, and in the case of a taxpayer in liquidation or in the hands of a receiver or trustee, shall be made on the oath or affirmation of the person responsible for the conduct of the affairs of such taxpayer.
21. The director may grant a reasonable extension of time for the filing of returns or the payment of tax, or both, under such rules and regulations as he shall prescribe, which rules and regulations may require the filing of a tentative return and the payment of an estimated tax, but no such extension shall be granted beyond the first day of December of the year in which the tax is due and payable. If the time of filing the return shall be extended, the payment of the portion of the tax remaining to be paid, if any, shall be postponed to the date fixed by the extension of the time for the filing of the return, but in every such case the taxpayer shall pay, in addition to the unpaid portion of the tax, interest thereon at the rate of six per centum (6%) per annum from the time when the return originally was required to be filed to the date of actual payment under the extension; provided, that if such unpaid portion of the tax is not paid within the time fixed under the extension, the interest on such unpaid portion shall be computed at the rate of one per centum (1%) per month or fraction thereof to be calculated from the date the tax was originally due to the date of actual payment.

22. (a) After a final return in due form is filed, the director shall cause the same to be examined and may make such further audit or investigation or reaudit as he may deem necessary, and if therefrom he shall determine that there is a deficiency with respect to the payment of any tax due under this act, he shall assess or reassess the additional taxes, penalties and interest due the State, give notice of such assessment or reassessment to the taxpayer, and make demand upon him for payment. There shall be added to the amount of any deficiency assessment or reassessment interest at the rate of one per centum (1%) for each month or fraction thereof to be calculated from the date the tax was originally due and payable until the date of actual payment. If the director is satisfied that the said deficiency was not due to fraud or evasion,
he may remit or waive the payment of any interest charge in excess of the rate of one-half of one per centum (1/2 of 1%) per month.

(b) Except in the case of a willfully false or fraudulent return with intent to evade the tax, no assessment of additional tax shall be made after the expiration of more than five years from the date of the filing of a return; provided, that where no return has been filed as provided by law, the tax may be assessed at any time. Where, before the expiration of the period prescribed herein for the assessment of an additional tax, a taxpayer has consented in writing that such period may be extended, the amount of such additional tax due may be determined at any time within such extended period. The period so extended may be further extended by subsequent consents in writing before the expiration of the extended period.

23. (a) Any aggrieved taxpayer may, within three months after any decision, order, finding, assessment or action of the director made pursuant to the provisions of this act, appeal therefrom to the Division of Tax Appeals, by filing a petition of appeal with said division in the manner and form prescribed by the said division and on giving security, approved by said division, conditioned to pay the tax heretofore levied, if the same remains unpaid, with interest and costs.

(b) No such appeal shall stay the collection of any tax or the enforcement of the same by entry as a judgment, unless by order of such division, and then only after security approved by the said division has been furnished to the director. The judgment or order of the Division of Tax Appeals respecting any matter arising under the provisions of this act may be reviewed in the same manner as other judgments of said division.

24. The administration, collection and enforcement of the tax imposed by this act shall be subject to the provisions of the State tax uniform procedure law (chapter forty-eight through fifty-two of Title 54 of the Revised Statutes, as supplemented) to the
extent that the provisions of such law are not inconsistent with any provision of this act.

25. The director shall prescribe and issue such rules and regulations, not inconsistent herewith, for the interpretation and application of the provisions of this act, as he may deem necessary.

26. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy in which such judgment shall have been rendered. Nothing in this act shall be construed to affect or restrict the taxing power of any municipality.

27. Revenues to be derived from the tax hereby imposed shall be used as follows: first, to meet the costs of administration of this act; second, to provide the ways and means of meeting the principal and interest requirements of “World War II Bonus Bonds;” third, in the event that any additional revenue should be available after meeting the foregoing requirements, for such other uses as may be provided by law.

28. There is hereby appropriated for the fiscal year ending June thirtieth, one thousand nine hundred and fifty, the sum of two hundred thousand dollars ( $200,000.00) or so much thereof as may be necessary, to the Division of Taxation, Department of the Treasury, for equipment, materials and supplies, personal services and services other than personal, for the administration of this act.

29. This act shall take effect November fifteenth, one thousand nine hundred and forty-nine, subject to the provisions of section one hereof, and the tax hereby imposed shall not be levied, assessed and collected with respect to gross receipts received after December thirty-first of the year in which the State’s bonded indebtedness described in said section one shall have been completely paid and discharged.

Approved May 25, 1949.
CHAPTER 240

As Act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the principal amount of one hundred five million dollars ($105,000,000.00) for the payment of bonuses to certain members of the armed forces of the United States from this State, and in the case of certain deceased members, to their surviving spouse, children or next-of-kin; providing the ways and means to pay the interest on said debt and also to pay and discharge the principal thereof through a gross receipts tax upon certain business, trade, professions, vocations and commercial activity, and by other means; 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. Bonds of the State of New Jersey in the principal amount of one hundred five million dollars ($105,000,000.00) are hereby authorized for the payment of a bonus to each male and female member of the armed forces of the United States, still in the armed forces, or discharged or released therefrom under conditions other than dishonorable, who either served ninety days or more on active duty with the armed forces at any time during the period beginning December seventh, one thousand nine hundred and forty-one and ending September second, one thousand nine hundred and forty-five, or, if less than ninety days, was discharged or released from the armed forces by reason of an actual service-incurred injury or disability, and who was a resident of this State for a period of at least six months immediately prior to his or her enlistment, induction or call to active
Such bonus shall be payable to the surviving spouse, children or next-of-kin of each male and female member of the armed forces who, having been a resident of this State for a period of six months immediately prior to his or her enlistment, induction or call to active duty, died while on active duty at any time during the period beginning December seventh, one thousand nine hundred and forty-one and ending September second, one thousand nine hundred and forty-five, or was on active duty during such last mentioned period and died while on active duty subsequent to September second, one thousand nine hundred and forty-five, or after his or her discharge or release under conditions other than dishonorable, and prior to receiving payment of such bonus. The record upon the veteran’s discharge or release or other certificate of service shall be prima facie evidence of the facts set forth as to the periods and places of active service and relevant matters. Such bonus shall be payable in the manner and subject to the provisions of general law in accordance with the following schedule based on active service with such armed forces during the above described period beginning December seventh, one thousand nine hundred and forty-one:

For each month of service within the limits of the States and the District of Columbia of the United States, ten dollars ($10.00), but the total not to exceed one hundred fifty dollars ($150.00).

For each month of service outside such limits, ten dollars ($10.00), but the total of continental service and overseas service not to exceed two hundred fifty dollars ($250.00).

2. For the accomplishment of the purposes of this act, the Governor, the State Treasurer and the Comptroller of the Treasury, or any two of such officials (herein sometimes referred to as "the issuing 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 performed by such person as shall be authorized by law to act in his place as a State official.

3. The bonds issued pursuant to this act shall be issued at one time or from time to time as money is required, as the issuing officials shall determine. 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 of interest not exceeding three per centum (3%) per annum as may be determined by the issuing officials on the receipt of bids.

4. Said bonds shall be known as “World War II Bonus Bonds” and shall be serial bonds or term bonds, or partly serial and partly term bonds, as the issuing officials shall determine, and, as to each series, the last installment of serial bonds, or the term bonds, shall mature not later than twenty years from the date of issue of that series, but the bonds of each series may be issued in whole or in part for a shorter time, as the issuing officials may determine. The issuing officials may reserve to the State by appropriate provision in the bonds of any series, the power of election by 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 numbers, the bonds of that series prior to their maturity, upon notice by publication at least once at least sixty 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 or the subject of State and municipal bonds, published in New York City or in New Jersey. On or after the date of redemption so fixed, interest on bonds so called for redemption shall cease to accrue.
5. 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 same shall become due and the payment of the principal at maturity. The 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.

6. Said bonds 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 Comptroller of the Treasury or by his facsimile signature. 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 have ceased to hold office at the time of the delivery of such bonds to the purchaser.

7. (a) Such bonds shall recite that they are issued for the payment of bonuses to members of the armed forces of the United States, from this State, who served in the period of World War II 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, one thousand nine hundred and forty-nine, and that it received the sanction of the majority of the votes cast for and against it at such election. Such recital in said bonds shall be conclusive 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 conclusively 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, and shall be incontestable for any cause.
Denominations. (b) Such bonds shall be issued in such denominations, and in such form or forms, whether coupon or registered, as may be determined by the issuing officials.

Reissuing. (c) Whenever said 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 or subsequently issued at the request of the holder, may be reissued upon such request, by the issuing officials, as coupon bonds.

Sale. 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 notice of said sale, published at least once at least five days prior to the day of bidding in at least three newspapers published in the State of New Jersey, and in one publication carrying municipal bond notices and devoted primarily to financial news or the subject of State and municipal bonds, published in New York City or New Jersey. 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 bids, 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 a public sinking or trust fund or to 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 Federal Government or any agency thereof, at private sale, without advertisement.

Temporary Bonds. 9. Until permanent bonds can be prepared, the issuing officials may, in their discretion, issue in lieu of such permanent bonds temporary bonds in
such form and with such privileges as to registration and exchange for permanent bonds as may be determined by the issuing officials.

10. The proceeds from the sale of the bonds, exclusive of accrued interest and premiums received and interest from 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 "World War II Bonus Fund." All accrued interest and premiums from the sale of bonds, excepting as hereinafter directed, together with interest received from deposits of such funds, shall be held by the State Treasurer in a separate fund and be deposited by him in such depositories as may be selected by him to the credit of such fund, which fund shall be known as "Premium and Interest on World War II Bonus Bonds Fund."

11. The moneys in said bonus fund are hereby specifically dedicated to the payment of bonuses hereunder, and shall be disbursed in accordance with the provisions of this act through such agencies or by such other means as the Legislature may by act provide for such purpose or may by act hereafter continue or provide, for such purpose.

12. In case any coupon bond and coupons appertaining or any registered bond shall become mutilated or destroyed, a new bond shall be executed and delivered of like tenor, in substitution for the mutilated or destroyed bond and coupons or registered bond upon the applicant’s furnishing satisfactory evidence of such mutilation or destruction and such security and indemnity as the issuing officials may require.

13. Any expense incurred by the commission, board or other body or officers which may be designated by the Legislature to receive applications and examine claims for bonuses, unless the payment of such expense be otherwise provided for by the Legislature, and any expense incurred by the issuing officials for advertising, engraving, print
ing, clerical, legal or other services necessary to carry out the duties imposed upon them by the provisions of this act shall be paid from accrued interest and premiums from the sale of bonds or from the proceeds of the sale of said 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. Any bonds which the issuing officials shall determine shall be payable in installments, shall mature in annual installments, the first of which shall be payable not more than five years from the date of issue of the bonds of that series and no annual installment shall exceed by more than fifty per centum (50%) the amount of the smallest prior installment.

15. A sinking fund is hereby established for the retirement of the principal of any term bonds. Beginning with the calendar year after the date of issue of each series of term bonds, and in each year thereafter, an amount shall be paid, as hereinafter provided, into the said sinking fund, which would, if thereafter annually contributed to said fund, with the fund in hand, and interest on said fund and on such annual contributions at the rate of two per centum (2%), compounded annually, be sufficient to pay the principal of the outstanding term bonds of each series at their maturity, and such fund is hereby appropriated for such payment. The said amounts required to be contributed in each year on account of all issues are sometimes herein referred to as the "Sinking Fund Requirement."

16. A Sinking Fund Commission is hereby created which shall consist of the Governor, State Treasurer and State Comptroller. The commission shall be governed by such rules and regulations as they may from time to time adopt. The commission shall have the care and management of the sinking fund which is hereby established and custody and control of all sinking fund moneys, securities, papers and records appertaining thereto.
The State Treasurer shall be treasurer of the commission and shall deposit all moneys received as hereinafter prescribed in such depository or depositories as he shall determine. He shall give a bond in such sum as shall be determined by the Sinking Fund Commission, premium for which shall be paid from the tax revenues herein provided. The Sinking Fund Commission shall pay from the sinking fund the interest on all term bonds authorized hereunder as the same shall become due and payable. The Sinking Fund Commission shall also pay from the sinking fund the principal of all term bonds authorized hereunder as the same shall become due and payable, or at an earlier time if funds are available as herein provided. The Sinking Fund Commission shall invest, reinvest and keep invested all moneys coming into its control only in securities or investments authorized by this act. It shall have power to sell or convert into cash such securities or investments as from time to time may be necessary to provide funds for the payment of said bonds upon maturity, or for the purpose of protecting the sinking fund from loss or for bettering the investment. It shall be the duty of the commission to keep accurate and detailed books of account covering all moneys coming into its custody, and the investment, return on investment, increase or loss thereon and the expenditure thereof; to make reports as and when required and to permit access to and inspection of accounts and records by any person duly authorized by the State. The State Auditor shall audit said sinking fund each year and his certificate of audit shall accompany the reports. Investment of sinking fund moneys shall be in accordance with the provisions of article six of chapter fourteen of Title 52 of the Revised Statutes, or as may be provided from time to time by law.

17. The Sinking Fund Commission shall, on or before the fifteenth day of December in each year, certify to the State Treasurer the amount required for the payment of the interest falling due prior to
December thirtieth of the year following the ensuing calendar year and the sinking fund requirements for the ensuing calendar year for all outstanding term bonds, and the interest requirements, as above stipulated, for term bonds it is proposed to issue in the ensuing calendar year. The said certificate of such commission shall be conclusive and binding upon the State Treasurer, and the State Treasurer shall pay to the Sinking Fund Commission the amount so certified from the receipts of the tax hereby required and received by him, on or before the thirty-first day of December of the year following the date fixed for the certification. For the purpose of determining the amount of the fund in hand at any time the Sinking Fund Commission shall value the securities and investments of the sinking fund at not exceeding their par value or at their appraised market value, whichever shall be lower, and for the purpose of calculating the amount to be certified, any surplus in the sinking fund over and above the requirements as herein set forth, may be used to reduce the amount to be certified.

18. To provide funds to meet the interest and principal requirements and the Sinking Fund Requirements of the bonds issued under this act and outstanding, there is hereby appropriated in the order following:

(a) Revenues to be derived from a tax upon or measured by gross receipts from business, trade, professions, vocations and commercial activity, conducted for gain or profit and attributable to this State, at a rate not exceeding one-tenth of one per centum (1/10 of 1%), to be levied, assessed and collected pursuant to such law, and with such exemptions, as shall be enacted by the one hundred seventy-third Legislature to provide the ways and means of meeting the interest and principal requirements of bonds issued pursuant to this act.

(b) If in any year or at any time funds, as hereinafore appropriated, necessary to meet interest and principal requirements and Sinking Fund Re-
quirements of 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 such interest and principal requirements and Sinking Fund Requirements falling due prior to the end of 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 the fifteenth day of December 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 the twentieth day of December in each year.

(c) If during the month of December in any year the issuing officials shall determine that there are moneys in the General State Fund, beyond the needs of the State, sufficient in amount to meet the principal of bonds falling due and all interest payable and Sinking Fund Requirements in the then current fiscal year and in the next ensuing fiscal 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 said amount of such moneys to a separate fund to be designated by him, which fund shall constitute a trust fund for the payment of such principal and interest and Sinking Fund Requirements, and the State Treasurer shall pay such principal and interest and Sinking Fund Requirements out of said fund as the same shall become due and payable, but if for any reason the moneys transferred to such fund shall be insufficient or unavailable for such payments, the State
Treasurer shall take and apply to such payments the first moneys available in the General State Fund. After the adoption of such resolution and the transfer of said amount of such moneys into the trust fund above referred to, the Legislature may by law suspend in whole or in part the levy, assessment and collection of the tax referred to in subsection (a) of this section during and for the next ensuing calendar year and for any subsequent calendar year which shall follow after a year in which a like determination, finding and filing by the issuing officials and transfer and payment of moneys by the State Treasurer shall have been made.

19. Should the State Treasurer by December thirty-first of any year deem it necessary, because of insufficiency of funds to be collected from the source of revenues as hereinafter provided to meet the interest and principal payments and the sinking fund requirement 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 the first day of March 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.
20. 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, one thousand nine hundred and forty-nine, be submitted to the people. 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 thirty days prior to the said election, to cause this act to be published at least once in at least ten newspapers published in the State. It shall be the duty of the Secretary of State to arrange, in accordance with the statutes of this State in such case made and provided, for such submission, of which submission the same notice shall be given as is required by law to be given of said election, and the legally qualified voters of the State may, at such election, vote to approve or to disapprove this act in the following manner:

There shall be printed on each official ballot the following:

If you approve the act entitled below, make a cross × or a plus + or a check √ mark in the square opposite the word “Yes.”

If you disapprove the act entitled below, make a cross × or a plus + or a 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.
Shall the act entitled "An act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the principal amount of one hundred five million dollars ($105,000,000.00) for the payment of bonuses to certain members of the armed forces of the United States from this State, and in the case of certain deceased members, to their surviving spouse, children or next-of-kin; providing the ways and means to pay the interest on said debt and also to pay and discharge the principal thereof through a gross receipts tax upon certain business, trade, professions, vocations and commercial activity, and by other means; and providing for the submission of this act to the people at a general election," be approved?

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 shall be applicable hereto.

The said votes so cast for and against the approval of this act, by ballot or voting machine, 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 of the provisions of this act shall take effect forthwith.

21. In the event of the adoption of this act the Legislature is authorized and empowered to provide for the administration of the provisions hereof by an appropriate office or agency, which office or agency is empowered to adopt rules and regulations to effectuate the provisions hereof.

22. This section and section twenty of this act shall take effect immediately, and the remainder of the act shall take effect as and when provided in said section twenty.

Approved May 25, 1949.

CHAPTER 241

An Act to permit foreign banks, which result from mergers or consolidations, to transact business in this State as successor fiduciaries to any parties to the merger or consolidation, and to validate fiduciary acts heretofore done by such successor corporate fiduciaries.

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

1. Nothing in section three hundred sixteen of chapter sixty-seven of the laws of one thousand nine hundred and forty-eight (The Banking Act of 1948) shall prevent a foreign bank, which results from a merger or consolidation of a foreign bank with one or more such other corporations, from continuing to transact business in this State in the place of and as successor to any party to the merger or consolidation, in any fiduciary capacity in which such party, at the time of the merger or consolidation, was lawfully acting in this State under appointment made prior to the sixteenth day of September, one thousand nine hundred and
Proviso.

Proviso.

Proviso.

Proviso.

C. 17 :9A-316.2.
Validates previous acts.

forty-eight, or from continuing to transact business in this State in the place of and as successor to any party to the merger or consolidation, under any appointment and qualification of such party on or subsequent to the sixteenth day of September, one thousand nine hundred and forty-eight, as executor or trustee of the last will and testament or codicil thereto of a decedent, and was lawfully acting as executor or trustee at the time of the merger or consolidation; provided, however, that any such foreign bank resulting from the merger or consolidation is authorized by the laws under which it is incorporated to so act as such successor in the place of any party to the merger or consolidation; and provided further, that no such foreign bank resulting from the merger or consolidation shall so act as such successor in the place of any party to the merger or consolidation contrary to the terms of any fiduciary instrument under which such party was acting; and provided further, that any such foreign bank resulting from the merger or consolidation shall comply with all the laws of this State applicable to it doing business herein; and provided further, that no such foreign bank resulting from the merger or consolidation shall so act as such successor in the place of any party to the merger or consolidation unless a qualified bank resulting from merger or consolidation, is permitted to transact business in like fiduciary capacities in the jurisdiction in which the foreign bank has its principal office.

2. Any fiduciary act, including but not by way of limitation, any conveyance of real property situated in this State, heretofore done by any foreign bank which resulted from a merger or consolidation of a foreign bank with one or more such other corporations lawfully authorized at the time of the merger or consolidation to do such fiduciary act, is hereby validated to the same extent as if such act had been done by the party to the merger or consolidation which was so lawfully authorized.

3. This act shall take effect immediately.

Approved May 25, 1949.
CHAPTER 242


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

1. Section 40:55-39 of the Revised Statutes is amended to read as follows:

40:55-39. The board of adjustment shall have power to:

a. Hear and decide appeals where it is alleged by the appellant that there is error in any order, requirement, decision or refusal made by an administrative official or agency based on or made in the enforcement of the zoning ordinance.

b. Hear and decide, in accordance with the provisions of any such ordinance, requests for special exceptions or for interpretation of the map or for decisions upon other special questions upon which such board is authorized by any such ordinance to pass.

c. Where by reason of exceptional narrowness, shallowness or shape of a specific piece of property at the time of enactment of the regulation, or by reason of exceptional topographic conditions or other extraordinary and exceptional situation or condition of such piece of property, the strict application of any regulation enacted under the act would result in peculiar and exceptional practical difficulties to, or exceptional and undue hardship upon, the owner of such property to authorize, upon an appeal relating to such property, a variance from such strict application so as to relieve such difficulties or hardship.

d. Recommend in particular cases and for special reasons to the governing body of the munici-
pality the granting of a variance to allow a structure or use in a district restricted against such structure or use. Whereupon the governing body or board of public works may, by resolution, approve or disapprove such recommendation. If such recommendation shall be approved by the governing body or board of public works then the administrative officer in charge of granting permits shall forthwith issue a permit for such structure or use.

No relief may be granted or action taken under the terms of this section unless such relief can be granted without substantial detriment to the public good and will not substantially impair the intent and purpose of the zone plan and zoning ordinance.

2. Section 40:55-47 of the Revised Statutes is amended to read as follows:

40:55-47. The governing body or board of public works may provide by ordinance for the enforcement of this article and of any ordinance or regulation made thereunder. In case any building or structure is erected, constructed, altered, repaired, converted, or maintained, or any building, structure or land is used in violation of this article or of any ordinance or other regulation made under authority conferred hereby, the proper local authorities of the municipality, in addition to other remedies, may institute any appropriate action or proceedings to prevent such unlawful erection, construction, reconstruction, alteration, repair, conversion, maintenance or use, to restrain, correct or abate such violation, to prevent the occupancy of said building, structure or land, or to prevent any illegal act, conduct, business or use in or about such premises.

3. Any zoning ordinance adopted by a municipality prior to the effective date of this amendatory act shall have the same effect as though adopted subsequent to such effective date.

4. This act shall take effect immediately. Approved May 25, 1949.
CHAPTER 243

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

235. Provisional credit; when subject to revocation.

A. In any case in which a bank receives, other than for immediate payment over the counter, a demand item payable by, at or through such bank and gives credit therefor before midnight of the day of receipt, the bank may have until midnight of its next business day after receipt within which to dishonor or refuse payment of such item. Any credit so given, together with all related entries on the books of the receiving bank, may be revoked by returning the item, or if the item is held for protest or at the time is lost or is not in the possession of the bank, by giving written notice of dishonor, nonpayment, or revocation; provided, that such item or notice is dispatched in the mails or by other expeditious means not later than midnight of the bank's next business day after the item was received. For the purpose of determining when notice of dishonor must be given or protest made under the law relative to negotiable instruments, an item duly presented credit for which is revoked as authorized by this section, shall be deemed dishonored on the day the item or notice is dispatched. A bank, revoking credit pursuant to the authority of this section, is entitled to refund of, or credit for, the amount of the item.
B. For the purposes of this section, (1) an item received by a bank on a day other than its business day, or received on a business day after its regular business hours or during afternoon or evening periods when it has reopened or remained open for limited functions, shall be deemed to have been received at the opening of its next business day, (2) the term "credit" includes payment, remittance, advice of credit, or authorization to charge and, in cases where the item is received for deposit as well as for payment, also includes the making of appropriate entries to the receiving bank’s general ledger without regard to whether the item is posted to individual customers’ ledgers, and (3) each branch or office of a bank shall be deemed a separate bank.

C. The effect of this section may be varied by agreement.

2. This act shall take effect immediately.

Approved May 25, 1949.
CHAPTER 244

An Act to amend "An act to permit the termination of the employment of employees of school districts who have attained the age of sixty-five years, and providing for the payment of pensions to such employees under certain circumstances," approved June nineteenth, one thousand nine hundred and forty-two (P. L. 1942, c. 255).

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

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

4. The amount of the annual pension, if any, to be paid pursuant to the provisions of this act, shall be fixed in the resolution terminating the services of the employee, shall not thereafter be subject to reduction, and shall not be less than one-fourth or more than one-half of the average annual salary of the employee during the last five years of his employment in the school district; except that any such employee who was eligible to join a pension fund as such employee and did not become a member of the fund shall receive a pension of not less than one-fourth or more than three-eighths of such average annual salary and except that no such employee shall be entitled to receive a pension of over one-fourth of his said average annual salary unless he shall have been in the service of the school district for at least fifteen consecutive calendar or academic years immediately preceding the date of such termination and have served a total of twenty-five calendar or academic years in the service of a school district or districts of this State. Such average annual salary shall be deemed to be the total salary of the employee for the last five years of employment, divided by five. In the case
of an authorized absence of the employee during the last five years of his employment, his salary during the period of such absence shall be deemed to be at the rate payable during such absence if the absence had not occurred, for the purpose of computing the average annual salary. In computing the average annual salary, compensation in addition to the regular salary of the employee, paid for overtime work or for services not embraced by his regular employment in the district, shall not be included. The pension provided for in this section shall be paid by the school district in the same installments and at the same intervals as prevailed with respect to the salary of the employee at the time his employment was terminated; and payment therefor shall be made from the moneys appropriated for current expenses.

2. This act shall take effect immediately. Approved May 25, 1949.

CHAPTER 245

An Act concerning the welfare and custody of children of unfit or incapable parents, granting jurisdiction to the juvenile and domestic relations court, and amending sections 9:2-9, 9:2-10 and 9:2-11 of the Revised Statutes.

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

1. Section 9:2-9 of the Revised Statutes is amended to read as follows:

9:2-9. When the parents of any minor child or the parent or other person having the actual care and custody of any minor child are grossly immoral or unfit to be intrusted with the care and education of such child, or shall neglect to provide the child with proper protection, maintenance and education, or are of such vicious, careless or dis-
solute habits as to endanger the welfare of the child or make the child a public charge, or likely to become a public charge; or when the parents of any minor child are dead or cannot be found, and there is no other person, legal guardian or agency exercising custody over such child; it shall be lawful for any person interested in the welfare of such child to present to the Superior Court, or to the judge of the Juvenile and Domestic Relations Court in the county where such minor child is residing, a complaint setting forth the facts in the case, duly verified by affidavit and praying that the child may be brought before the Superior Court, or judge of the Juvenile and Domestic Relations Court, as the case may be, and for the further relief under this chapter.

2. Section 9:2-10 of the Revised Statutes is amended to read as follows:

Section amended.

9:2-10. Upon presentation of a complaint pursuant to section 9:2-9 of this Title an order shall issue addressed to the parents or parent or other person having the actual care and custody of such child, and also to the child, requiring their appearance at such time and place as shall be designated in the order, to answer such complaint and to abide the order of the court. Such order shall be served in such manner, whether by personal service, mailing, publication or otherwise, as in the order shall be directed, and such order may further direct that a copy thereof be served upon any other person named therein. At the time and place so appointed, or to which the hearing may be adjourned, and upon proof of due and legal service of the order in the manner therein directed, which proof may be by affidavit of the person serving the same, a summary examination shall take place before the Superior Court, or judge of the Juvenile and Domestic Relations Court, and thereupon, upon proof of the material facts set forth in the complaint to the satisfaction of the Superior Court, or judge of the Juvenile and Domestic Relations Court, and after an investigation shall have been made by the
chief probation officer of the county in which the child may reside, concerning the reputation, character and ability of the complainant, or such other person as the court may direct, to properly care for such child, an order shall be made committing the child to the care and custody of such person, who will accept the same, as the Superior Court, or judge of the Juvenile and Domestic Relations Court shall for that purpose designate and appoint, until such child shall attain the age of eighteen years, or the further order of the court; provided, however, that in proper cases such care and custody may be exercised by supervision of the child in his own home, unless the court shall otherwise order. Such order shall briefly set forth the grounds of granting the same, and need not set forth the evidence or the substance thereof, and such order may, in the discretion of the Superior Court or judge of the Juvenile and Domestic Relations Court granting the same, require the giving of a bond by the person to whose care or custody the said child may be committed, with such security and on such conditions as the Superior Court or judge of the Juvenile and Domestic Relations Court shall deem proper.

3. Section 9:2-11 of the Revised Statutes is amended to read as follows:

9:2-11. The Superior Court or judge of the Juvenile and Domestic Relations Court before which such proceedings shall be conducted, may, in the same manner but in lieu of committing such child, as in section 9:2-10 of this Title specified, commit such child to the care and custody of any society duly incorporated under the laws of this State for the care of children. In such case the court may, in its discretion, cause the person in whose custody such child was, or the county in which such child may reside, to pay all costs and expenses of such proceedings, and such person or society or institution to whom or to which such child is committed may, upon special authority granted in the order of commitment, give his or its
consent, and such consent will be sufficient, to the legal adoption of such child; provided, however, that the granting of the right to consent to adoption shall in no wise be construed as authority to place a child for adoption except in accordance with the provisions of chapter three of this Title (§ 9:3-1 et seq.).

Whenever the court shall have made an order with respect to the care and custody of a child as contemplated by this Title, and it shall appear that the person in whose custody such child was is a relative financially able and legally liable to provide support for such child, the court may make a supplementary order requiring such relative to make such payment or payments for the support of such child as the court may deem reasonable under the circumstances.

4. This act shall take effect immediately.
Approved May 25, 1949.

CHAPTER 246

An Act to amend "An act concerning banking and banking institutions (Revision of 1948)," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

62. Limited liability.
A. Except as provided in this article, the total liabilities of any person shall not exceed ten per centum (10%) of the aggregate of the unimpaired capital stock and the surplus of the bank.
B. The total liabilities of any person may exceed ten per centum (10%) but may not exceed twenty-five per centum (25%) of the aggregate of the unimpaired capital stock and the surplus of the bank if the amount of such total liabilities which is in excess of ten per centum (10%) of the aggregate of the unimpaired capital stock and the surplus of the bank consists of

(1) obligations as endorser or guarantor of notes, other than commercial or business paper excepted from the application of this article under paragraph (5) of section sixty-one, having a maturity of not more than six months, and owned by the person endorsing and negotiating the same; or

(2) obligations secured by security having a value, as of each date on which liability is incurred, equal to one hundred and ten per centum (110%) of the obligations secured thereby. Such security shall be of the following character:

(a) stocks, bonds or other securities, other than real estate mortgages, having an ascertainable market value;

(b) policies of insurance having a cash value;

(c) interests in tangible personal property evidenced by bills of lading, shipping documents, warehouse receipts, trust receipts, contracts of conditional sale, chattel mortgages or other instruments;

(d) accounts receivable; and

(e) other security as defined from time to time by the commissioner with the concurrence of the banking advisory board;

provided, that in no event shall the total amount of investment securities of any one person held by the bank for its own account, other than investments specified in paragraph (1) of section sixty-
one and subsections D and E of this section exceed at any time ten per centum (10%) of the aggregate of its unimpaired capital stock and surplus; or

(3) mortgage loans, as defined in section sixty-four, to the extent that they are unconditionally insured or guaranteed, or which are the subjects of unconditional commitments for such insurance or guarantee, by the Federal Housing Commissioner, or by the United States, or by this State.

C. The total liabilities of any person may exceed ten per centum (10%) but may not exceed one hundred per centum (100%) of the aggregate of the unimpaired capital stock and the surplus of the bank if the amount of such total liabilities which is in excess of ten per centum (10%) but not in excess of twenty-five per centum (25%) of the aggregate of the unimpaired capital stock and the surplus of the bank is secured as provided in paragraph (2) of subsection B of this section or by obligations of the United States having a face value equal to one hundred per centum (100%) of such excess, and if the amount of such total liabilities which is in excess of twenty-five per centum (25%) of the aggregate of the unimpaired capital stock and the surplus of the bank is secured by obligations of the United States having a face value equal to one hundred per centum (100%) of such excess.

D. Loans to, and investments in the obligations of any municipality or school district of this State may equal but not exceed one hundred per centum (100%) of the aggregate of the unimpaired capital stock and the surplus of a bank.

E. The commissioner and the banking advisory board may, from time to time, approve the obligations of any other State of the United States, or of any political or municipal subdivision or instrumentality thereof, or of the Port of New York Authority or other instrumentality of two or more
States or of the United States, or loans to any such State, subdivision, or instrumentality, and, so long as such approval shall continue in effect, loans may be made to, and investments may be made in the obligations of any such State, subdivision or instrumentality in excess of ten per centum (10%) but not in excess of twenty-five per centum (25%) of the aggregate of the unimpaired capital stock and the surplus of a bank.

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

65. Real property mortgages.

No bank shall make a mortgage loan secured by a mortgage upon real property unless

(1) the mortgaged property is located within this State, or, if outside this State, the mortgaged property is located within fifty miles of the border of this State; or if the mortgaged property is located outside this State and is more than fifty miles from the border of this State, the payment of the mortgage loan is insured or guaranteed, or is the subject of an unconditional commitment for such insurance or guarantee, to the extent provided for in subsection A of section sixty-eight, by the Federal Housing Commissioner or by the United States, or by this State;

(2) the mortgaged property shall consist of improved real property, including farm lands, or unimproved real property if the proceeds of such loan shall be used for the purpose of erecting improvements thereon;

(3) the mortgage securing such loan shall constitute a first lien on a fee; a mortgage shall be deemed a first lien notwithstanding the existence of a prior mortgage or mortgages held by the bank, or liens of taxes 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 persons signing the certificate provided for in section sixty-seven
report in their opinion do not materially affect the
security for the mortgage loan. Every mortgage
shall be certified to be such a first lien by an
attorney-at-law of the State in which the real prop-
erty is located, or certified or guaranteed to be
such a first lien by a corporation authorized to
guarantee titles to land in such State;
(4) such loan shall not exceed sixty-six and two-
thirds per centum (66 2/3%) of the appraised
value of the mortgaged property, except that

(a) in the case of a mortgage upon a single
family dwelling, such loan may equal eighty
per centum (80%) of the first fifteen thousand
dollars ($15,000.00) of the appraised value of
the mortgaged property, plus fifty per centum
(50%) of the excess, if any, of such appraised
value, but no loan made pursuant to this sub-
paragraph (a) shall exceed sixteen thousand
dollars ($16,000.00);
(b) in the case of a mortgage upon a two-
family, three-family or four-family dwelling,
such loan may equal eighty per centum (80%)
of the first twenty thousand dollars ($20,000.00)
of the appraised value of the mortgaged prop-
erty, plus fifty per centum (50%) of the excess,
if any, of such appraised value;

provided, that there shall be included in the ap-
praised value of the mortgaged property, for the
purpose of this paragraph (4), the value of im-
provements to be erected upon the mortgaged prop-
erty wholly or partly with the proceeds of such
loan; and
(5) the instrument evidencing the loan shall re-
要求 payment to be made during each year on
account of the principal amount of the loan at a
rate not less than one per centum (1%) per annum
of the original amount of the loan, if the original
amount of the loan does not exceed fifty per centum
(50%) of the appraised value of the mortgaged
property; or two per centum (2%) per annum of
the original amount of the loan, if the loan exceeds fifty per centum (50%) but does not exceed sixty-six and two-thirds per centum (66 2/3%) of such appraised value; or five per centum (5%) per annum of the original amount of the loan, if the loan exceeds sixty-six and two-thirds per centum (66 2/3%) of such appraised value; provided, that, in lieu of such principal payments, such instrument may require equal monthly payments, each applicable to principal and interest, in an amount sufficient to pay current interest and to repay the amount of the loan in not more than twenty years from its date.

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

68. Insured or guaranteed mortgages.

A. Any mortgage loan the payment of which is fully insured or guaranteed by the Federal Housing Commissioner or by the United States or by this State, or the payment of which is the subject of a commitment for such insurance or guarantee, and any mortgage loan the payment of which is fully insured or guaranteed, or is the subject of a commitment for such insurance or guarantee by any other agency of the United States or this State which the commissioner shall have approved for the purposes of this subsection as an issuer of insurance or guarantees, shall not be subject to the provisions of sections sixty-five, sixty-six, sixty-seven, or subsection B of section sixty-nine, or to the provisions of any law of this State prescribing or limiting the interest which may be taken upon such loan. Payment of a mortgage loan shall be deemed to be fully insured or guaranteed within the meaning of this subsection notwithstanding that the insurer or guarantor may retain out of such payment a sum not in excess of two per centum (2%) of the unpaid principal balance of such loan.

B. Any mortgage loan the payment of which is insured or guaranteed pursuant to the Veterans' Business Loan Act (1944), approved April four-
teenth, one thousand nine hundred and forty-four, as amended or supplemented from time to time, or pursuant to Title III of the Act of Congress of June twenty-second, one thousand nine hundred and forty-four, known as the "Servicemen’s Readjustment Act of 1944" as amended or supplemented from time to time, or for the payment of which a commitment to insure or guarantee has been made pursuant to either of such acts, shall not be subject to the provisions of sections sixty-five, sixty-six, sixty-seven or subsection B of section sixty-nine, or to the provisions of any law of this State prescribing or limiting the interest which may be taken upon such loan.

4. This act shall take effect immediately.

Approved May 25, 1949.

CHAPTER 247


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

1. Section 44:7-13 of the Revised Statutes is amended to read as follows:

44:7-13. If, on the death of a person receiving old age assistance, it shall appear to the satisfaction of the county welfare board after investigation that there are insufficient funds to pay his burial and funeral expenses, and that there are no relatives or other persons responsible to pay such expenses, or other persons willing to pay them, the county welfare board may order the payment of such sum as may be necessary, but not ex-
ceeding the sum of two hundred dollars ($200.00), to such person as the county welfare board may direct for the burial and funeral expenses of the deceased aged needy person; provided, however, that the total cost of such burial and funeral expenses does not exceed two hundred fifty dollars ($250.00).

Any sum so ordered to be paid for or on account of funeral expenses shall be first paid, so far as possible, from any fund otherwise undistributed received by the county welfare board from or for the account of the individual recipient, and may thereafter be paid, so far as necessary, from funds appropriated for old age assistance payments. Any amounts so paid from funds appropriated for old age assistance payments shall be deemed a part of the assistance granted to the individual recipient for the purpose of claims for reimbursement and recovery under sections 44:7-14, 44:7-15 and 44:7-19, Revised Statutes, and shall be a proper charge for division of cost between the State and county as referred to in section 44:7-25 of this Title.

Payment of burial and funeral expenses as provided above may be authorized with respect to any person who, while lawfully receiving old age assistance is committed or admitted to any tax-supported institution other than a penal or correctional institution, and who dies while confined at such institution.

The county welfare board shall not be liable to pay costs of burial and funeral expenses for a deceased recipient of old age assistance incurred pursuant to a contract or contracts entered into without the knowledge and consent of the board, but may, at its discretion, pay such costs, or a portion thereof, within the limitations of this section.

2. Section 44:7-15 of the Revised Statutes is amended to read as follows:

44:7-15. At any time the county welfare board may execute and file with the clerk of the County Court or register of deeds and mortgages, a cer-
CHAPTER 247, LAWS OF 1949

Certificate, in form to be prescribed by the State division, showing the amount of assistance advanced to said person, and when so filed each certificate shall be a legal claim against both the recipient and his spouse with the same force and effect as a civil judgment, with priority over all unsecured claims except burial and funeral expenses not to exceed two hundred dollars ($200.00).

Where the above-mentioned certificates are filed with the clerk of the County Court, subsequent proceedings for the collection and satisfaction of the judgment, including issuance of execution, shall conform to the practice prevailing in the court. In counties where the above-mentioned certificates are filed with the register of deeds and mortgages, the register, upon request of the county welfare board, shall execute and file with the clerk of the County Court certified copies of the certificates herein described, which shall be filed in the judgment records of the court, and shall have the same force and effect as a civil judgment in that court, and may subsequently be docketed in the Superior Court of New Jersey where lands are situate in several counties.

No levy shall be made upon the real estate while it is occupied by the widow or widower, as the case may be. If the proceeds of the sale of any personalty or real estate, under the terms of this chapter, exceed the total amount paid as assistance under this chapter, such excess shall be returned to said person, and in the event of his death such excess shall be considered as the property of the deceased for proper administration proceedings. All funds reclaimed under these provisions shall be reimbursed to the county, State and Federal Government, in the same proportion as it was contributed.

The county welfare board shall be empowered to accept voluntary conveyance of real or personal property in lieu of issuance of execution. All real property acquired by execution sale or voluntary conveyance may be disposed of at public sale, or
by sale on sealed bids in the discretion of the
county welfare board; after public advertisement
at least once a week for two weeks prior to the
sale, in a newspaper published in the county; pro-
vided, however, that the terms, conditions and con-
sideration for such sale shall be first approved by
the State Division of Old Age Assistance, of the
Department of Institutions and Agencies. The
county welfare board is hereby authorized and em-
powered to execute and deliver any and all docu-
ments necessary to convey title to a purchaser of
such real or personal property, in exactly the
same manner as any other corporate entity.

3. Section 44:7-25 of the Revised Statutes is
amended to read as follows:

44:7-25. The State shall pay to each county wel-
fare board a sum equal to eighty-seven and one-
half per centum (87½%) of the amount expended
for old age assistance for each aged needy person
which has been granted under the provisions of this
chapter, and in accordance with the rules of the
State division, but if Federal aid should not be
available to this State at any time, or if Federal
aid is not available for certain grants or certain
portions of grants made to aged needy persons
under the provisions of this chapter, then the State
shall pay to each county welfare board seventy-five
per centum (75%) of the amounts expendec1 as
above described during any period when Federal
aid was not available and in such grants or por-
tions of grants as above described for which Fed-
eral aid was not available. The State shall pay
also to each county welfare board a sum equal to
seventy-five per centum (75%) of the amounts ex-
pended for the burial and funeral expenses of de-
ceased, aged, needy persons, paid pursuant to sec-
tion 44:7-13 of this Title by the county.

4. This act shall take effect October first, one
thousand nine hundred and forty-nine.

Approved May 25, 1949.
CHAPTER 248

AN ACT concerning the regulation of insurance, and providing for payment of expenses of valuation of securities by the National Association of Insurance Commissioners by means of assessments upon life insurance companies of his State.

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

1. The purpose of this act is to provide a means of making funds not in excess of two hundred and fifty thousand dollars ($250,000.00) in any one year available to the Committee on Valuation of Securities of the National Association of Insurance Commissioners to defray the expenses of such committee in the investigation, analyses and valuation of securities and the determination of the amortizability of bonds, owned by insurance companies, for the purpose of furnishing to the several States on a uniform basis information needed in the supervision of insurance companies licensed to transact business in the several States. The Commissioner of Banking and Insurance is hereby authorized to disburse in the manner hereinafter provided, in co-operation with supervisory officials of other States, funds obtained through assessments for such purpose under this act.

2. The Commissioner of Banking and Insurance shall periodically obtain from such Committee on Valuation of Securities a verified budget estimate of the receipts and of the expenses to be incurred by the committee for a stated period, not exceeding one year, with appropriate explanations of the estimates therein contained.

3. If the commissioner shall be satisfied as to the reasonableness of such budget estimate, he shall determine the portion of the funds required by such budget estimate, to be assessed as hereinafter provided, by deducting from such budget estimate...
or from the sum of two hundred fifty thousand dollars ($250,000.00), whichever is less, any amounts received or receivable by the committee from other States whose laws do not substantially conform to the method of assessment herein provided and applying to the remainder the proportion which the total investments in securities of domestic life insurers bears to the total investments in securities of life insurers domiciled in this and other States whose laws authorize and require assessments on substantially the same basis as herein provided. The commissioner shall thereafter as soon as convenient, by notice stating the method of computation thereof, assess the amount to be paid on account of such expenses, pro rata upon all domestic life insurers in the proportion which the total investments in securities of each domestic life insurer shall bear to the total investments in securities of all such insurers. The total investments in securities of any life insurer for purposes of this section shall be the total admitted value of stocks and bonds reported as such in its annual statement last filed prior to such assessment with the commissioner or other supervisory official of its State of domicile. Upon receipt of such notice each such insurance company shall within thirty days pay said assessment to the commissioner who shall remit such funds to the State Treasurer as custodian thereof. The State Treasurer shall hold such funds separate from all other State moneys and shall disburse the same only upon vouchers signed by the commissioner. Such disbursements shall be made to the Committee on Valuation of Securities of the National Association of Insurance Commissioners for the purposes of this act.

4. The commissioner shall require annually and at such other times as he may deem it necessary or advisable a duly certified audit of receipts and disbursements and statement of assets and liabilities, showing the details of the financial operations of the Committee on Valuation of Securities.

5. This act shall take effect immediately.

Approved May 25, 1949.
CHAPTER 249

An Act concerning the licensing and bonding of dealers in milk and cream, amending sections 4:12-1, 4:12-3, 4:12-4, 4:12-5, 4:12-11, 4:12-13 and 4:12-17, and supplementing article one of chapter twelve of Title 4 of the Revised Statutes.

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

1. Section 4:12-1 of the Revised Statutes is amended to read as follows:

4:12-1. As used in this article:

"Secretary" means the Secretary of Agriculture.

"Station" or "milk gathering station" includes any established office when the business of buying milk or cream as provided for in this article, is carried on either with or without a place or premises in connection therewith for the physical handling of milk or cream, if such station or office is a suitable place for keeping such records and accounts and posting such notices and statements as are required or may be ordered under the provisions of this article, and for keeping for inspection, as hereinafter provided, a copy of the license under which the business is conducted.

"Dealer" means any person engaged in the business of buying or receiving milk or cream from a producer of this State for the purpose of shipping or for sale, resale or manufacture.

"Producer" means any person engaged in the business of producing milk or cream in this State and any agricultural co-operative association organized pursuant to the provisions of chapter thirteen of this Title.

"Producer-Creditors," "Producers who have sold milk or cream," shall include any agricultural co-operative association which deals only with its members and is organized pursuant to the provisions of chapter thirteen of this Title.
"Milk" means the natural product of a bovine dairy animal or animals and includes fluid milk and cream.

2. Section 4:12–3 of the Revised Statutes is amended to read as follows:

4:12–3. A person before engaging in the business of buying milk or cream for the purposes specified in section 4:12–2 of this Title shall, annually on or before June first, file an application and ten dollars ($10.00) license fee with the secretary for a license to transact such business. The application shall state:
   a. The nature of the business;
   b. The full name of the applicant, and, if the applicant is a firm or association, the full name of each member thereof;
   c. The municipality and street number at which the business is to be conducted; and
   d. Such other facts as the secretary shall prescribe.

The applicant shall further satisfy the secretary of his character, financial responsibility and good faith in seeking to engage in such business.

3. Section 4:12–4 of the Revised Statutes is amended to read as follows:

4:12–4. A license shall not be issued unless and until the applicant shall file with the secretary a good and sufficient surety bond, executed by a surety company duly authorized to transact business in this State, in a sum not less than one and one-half times the estimated maximum monthly value of the milk or cream to be purchased or received or which may have been purchased or received by the applicant from a producer or producers.

The bond shall be approved as to form and sufficiency by the secretary, shall be given to the secretary in his official capacity and shall be conditioned for the faithful compliance by the licensee with the provisions of this article and for the payment of all amounts due to producers who have sold milk or cream to the licensee, during the period that the license is in force.
The applicant may, in lieu of such bond, deposit with the secretary money, or United States Government securities in an amount equal to the sum secured by the bond required to be filed.

The money or securities so deposited shall constitute a separate fund and shall be held in trust for, and applied exclusively to, the payment of claims against the licensee making the deposit, arising from the sale of milk or cream to him, and all proceeds from the surety bonds, money or securities shall be distributed to the producer-creditors by the secretary.

4. Section 4:12-5 of the Revised Statutes is amended to read as follows:

4:12-5. The secretary shall, upon the compliance with sections 4:12-2 to 4:12-4 of this Title, issue to the applicant a license entitling him to conduct the business of buying milk and cream from producers for the purposes specified in section 4:12-2 of this Title, at an office or station at the place named in the application until July first next following. If application is made subsequent to July first in any year the license shall run until July first next following.

A license shall not be issued, however, to any applicant if, during the year preceding the application, a complaint from any producer and seller of milk and cream has been filed with the secretary against the applicant on any ground specified in section 4:12-17 of this Title, and such complaint has been established as true and just to the satisfaction of the secretary after such complaint has been investigated by him in the manner provided in sections 4:12-14 and 4:12-15 of this Title. This paragraph shall not apply to any complaint which has been adjusted to the satisfaction of the secretary.

5. Section 4:12-11 of the Revised Statutes is amended to read as follows:

4:12-11. A licensee shall make a verified statement of his disbursements during a period to be prescribed by the secretary, containing the names
of the persons from whom such products were purchased and the amount due to the vendors thereof.

The statement shall be submitted to the secretary when requested by him and shall be in form as prescribed by him.

If it appears from such statement or other facts ascertained by him, upon inspection or investigation of the books and papers of the licensee as authorized by sections 4:12-14 and 4:12-15 of this Title, that the security afforded to producers selling milk or cream to the licensee, by the bond executed or deposit made as provided in this article, does not adequately protect the vendors, the secretary may require the licensee to give an additional bond or to deposit additional money or securities, to be executed or deposited as provided in this article, in a sum to be determined by the secretary but in no case shall the total amount of the bond required to be filed exceed one hundred thousand dollars ($100,000.00).

The maximum amount of the bond or deposit required from any applicant under the provision of this section shall be one hundred thousand dollars ($100,000.00); and any applicant filing a bond or depositing money or securities in the maximum amount may be exempted from filing either the statements of milk purchased, or the statements of disbursements provided for in this section.

6. Section 4:12-13 of the Revised Statutes is amended to read as follows:

4:12-13. The secretary may require a proprietor of a milk gathering station to post in a conspicuous place therein a schedule of the prices being paid for milk or cream, including the premiums paid or deductions made, if any, for milk or cream containing milk fat either in excess of or in lesser amount than the agreed standard.
7. Section 4:12–17 of the Revised Statutes is amended to read as follows:

4:12–17. The secretary may decline to grant or may revoke a license when he is satisfied of the existence of the following causes or any one of them:

a. Where a money judgment has been secured by any milk producer and has been entered against the applicant or licensee and remains unsatisfied of record;

b. Where there has been a failure to make prompt settlement with persons from whom he buys milk;

c. Where there have been combinations to fix prices;

d. Where there has been a continual course of dealing of such nature as to satisfy the secretary of the inability of the applicant or licensee to conduct the business properly or of an intent to deceive or defraud creditors;

e. Where there has been a continued and persistent failure to keep records required by the secretary or by law; or where there is a refusal on the part of the licensee to produce books, accounts or records of transactions in the carrying on of the business for which his license was granted;

f. Where there has been a continued and persistent failure to prepare and deliver any statements or to post any schedules required by law to be prepared and delivered or posted.

8. It shall be unlawful for any person to request a producer to sign any statement, affidavit, assignment, or waiver of any kind which has for its purpose or intent to relieve to any extent whatsoever a dealer, indemnitor or surety company of its full financial responsibility under this article.

9. This act shall take effect immediately.

Approved May 25, 1949.
CHAPTER 250

An Act concerning motor vehicles and traffic regulations, and amending section 39:4-30 of the Revised Statutes.

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

1. Section 39:4-30 of the Revised Statutes is amended to read as follows:

39:4–30. Nothing in this article shall apply to any road building machinery, vehicle, traction engine, steam roller or other apparatus or machinery running upon railroad or street railway tracks, or a private railroad or railway, spur track of switch, nor shall a license hereunder be required for any road building machinery, vehicle, traction engine, steam roller or other apparatus or machinery while actually used in any type of construction; provided, further, however, that any such road building machinery, vehicle, traction engine, roller or other apparatus or machinery of the kind may be operated or drawn, subject to the following conditions:

Any person, partnership or corporation may, with regard to such road building machinery, vehicle, traction engine, roller or other apparatus or machinery of the kind owned or controlled by it, obtain general registration and registration plates therefor of the style and kind provided for in this article, with the word "temporary" or "in-transit" stated thereon, but only if the commissioner is satisfied as to the financial responsibility of such person, partnership or corporation to meet any claim for damages arising out of an accident and satisfactory evidence of such responsibility has been filed with him.

The annual fee for the issuance of a certificate of registration, or duplicates thereof and five sets of "temporary" or "in-transit" plates bearing a num-
CHAPTERS 250 & 251, LAWS OF 1949

1. Notwithstanding any other provision of law, any member of the department of State Police who has actively served in said department for a period of twenty-five years and who has reached the age of fifty-five years shall be retired and upon such retirement shall receive monthly from the pension fund an amount equal to three-quarters of the salary received by such member at the time of his retirement; but no pension shall be in excess of one-half of the salary, including maintenance and allowance of such applicant at the time of his retirement.

2. The provisions of this act shall not apply to any member of the State Police who has been awarded, by the United States of America, the Congressional Medal of Honor, the Distinguished Service Cross or the Navy Cross, while a resident of this State, as provided in R. S. 11:27-11.1, until such member shall reach the age of seventy years.

Approved May 25, 1949.
CHAPTER 252

An Act concerning commission governed municipalities, and amending section 40:72–21 of the Revised Statutes.

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

1. Section 40:72–21 of the Revised Statutes is amended to read as follows:

40:72–21. The mayor and board of commissioners shall have suitable offices and their total compensation, except in cities of the fourth class, shall be as follows:

a. In such municipalities having more than two hundred thousand population, the mayor’s annual salary shall be not more than eighty-two hundred and fifty dollars ($8,250.00) and that of each commissioner not more than seventy-five hundred dollars ($7,500.00).

b. In municipalities having a population of over one hundred twenty thousand and not exceeding two hundred thousand, the mayor’s annual salary shall be not more than fifty-five hundred dollars ($5,500.00) and that of each commissioner not more than five thousand dollars ($5,000.00).

c. In municipalities having a population of over ninety thousand and not exceeding one hundred twenty thousand, the mayor’s annual salary shall be not more than thirty-five hundred dollars ($3,500.00) and that of each commissioner not more than three thousand dollars ($3,000.00).

d. In municipalities having from forty thousand to ninety thousand population, the mayor’s annual salary shall be not more than twenty-five hundred dollars ($2,500.00) and that of each commissioner not more than two thousand dollars ($2,000.00).

e. In municipalities having from twenty thousand to forty thousand population the mayor’s annual salary shall be not more than one thousand
eight hundred dollars ($1,800.00) and that of each commissioner not more than one thousand five hundred dollars ($1,500.00).

f. In municipalities having from ten thousand to twenty thousand population, the mayor's annual salary shall be not more than one thousand five hundred dollars ($1,500.00) and that of each commissioner not more than one thousand two hundred dollars ($1,200.00).

g. In municipalities having from five thousand to ten thousand population, the mayor's annual salary shall be not more than one thousand dollars ($1,000.00), and that of each commissioner not more than seven hundred fifty dollars ($750.00).

h. In municipalities having from twenty-five hundred to five thousand population, the mayor's annual salary shall be not more than seven hundred fifty dollars ($750.00), and that of each commissioner not more than five hundred dollars ($500.00).

i. In municipalities having from one thousand to twenty-five hundred population, the mayor's annual salary shall be not more than five hundred dollars ($500.00), and that of each commissioner not more than three hundred fifty dollars ($350.00).

j. In municipalities having from five hundred to one thousand population, the mayor's annual salary shall be not more than two hundred fifty dollars ($250.00), and that of each commissioner not more than two hundred dollars ($200.00).

k. In municipalities having less than five hundred population the mayor's annual salary shall be not more than fifty dollars ($50.00).

Such salaries shall be payable in equal monthly installments.

2. This act shall take effect immediately

Approved May 25, 1949.
CHAPTER 253

An Act concerning explosives at mines and quarries, and amending section 34:6-77 of the Revised Statutes.

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

1. Section 34:6-77 of the Revised Statutes is amended to read as follows:

34:6-77. All explosives in excess of the amount required for twenty-four hours' work must be stored in a magazine provided for that sole purpose which shall be so placed as to insure the working shaft, tunnel or incline remaining intact in the event all explosives in the magazine be exploded. The commissioner may allow such magazine storage to be underground; provided, that in his judgment there is reasonable safety to life, limb and property and there is compliance with the explosives laws of the State.

Each mine or operator shall provide a suitable device for thawing or warming powder and keeping it in condition for use and no powder shall be thawed except in such device.

Blasting caps, oils or other combustible substances shall not be kept or stored in the same magazine with explosives.

No steel or iron tamping bar shall be used in loading or charging a hole with blasting powder or other high explosive nor shall any person having the management or direction of mine labor permit such use of any steel or iron tamping bar.

Before firing any charges warning must be given in every direction from which access may be had to the place of blasting. Misfire holes must be reported to the mine foreman or shift boss in charge of the locality. If the shots are fired by electricity the place must be carefully examined before men are permitted to work therein. The
miner in charge shall further instruct those employed in clearing the loose rock to report to him immediately the finding of any wire in or under the loose rock, upon the discovery of which all work shall be ordered stopped until such wires have been carefully traced to their terminals to determine whether any misfire has occurred.

2. This act shall take effect immediately.
Approved May 25, 1949.

CHAPTER 254


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

1. Section 2:71-56 of the Revised Statutes is amended to read as follows:

2:71-56. If the term of a judge expires after he has appointed a commissioner or commissioners pursuant to this chapter, or if he dies, resigns or is removed during the progress of the proceedings, a judge of the same court, or the court to which such judge belonged, may perform such acts and make such orders for the continuation and completion of proceedings as the judge could have done had he survived or had his term not expired or had he not resigned or been removed.

2. Section 2:71-57 of the Revised Statutes is amended to read as follows:

2:71-57. All courts in this State exercising power under authority of this chapter may receive reports of sales, made by their order or by the order of a
judge thereof, at any time, and confirm the sales and order title to be made to the purchasers.

3. Section 2:71-60 of the Revised Statutes is amended to read as follows:

2:71-60. When real estate is partitioned upon application to a court, judge or other officer with jurisdiction in matters of partition, and process has been served or notice given as required by the practice and procedure of the Superior Court, or when the real estate is sold by virtue of an order made upon such partition proceedings, the partition or sale shall, unless reversed or set aside on appeal or other proceedings for review, be binding and conclusive upon all the cotenants and all persons claiming or to claim an interest in a share, in reversion or remainder notwithstanding any error or illegality in the proceedings for partition or sale.

4. Section 2:71-61 of the Revised Statutes is amended to read as follows:

2:71-61. The court shall require the guardian of any person under the age of twenty-one years entitled to a proportion of the moneys arising from a sale pursuant to this chapter, to give such security by bond to the Superior Court as the court may deem sufficient, for the benefit of the minor, conditioned for the faithful discharge of the trust committed to the guardian.

5. Section 2:71-65 of the Revised Statutes is amended to read as follows:

2:71-65. In any proceeding for partition under this chapter, part of the real estate included in the application may be divided and the remainder sold when it appears by the report of the commissioner or commissioners, which shall designate the lands to be divided and those to be sold, and by other satisfactory evidence that the whole of the real estate cannot be divided among the owners and proprietors without great prejudice to their interest.
6. Section 2:71-68 of the Revised Statutes is amended to read as follows:

2:71-68. When real estate situate in this State, or an estate therein, devised upon a trust or subject to a limitation over by way of expectancy or otherwise, by a person residing in another State at the time the will was made, is sold in a partition proceeding in a court of this State, the Superior Court shall, upon application by motion and notwithstanding the estate of the devisee, trustee as aforesaid, created or passed by the will is subject to a limitation over or is less than an estate in fee simple, direct the proceeds of sale to be paid to such devisee, being trustee as aforesaid, as by the provisions of the will, under the trust, is entitled to have and hold the real estate, and to be held, accounted for and disposed of by him in all respects as directed by the provisions of the will, and not otherwise.

Nothing herein contained shall relieve the devisee, trustee as aforesaid, from the duty of giving security, in the State of which the testator was a resident at his death, for the faithful execution of such trust in respect to the proceeds of sale, when required so to do by the provisions of the will or by order of a court of competent jurisdiction in that State.

7. Section 2:71-69 of the Revised Statutes is amended to read as follows:

2:71-69. When real estate is ordered sold pursuant to partition proceedings in any court of this State and a person is entitled to a right or estate of dower or curtesy in the premises, or any part or share thereof, the court may, at the time of making the order for the sale of such premises, consider all the circumstances of the case, and having regard to the interests of all persons concerned, determine whether such right or estate shall be excepted from the sale of the premises or sold therewith, and order or enter judgment accordingly.

If the sale of the premises including such right or estate is ordered, the estate and interest of every

Trust or limitations created by foreign will, disposition of proceeds.

Nothing herein contained shall relieve the devisee, trustee as aforesaid, from the duty of giving security, in the State of which the testator was a resident at his death, for the faithful execution of such trust in respect to the proceeds of sale, when required so to do by the provisions of the will or by order of a court of competent jurisdiction in that State.

Deed to purchaser
such person shall pass thereby, and the purchaser, his heirs and assigns shall hold the premises free and discharged from all claims by virtue thereof.

8. Section 2:71-70 of the Revised Statutes is amended to read as follows:

2:71-70. Notice of application for sale of real estate free and clear of a right or estate of dower or curtesy pursuant to section 2:71-69 of this Title shall be given to the person entitled to such right or estate in accordance with the practice and procedure of the Superior Court.

9. Section 2:71-72 of the Revised Statutes is amended to read as follows:

2:71-72. In any proceeding for partition of any real estate in any court, or before any judge, having authority to make partition of such real estate, if a sale be ordered, all inchoate rights of dower or curtesy in the real estate may be sold by the order of the court or a judge and when so sold such rights shall be forever barred.

If the person entitled to the right of dower or curtesy signifies her or his consent thereto in writing, acknowledged as deeds of real estate are required to be acknowledged, the proceeds of the sale of any share subject to such right shall be paid over as though no such right existed.

If no such consent is executed, before the order confirming the sale or distributing the proceeds is made, the court shall direct that one-half of the net proceeds of the sale of each share subject to such right, or such other proportion in accordance with the law existing at the time the right of dower or curtesy became vested, be invested and that the income thereof be paid during the lifetime of the tenant in fee of each such share, to such tenant or to any persons having liens thereon, and upon the death of the tenant in fee, to the person entitled to dower or curtesy therein during her or his lifetime. Upon the death of the dower or curtesy holder such court shall direct that the principal of the fund be paid to the heirs at law of the tenant in fee or to the parties holding liens upon such share or shares.
at the time of the sale thereof and remaining unsatisfied at the death of the dower or curtesy holder, as equity may require.

10. Section 2:71-73 of the Revised Statutes is amended to read as follows:

2:71-73. When real estate is sold by virtue of any proceedings in partition in this State, and the residence of a person interested for life or otherwise in the proceeds thereof is not known, or it is not known whether or not a person, who would, if living, be interested for life or otherwise in the proceeds thereof, is living, or when a person interested for life or otherwise in such proceeds, whether or not a resident of this State, absents himself from or conceals himself within this State for seven years successively, the court having power to distribute such proceeds may, by its order or judgment:

a. Order the share or interest of any such person to be invested in bonds of this State, or of any city or county thereof authorized by law to issue bonds, in bonds secured by mortgage on real estate, or in such public or other securities as the court may approve and direct and control the custody of the securities which may be taken, from time to time, for any investment ordered; and

b. Order, at such time as the court may determine, either before or after an investment is ordered, or at any time after the proceeds or any part thereof has been deposited in court, a distribution of the share or interest, which any such person would, if living, be entitled to, to or among such person or persons interested in such share of the proceeds as are known to be living, in proportion to their respective interests therein, or to and among the person or persons thereto entitled by law if any such person is dead or is presumed to be dead and fix the time when it shall be supposed or deemed any such person died; and

c. Order refunding bonds to be given, by or on behalf of any of the persons to whom any part of any such share shall be distributed, to the clerk of
the court and his successors in office, in such sum
and with such condition, with or without security,
as the court may direct.

11. Section 2:71-74 of the Revised Statutes is amended to read as follows:

2:71-74. The custody of the refunding bonds mentioned in section 2:71-73 of this Title shall be in the control of the court and the court may, on petition of a person who makes it appear to the satisfaction of the court that he is entitled to the money secured by one or more of the refunding bonds, or any part thereof, order that the money secured thereby be collected for the benefit of such person, by and in the name of the clerk of the court, who is hereby authorized to bring action thereon. If the clerk dies during pendency of the action, the action may be continued in the name of his successor. The court may by order or judgment dispose of the money so collected as it may deem just and right and may at any time order and enter judgment directing the payment out of such share or interest such costs and expenses as it may deem necessary and expedient.

12. Section 2:71-75 of the Revised Statutes is amended to read as follows:

2:71-75. When a commissioner appointed pursuant to this chapter dies, resigns or neglects or refuses to serve before his trusts, duties and services are completed, the court or judge to whom application for partition was made in the first instance, or, if such judge has died, resigned or been removed, any other judge of the same court, shall, under his hand or seal, appoint another commissioner to act in his stead. Such newly appointed commissioner shall take the oath prescribed by section 2:71-76 of this Title and shall be vested with like powers and authority as if he had been originally appointed.
13. Section 2:71-77 of the Revised Statutes is amended to read as follows:

2:71-77. When any of the commissioners die after making a sale pursuant to this chapter, whether before or after the confirmation thereof, the surviving commissioner or commissioners, if any, may make report of the sale and, if the sale is confirmed, execute the proper deeds to the purchasers of the real estate. A conveyance so made shall be as valid and effectual as if made and executed by all the commissioners.

14. Section 2:71-78 of the Revised Statutes is amended to read as follows:

2:71-78. If, after a sale of real estate by a commissioner or commissioners pursuant to an order of any court, such commissioner or all such commissioners shall die, and the sale shall have been approved by the court and the purchase price paid by the purchaser and a deed shall have been ordered by the court to be executed to the purchaser, the court may, upon the application of and satisfactory proofs by any person interested in such real estate, appoint an administrator, substitutionary or otherwise, to make, execute and deliver the deed to such purchaser.

The court shall, before granting such order, take of the administrator a bond with sufficient sureties and such conditions as the court shall think proper.

15. Section 2:71-79 of the Revised Statutes is amended to read as follows:

2:71-79. When a purchaser of real estate at a sale thereof by a commissioner or commissioners dies (a) after the sale has been made and the conditions thereof subscribed and agreed to but before it has been confirmed by the court, or (b) after the sale has been confirmed and the deed either has not been delivered to him prior to his death or having been delivered has been lost or mislaid and is not of record in the office of the county clerk or register of deeds and mortgages of the county wherein the real estate is situate, such commissioner or commissioners shall, the sale being confirmed by
the court, execute and deliver to the heirs or devisees or assigns of the purchaser or the then present equitable owner of the real estate so sold a deed therefor, subject to any conditions, restrictions or reservations contained in the order of the court, if any there be, directing the making of such deed.

No deed shall be delivered by such commissioner or commissioners until the conditions of sale shall have been fully complied with.

16. Section 2:71–83 of the Revised Statutes is amended to read as follows:

2:71–83. When a commissioner or commissioners appointed pursuant to this chapter is or are of the opinion that the tract of land in question is so circumstanced that a partition cannot be made without great prejudice to the owners thereof he or they shall so report. Thereupon, the Court or judge to whom application for partition was made, may, upon satisfactory proof that the tract cannot be partitioned among the owners without great prejudice to their interests, order the commissioner or commissioners or persons appointed for the purpose of effective partition to sell the tract at public auction to the highest bidder, or, if the court or judge deem it proper, to sell it at public or private sale, in his or their discretion and on such terms as he or they may deem most advantageous to the parties concerned therein.

A private sale made pursuant hereto shall not be valid unless confirmed by the court or judge upon report of the terms thereof and proof, by affidavit or otherwise, that the price obtained was fair and the sale not injurious to the interests of the parties concerned therein.

17. Section 2:71–84 of the Revised Statutes is amended to read as follows:

2:71–84. The commissioner or commissioners shall, after making sale pursuant to section 2:71–83 of this Title, make report thereof, in writing and under his or their hands, to the court by which, or a judge whereof, the sale was ordered to be made.
18. Section 2:71–85 of the Revised Statutes is amended to read as follows:

2:71–85. The court to which report of sale is made pursuant to section 2:71–84 of this Title shall, if it approve thereof, confirm the sale as valid and effectual in law and by order direct the report to be recorded and the commissioner or commissioners to execute good and sufficient conveyances to the purchasers of the real estate sold.

A conveyance so made shall be an effectual bar in law and equity against such owners and proprietors and any person claiming by, from or under them, or any of them.

A copy of the report so recorded shall, when certified under the seal of the court, be evidence in any court of this State.

19. Section 2:71–86 of the Revised Statutes is amended to read as follows:

2:71–86. The court shall order the commissioner or commissioners to pay the money arising from a sale pursuant to this chapter to the parties interested in the real estate sold, their guardians or legal representatives, in proportion to their respective rights therein, deducting from their respective shares the costs and charges which may be allowed and ordered to be retained. If any party is absent from the State, without such legal representative in this State the proportion of the money due him shall be put out at interest on sufficient security of real property or be invested in public stock, by order and under the direction and control of the court, for the benefit of such absent person.

20. Section 2:71–87 of the Revised Statutes is amended to read as follows:

2:71–87. When a commissioner or commissioners shall make sale of real estate pursuant to this chapter and distribute the net proceeds to the persons thereto entitled by law, the commissioner or commissioners may produce the receipts and discharges therefor to the surrogate of the county wherein the real estate, or the more valuable part thereof, is situate.
The surrogate shall, if the receipts and discharges are proved and acknowledged in the manner in which conveyances of real estate are required to be proved or acknowledged, immediately record the receipts and discharges and such proof or acknowledgment in the book of receipts and discharges in his office.

The surrogate shall indorse on each receipt and discharge the book and page where and the time when it was recorded and he shall sign his name thereto.

Such record, or a certified copy thereof under the hand and seal of the surrogate shall, if it is made to appear that the original receipt and discharge has been lost or that it is not in the power of the party offering the evidence to produce the same, be received in evidence in any court of record in this State.

21. Section 2:71-88 of the Revised Statutes is amended to read as follows:

2:71-88. In proceedings pursuant to this chapter clerks and surrogates shall receive for their services in filing, recording and making copies of the various papers therein the fees allowed for similar services by the Title Fees and Costs.

Commissioners shall receive one dollar and fifty cents ($1.50) a day for each day employed in the service, together with all actual expenses for surveying, chain bearing, assistants and other necessary expenses, and such further reasonable allowance as the court may deem proper, to be taxed by the court or judge, as the case may be.

22. Section 2:71-89 of the Revised Statutes is amended to read as follows:

2:71-89. When a commissioner or commissioners appointed pursuant to this chapter sell the real estate and the court or judge allows him or them commissions thereon, the commissions shall not exceed the following rates:
On all sums not exceeding one thousand dollars ($1,000.00) ................. 2%
On the excess over one thousand dollars ($1,000.00) and not exceeding three thousand dollars ($3,000.00) ................ 1%
On the excess over three thousand dollars ($3,000.00) .................... $\frac{1}{2}$%

23. This act shall take effect July first, one thousand nine hundred and forty-nine, but its enactment shall not in any manner affect any action, suit or proceeding commenced prior to its effective date.

Approved May 25, 1949.

CHAPTER 255

AN Act concerning alcoholic beverages, 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. It shall be lawful for the municipal issuing authority of any municipality in which a referendum has been held pursuant to the provisions of Revised Statutes, section 33:1-45, wherein a majority of the legal voters of said municipality voted "No," to issue a club license as defined in and regulated by subparagraph five of section 33:1-12 of the Revised Statutes, to any constituent unit, chartered or otherwise duly enfranchised chapter or member club of a national organization or association which is in possession of suitable premises and which is operated for benevolent, charitable, fraternal, social, religious, recreational, athletic, or similar purposes, and not for private gain, and which comply with all conditions which may be
imposed by the director of the division of alcoholic beverage control in the department of law and public safety.

This law shall not be effective after August first, one thousand nine hundred and forty-nine, except, however, that any national club, organization, or association, or any constituent unit chartered or otherwise duly enfranchised chapter thereof holding a license issued by said municipality previous to August first, one thousand nine hundred and forty-nine, shall be entitled to retain said license and any renewals thereof regardless of the provisions of this act.

2. This act shall take effect immediately.

Approved May 25, 1949.

CHAPTER 256

An Act to amend "An act concerning county parks, playgrounds, and recreational places, and supplementing chapter thirty-seven of Title 40 of the Revised Statutes," approved May third, one thousand nine hundred and forty-six (P. L. 1946, c. 276).

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

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

9. The board of chosen freeholders shall provide the commission with a suitable office and upon the establishment of the commission 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 hereinafter provided the amount so made available for the current expenses of the commission and the
amount paid by the county for debt service on park bonds shall not in the aggregate exceed annually a sum equal to one-half 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. The board of chosen freeholders shall also have power to appropriate to the use of the commission, in addition to the sums appropriated for current expenses and debt service, such moneys as may arise from the operation of revenue producing facilities by the commission.

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

10. The moneys to be provided and made available by the board of chosen freeholders for the current expenses of the commission and for debt service on park bonds shall be raised by taxation and provided for in the annual budget of said county. The commission may draw the money so appropriated on requisition duly signed and approved by its president and secretary. The board of chosen freeholders of the county may provide funds for the acquisition of land and capital improvements by the commission by the issuance of bonds or other obligations of the county in pursuance of article one of chapter one of this Title ($40:1-1 et seq.), but in no case shall the amount of such bonds, both authorized and outstanding, exceed in the aggregate the sum of one million dollars ($1,000,000.00).

3. This act shall take effect immediately.

Approved May 26, 1949.
CHAPTER 257

An Act concerning salaries of judges of the County Courts, and repealing section 2:6-16 of the Revised Statutes.

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

1. The annual salary of each judge of a County Court, in and for a county in which the Governor may appoint more than one judge of the County Court, shall be sixteen thousand dollars ($16,000.00).

2. The annual salary of each judge of a County Court, in and for a county in which the Governor may appoint only one judge of the County Court, shall be:
   (a) In counties having more than seventy-five thousand inhabitants, ten thousand dollars ($10,000.00).
   (b) In counties having not more than seventy-five thousand inhabitants, seven thousand five hundred dollars ($7,500.00).

3. The salaries of the judges of the several County Courts provided herein shall be payable from county funds, by the treasurers of the respective counties, in equal semimonthly installments; provided, however, that forty per centum (40%) of the salaries, which may be paid to June thirtieth in any year to the judges of the County Court in any county by reason of the provisions of this act, shall be refunded to said county by the State Treasurer on warrant of the Director of the Division of Budget and Accounting in the Department of the Treasury on vouchers certified or approved by the county treasurer and the Administrative Director of the Courts.

4. Section 2:6-16 of the Revised Statutes is repealed. In addition, all acts and parts of acts inconsistent with any of the provisions of this act
are, to the extent of such inconsistency, hereby repealed.

5. As to each judge of a County Court in office on the effective date of this act, the salaries provided herein shall be retroactive to the first day of January, one thousand nine hundred and forty-nine—the additional compensation, if any, provided by this act to which such judge shall be entitled for the period from January first, one thousand nine hundred and forty-nine, to the effective date of this act to be paid to him by the county within one month after this act takes effect.

6. This act shall take effect immediately.

Approved May 26, 1949.

CHAPTER 258

AN ACT concerning motor vehicles, and amending section 39:3-75 of the Revised Statutes.

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

1. Section 39:3-75 of the Revised Statutes is amended to read as follows:

39:3-75. The term “safety glass” shall be construed as meaning glass so treated or combined with other materials as to reduce, in comparison with ordinary sheet glass or plate glass, the likelihood of injury to persons by objects from exterior sources or by glass when the glass is cracked or broken. The term “safety glazing material” shall be construed as meaning “safety glass”; or other glazing materials, such as plastics, produced for the purpose of safety in glazing; or a combination of safety glass and other safety glazing material. The term “approved safety glazing material” shall be construed as meaning safety glazing material
of a type approved by the director. In the approving of safety glazing materials, the director is hereby given authority to make use of recognized standards to confine the use of certain types of safety glazing materials to a specific location in or on the vehicle, or to a certain purpose.

No person shall drive any motor vehicle manufactured on or after July first, nineteen hundred and thirty-five and registered in this State unless such vehicle is equipped with approved safety glazing material wherever glazing is used in doors, windows and windshields. The term "windshield" shall be construed to include wings, deflectors and side shields; also front corner lights adjoining windshields.

Every section of safety glazing material shall be legibly and permanently marked with the manufacturers’ distinctive designations, under which the safety glazing material was approved, so as to be visible when installed.

No person shall drive any motor vehicle equipped with safety glazing material which causes undue or unsafe distortion of visibility or equipped with unduly fractured, discolored or deteriorated safety glazing material, and the director may revoke the registration of any such vehicle.

2. This act shall take effect immediately.

Approved May 27, 1949.
CHAPTER 259

An Act vesting the title to real property of which William S. Parker died seized and which is alleged to have escheated to the State of New Jersey in the year one thousand nine hundred and thirty-three in the township of Teaneck in the county of Bergen, a municipal corporation of the State of New Jersey.

Whereas, William S. Parker, late of the city of Philadelphia in the county of Philadelphia and State of Pennsylvania, departed this life on the twentieth day of June, one thousand nine hundred and thirty-three, intestate, seized of certain lots or lands and premises in the township of Teaneck in the county of Bergen and State of New Jersey, described as follows:

All those certain lots, pieces or parcels of land and premises, situate, lying and being in the township of Teaneck, in the county of Bergen and State of New Jersey, known and designated as Lots numbers 1, 2, 3 and 4 in Block 13 on a certain map entitled "Map of Manhattan Heights, City of Englewood, and Teaneck, N. J.", filed in the Bergen County Clerk's Office on March 14, 1900 as Map number 852.

Also known as Lots numbers 1, 2, 3 and 4 in Block 422 on the Tax Duplicate and Assessment Map of the Township of Teaneck; and

Whereas, Said township assessed taxes and assessments against said property in the name of William S. Parker and said taxes becoming due and remaining unpaid, sold said property so assessed for such unpaid taxes and assessments to itself, at public sale, as provided by law, acquiring thereby title to the tax lien upon said prop-
property by the tax sale certificates from its tax
collector, dated the tenth day of June, one thou-
sand nine hundred and thirty-two, recorded in
the office of the clerk of the county of Bergen on
April 18, 1946, in Book 2095 of Mortgages at page
3, and by certificate dated February 26, 1937,
recorded in the office of the clerk of the county
of Bergen on April 18, 1946, in Book 2095 of
Mortgages at page 17 and thereafter the time for
the redemption of said tax sale certificates pre-
scribed by law having elapsed, said township
assigned said certificates according to
law on
September 17, 1946, to Joseph J. Brunetti, said
assignment of tax sale certificate being recorded
in the office of the clerk of the county of Bergen
on October 16, 1946, in Book 332 of Assignments
of Mortgages at page 474; and

Preamble. Whereas, Said Joseph J. Brunetti sought to ac-
quire 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 the 22nd day of Sep-
tember, 1948 (then the Superior Court of New
Jersey, Chancery Division), and said final decree
was duly recorded in the office of the clerk of the
county of Bergen on October 4, 1948 in Book
2902 of Deeds at page 232, purporting to vest
title to said property in Joseph J. Brunetti; and

Preamble. Whereas, The said William S. Parker left no per-
son or persons capable of inheriting the said land
and premises; and

Preamble. Whereas, The request and proper notice on in-
tention to apply for the passage of this act has
been given and duly published; now, therefore,

Be it enacted by the Senate and General Assem-
by 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
CHAPTERS 259 & 260, LAWS OF 1949

of New Jersey is seized in and to certain real property heretofore belonging to William S. Parker, more particularly described in the preamble to this act, are hereby vested in Joseph J. Brunetti of the city of Hackensack, Bergen county, New Jersey; such title so as aforesaid vested under the provisions of this act is validated and confirmed.

2. This act shall take effect immediately.
Approved May 27, 1949.

CHAPTER 260

An Act for the pensioning of certain standing Advisory Masters of the former Court of Chancery.

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

1. Any standing Advisory Master of the former Court of Chancery, who has reached the age of seventy-seven years, and who has served the State as such master for a period of at least twenty-five years, shall be paid a pension of eight thousand dollars ($8,000.00) per annum, payable out of the treasury of this State in the same manner as other pensions are now paid.

2. This act shall take effect immediately.
Approved May 28, 1949.
CHAPTER 261

An Act authorizing municipalities to provide facilities for the parking of motor vehicles as local improvements, in certain cases, and supplementing chapter fifty-six of Title 40 of the Revised Statutes.

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

1. Any municipality may undertake, as a local improvement, the work of providing facilities for the parking of motor vehicles by the acquisition and improvement of real property and by the construction of buildings and structures. Any such acquisition may be by purchase or lease and the parking facilities may include equipment, entrances, exits, fencing and other accessories necessary or desirable for the safety and convenience of the parking of motor vehicles.

2. Any such local improvement may be undertaken as a separate and distinct work or in connection with the creation of a parking authority pursuant to the parking authority law (P. L. 1948, c. 198), or in the furtherance of any project of a parking authority heretofore or hereafter created by the municipality pursuant to said parking authority law.

3. Whenever any such local improvement is undertaken, the provisions of the chapter to which this act is a supplement shall be applicable.

4. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 262

An Act concerning the retirement and pensioning of certain persons holding office, position or employment in boroughs.

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

1. Whenever any person holding office, position or employment, in any borough, has or shall have been continuously in office, position or employment in such borough, whether elective or appointive or both elective and appointive, for a period of twenty-five years, and has or shall have attained the age of sixty-five years, the governing body of such borough may allow the retirement of such person from service, upon his application.

2. Upon any such retirement, the person so retired shall be entitled, for and during the remainder of his natural life, to receive an annual pension equal to one-half of his salary or compensation at the time of his retirement or at the time of his completion of twenty-five years of continuous service, whichever is greater, and the governing body of the borough shall provide for the payment of such pension.

3. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 263

An Act to amend "An act concerning the salaries of the prosecutors of the pleas and the county prosecutors of certain counties, and supplementing chapter one hundred eighty-two of Title 2 of the Revised Statutes," approved August ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 299).

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 annual salary of the prosecutor of the pleas and the county prosecutor, respectively, of any county of the fourth class may be increased by resolution of the board of chosen freeholders of the county to not more than five thousand dollars ($5,000.00).

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 264

An Act concerning certain judges of the County Courts.

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

1. Each judge of a County Court, now in office or hereafter appointed, in and for a county in which the Governor may appoint 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.

2. All acts and parts of acts inconsistent with any of the provisions of this act are, to the extent of such inconsistency, hereby repealed.

3. This act shall take effect immediately.

Approved May 28, 1949.

CHAPTER 265

An Act concerning the powers of county judges.

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

1. When any judge of a County Court has been assigned to sit in the Superior Court, he shall exercise the powers of the Superior Court subject to rules of the Supreme Court.

When any judge of a County Court has been assigned to sit without the county in a County Court, he shall exercise all the powers, in the county to which he is assigned, which he is authorized to exercise in his own county, subject to rules of the Supreme Court.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 266

An Act to repeal "An act to add Route 55 to the State highway system," approved May seventh, one thousand nine hundred and thirty-eight (P. L. 1938, c. 143).

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

1. "An act to add Route 55 to the State highway system," approved May seventh, one thousand nine hundred and thirty-eight, is repealed.
2. This act shall take effect immediately.

Approved May 28, 1949.

CHAPTER 267

An Act relating to the collection of certain tangible personal property taxes in certain municipalities.

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

1. The term "truckman" when used in this act shall be taken to include all persons, firms, corporations and associations which shall transport or remove tangible personal property whether for hire or otherwise and whether or not regularly engaged in such business.

2. The governing body of any municipality may by an ordinance within the provisions of this act require every person owning or claiming to own any tangible personal property located in or on any premises in such municipality, except a warehouse of any person, copartnership or corporation en-
gaged in the business of storing goods for hire, and who desires to transport or remove the same or cause the same to be transported or removed so that the whole or a substantial part of such property will be removed or transported from such premises in or on which it is located shall, in person or by an agent duly appointed for such purpose, first make written application to the tax collector in such municipality wherein the goods to be transported or removed are at that time located or situated, which application shall contain the following information:

(a) The name and address of the truckman who is to transport or remove such property;
(b) The name and address of the person owning or claiming to own such property;
(c) The address of the premises from which, and the address of the premises to which, such property is to be transported or removed; and if either or both such premises be not designated by an address then in lieu thereof such premises shall be clearly identified.

3. The ordinance may provide that such application shall be made between the hours of nine ante meridian and four post meridian on any day except holidays, Sundays and Saturdays; provided, however, that in the case of a bona fide emergency such application may be made at any time.

4. The ordinance may provide that upon the filing of such application as aforesaid it shall be the duty of the tax collector to ascertain forthwith the total amount of taxes due that have been charged or assessed against the person owning or claiming to own the tangible personal property sought to be transported or removed and which have not been paid at the time of the making of such application but excluding any taxes assessed or charged for real property, together with the interest and other charges thereon, and to notify the person making such application the total amount due for such taxes, interest and other charges. The ordinance may provide that when such application is made...
during or after the period provided by statute for the assessment of taxes for any year, the person owning or claiming to own the tangible personal property sought to be removed or transported shall be liable to pay not only the taxes priorly assessed and unpaid as aforesaid but shall also be liable to pay the taxes for the year for which assessment is being made at the time of such application; and should the tax rate of the taxing district for the year for which assessment is being made at the time of the application not then have been determined, then the tax rate used to determine the taxes for the year prior to that for which assessment is being made as aforesaid shall, for the purpose of this act, be the rate used to determine the taxes for which the assessment is then being made as aforesaid. Nothing in this act or in any ordinance enacted under the provisions of this act shall be construed so as to deprive any taxpayer of his right to appeal any assessment as provided for in Title 54 of the Revised Statutes.

5. The ordinance may provide that upon the payment of the taxes, interest and other charges specified in the preceding section of this act, the tax collector shall forthwith and without cost or charge therefor issue a permit for the transportation or removal of such tangible personal property, and no such permit shall be issued unless and until such taxes, interest and other charges have been paid in full; provided, however, that if the person owning or claiming to own the tangible personal property sought to be transported or removed has a right to appeal the assessment of the taxes for any year or years included in the amount owed as determined by the method provided in section four of this act, and files with the tax collector a notice in writing, duly verified under oath, that he intends to appeal the same, then in lieu of paying the taxes, interest and other charges for the year or years to be appealed the person owning or claiming to own the tangible personal property sought to be removed or transported shall furnish to the tax col-
lector a bond entered into by a surety or fidelity company having a certificate of authority from the Commissioner of Banking and Insurance to do business in this State, which bond shall be in quintuple the amount of the taxes, interest and other charges determined as aforesaid for the year or years to be appealed, but in no case for less than the amount of one hundred dollars ($100.00), and which bond shall be conditioned for the payment, within two years from the date of the bond, of the taxes, interest and other charges found to be due as of the date actual payment is made thereof; provided further, that taxes, interest and costs as to which no such right of appeal as aforesaid exists must be paid forthwith.

6. The ordinance may provide that the permit shall be made up in quadruplicate, the original shall be delivered to the applicant; the first copy shall be delivered to the police department of the taxing district in or on which the tangible personal property sought to be transported or removed is then located or situated; the second copy shall be forwarded to the tax collector of the taxing district to which such tangible personal property is to be transported or removed, if such taxing district be in this State; the third copy shall be retained by the tax collector issuing the permit and shall be filed in his office as a public record.

7. No municipality of this State may require any person owning or claiming to own tangible personal property to obtain any permit for the transportation or removal thereof into any such municipality from any point or place outside the territorial boundary lines of such municipality except as otherwise may be provided by law.

8. The ordinance may provide a penalty for violation of any of its provisions. Such penalty may include the payment of a fine, not to exceed the sum of fifty dollars ($50.00), or imprisonment not to exceed ninety days, or both.
9. Nothing contained in this act or in any ordinance enacted under the provisions of this act shall be so construed as to require any owner of tangible personal property held for the purpose of manufacturing in the ordinary course of his business, or held for the purpose of processing in the ordinary course of his business, or held for use in the ordinary course of his business, to obtain any such permit to transport or remove such tangible personal property from any storehouse or warehouse or owner's usual place of business to any other storehouse or warehouse or to the owner's usual place of business for the purpose of manufacturing, processing, selling or utilizing in the ordinary course of such business; and nothing contained in this act or in any ordinance enacted under the provisions of this act shall be so construed as to require any transient guest temporarily residing at any hotel, hostelry, inn, lodging-house or rooming-house to obtain any such permit to transport or remove such tangible personal property which he has brought with him to such hotel, hostelry, inn, lodging-house or rooming-house for his use while such transient guest; nor shall this act or any ordinance enacted under the provisions of this act be construed to apply to the tangible personal property of any public utility as defined in section 48:2-13 of the Revised Statutes, or to require a permit to transport or remove any such property from the premises in or on which it is or shall be located.

10. The provisions of this act shall in no case be construed to require the truckman to obtain such permit, nor to have the same in his possession, but the duty to obtain the permit shall in all cases be upon the person owning or claiming to own the property to be removed; the provisions of this act shall not be construed to make the truckman the agent of the person owning or claiming to own the property to be removed under this act.

11. If any provision of this act be declared or held to be unconstitutional, no other provision or provisions of the act shall be affected thereby, but
the unconstitutional portion or provision shall be
exsecded and the remaining portion or provisions
of this act shall continue in force.
12. This act shall take effect immediately.
Approved May 28, 1949.

CHAPTER 268

AN ACT relative to the vacation by the governing
body of any city, town, township, borough or
other municipality of this State of any land sit­
uated in such municipality and wholly or par­
tially dedicated or devoted to public use, and the
extinguishment of all public rights therein, and
amending section 40:60–32 of the Revised Stat­
utes.

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

1. Section 40:60–32 of the Revised Statutes is
amended to read as follows:

40:60–32. Whenever within any municipality
any lands dedicated or devoted, wholly or partially,
to public use other than a public street, highway,
lane, alley, square or place shall be considered by
the governing body of such municipality to be un­
suited to or undesirable for such public use, or
otherwise useless, burdensome or disadvantageous
to the public, the governing body may by ordinance
and on such terms as it shall prescribe, with the
consent of the owner of the fee, vacate or ex­
tinguish the public rights in and to those lands and
restore the same to the owner of the fee thereof,
freed and discharged from all such public rights
therein. The ordinance shall not become operative
until approved by a majority of the legal voters of
the municipality voting on the proposition at a
CHAPTERS 268 & 269, LAWS OF 1949

general election. If such municipality shall be the
owner of the fee at the time of the final adoption of
the ordinance, such ordinance shall become opera­
tive without referendum.

2. This act shall take effect immediately.

Approved May 28, 1949.

CHAPTER 269

AN ACT concerning the county district courts in
certain counties of the fourth class and provid­
ing for the judicial and ministerial officers and
the employees of said courts.

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

1. In each county of the fourth class having less
than thirty thousand inhabitants, there shall be a
district court judge of the county district court
who shall be appointed by the Governor, by and
with the advice and consent of the Senate, and
shall hold office for five years from the date of his
appointment and until his successor is appointed
and qualified.

2. The annual salary of each of the said judges
shall be thirty-five hundred dollars ($3,500.00).

3. In each such county there shall be a clerk and
a sergeant-at-arms of the county district court of
the county, who shall be appointed by the district
court judge and who shall hold office during the
pleasure of the appointing judge and until the ap­
pointment and qualification of his successor.

4. The annual salary of each of the said clerks
shall be not less than two thousand dollars ($2,000.00), nor more than three thousand dollars ($3,000.00), and of each of the sergeant-at-arms of
said courts shall be not less than eight hundred
dollars ($800.00), nor more than sixteen hundred
dollars ($1,600.00) to be fixed in each case by the district court judge, subject to the approval of the board of chosen freeholders of the county.

5. In any such county the board of chosen freeholders may authorize and provide for the employment of deputy clerks, assistants, clerical assistants, and other employees of the said district courts.

6. The general statutory provisions governing and regulating the county district courts shall be applicable to the county district courts of the said counties.

7. Upon the appointment and qualification into office of the district court judge of the county district court of any such county, the judge of the County Court of that county shall cease to hold the county district court except that cases then pending before the said county district court may be completed before the said judge of the County Court.

8. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 270

An Act relating to the annual salaries of the mayor and the members of the governing body of any city of the third class in a county of the fourth class.

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

1. The annual salaries of the mayor and the members of the governing body of any city of the third class in a county of the fourth class shall be fixed by ordinance at a sum not to exceed two thousand dollars ($2,000.00) per annum for the mayor and five hundred ($500.00) per annum for each member of the governing body.

2. This act shall take effect immediately.

Approved May 28, 1949.

CHAPTER 271

An Act relating to the annual salaries of the mayor and the members of the governing body of any city of the third class in a county of the fourth class, and amending section 40:46-26 of the Revised Statutes.

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

1. Section 40:46-26 of the Revised Statutes is amended to read as follows:

   The legal voters of any municipality may, by vote at a general election held in such municipality, fix and determine the salary or other compensation to be paid the members of the gov-
erning body. They may in the same manner fix the salary or other compensation to be paid the mayor, except in municipalities having a population of more than twenty thousand, in which municipalities the governing body shall fix the salary of the mayor by ordinance. In case the mayor of any municipality is re-elected to succeed himself after having served one full term in such office his salary may be increased not more than once during such term for which he is so re-elected.

In any municipality in counties of the third class and fifth class having a population over eighty thousand in which the legal voters have not fixed and determined the salaries of the mayor or other chief executive officer or members of the governing body in the manner aforesaid, the governing body may, by ordinance, fix the annual salary to be paid the mayor or other chief executive officer and members of the governing body, but any such salary shall not be in excess of six hundred dollars ($600.00) per annum in municipalities having a population not in excess of nine thousand, or one thousand dollars ($1,000.00) per annum in municipalities having a population in excess of nine thousand but not in excess of fourteen thousand, or two thousand five hundred dollars ($2,500.00) per annum in municipalities having a population in excess of fourteen thousand. Any such ordinance shall become operative in ten days after the publication thereof after its final passage, unless within said ten days, a petition, signed by the voters of such municipality equal in number to at least fifteen per centum (15%) of the entire vote cast in the last preceding general election protesting against the passage of such ordinance, be presented to the governing body, in which case such ordinance shall remain inoperative unless and until a proposition for the ratification thereof shall be adopted at the next general election by a majority of the qualified voters voting on said proposition.

This section shall not be construed to prevent the payment of a per diem compensation, pursuant
to section 40:146-14 of this Title, to members of a township committee who are not paid a salary.

This section shall not apply to municipalities governed by the provisions of subtitle four (40:70-1 et seq.) or subtitle five (40:79-1 et seq.) of this Title or boroughs in counties of the fourth or of the sixth class, in which boroughs such salaries may be fixed by ordinance pursuant to section 40:87-60 of this Title, or townships having a population in excess of nine thousand and not in excess of fourteen thousand, in which townships such salaries are fixed by section 40:146-15 of this Title, or to townships in counties of the sixth class bordering on the Atlantic ocean, in which townships such salaries are fixed by chapter two hundred one, laws of one thousand nine hundred and forty-six, or to cities of the fourth class in counties of the sixth class having councilmanic form of government, in which cities the members of the governing body are hereby empowered, by ordinance, to fix the compensation for each of the members thereof at a sum not to exceed five hundred dollars ($500.00) per annum, or to any city of the third class in any county of the fourth class in which cities the members of the governing body are hereby empowered, by ordinance, to fix the compensation of the mayor and the members of the governing body as provided by law.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 272

An Act concerning divorce, and supplementing chapter fifty of Title 2 of the Revised Statutes.

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

1. For and during the time that any judgment for divorce from bed and board shall remain in force and effect all property rights of the parties shall be as though a judgment of absolute divorce had been entered.

In any property transaction had by either of the parties in such status the fact of the existence of such judgment shall be distinctly recited and reference to the public record thereof shall be clearly set forth.

Approved May 28, 1949.

CHAPTER 273

An Act providing for the transfer from the State Employees' Retirement System to the Police and Firemen's Retirement System of New Jersey, of policemen and firemen, in certain counties or municipalities in which both of said systems have become operative, who, but for membership in the former system, would have been eligible to membership in the latter.

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

1. Any employee of any county or municipality which has adopted, or shall adopt, the State Employees' Retirement System existing under the pro-
visions of chapter fourteen of Title 43 of the Revised Statutes, pursuant to the provisions of chapter fifteen of said Title, and has thereafter adopted, or shall adopt, the Police and Firemen’s Retirement System of New Jersey created by the provisions of “An act for the establishment of a police and firemen’s retirement system for the police and firemen of a municipality, county or political subdivision thereof,” approved April twenty-third, one thousand nine hundred and forty-four, being chapter two hundred fifty-five of the laws of one thousand nine hundred and forty-four, by referendum, who is a policeman or fireman, as defined in said chapter two hundred fifty-five of the laws of one thousand nine hundred and forty-four, and who would be eligible to membership in the Police and Firemen’s Retirement System of New Jersey but for the fact that he is a member of the State Employees’ Retirement System shall, within thirty days after the effective date of this act, or when said chapter two hundred fifty-five of the laws of one thousand nine hundred and forty-four becomes effective in such county or municipality, as the case may be, be transferred to membership in the Police and Firemen’s Retirement System of New Jersey created thereby.

2. The clerk of said county or municipality shall, promptly after the effective date of this act or after said chapter two hundred fifty-five of the laws of one thousand nine hundred and forty-four becomes effective therein, notify the board of trustees of the State Employees’ Retirement System and of the Police and Firemen’s Retirement System of New Jersey of the adoption of said chapter by said county or municipality and shall certify to each of said boards the name, age, rank and length of service creditable toward allowance of each employee of such county or municipality who is a member of the State Employees’ Retirement System and who will be transferred to membership in the Police and Firemen’s Retirement System of New Jersey.

C. 43:16A-47.
Certification by clerk.
3. On January first following the receipt of said notification and certification, the board of trustees of the State Employees' Retirement System shall relinquish jurisdiction over each of the persons so certified and shall cause to be remitted to the board of trustees of the Police and Firemen's Retirement System of New Jersey all accumulated deductions standing to the credit of each of such persons as a member of the former system, together with the pro rata part of the contingent reserve fund applicable to such person's account, and the board of trustees of the Police and Firemen's Retirement System of New Jersey shall assume jurisdiction over such person, and shall enter the respective sums so remitted to it to the credit of such person in the annuity savings fund and to the credit of the pension accumulation fund of the Police and Firemen's Retirement System of New Jersey and thereafter the employees thereby affected shall be deemed to be members of the Police and Firemen's Retirement System of New Jersey and deductions from their salaries and contributions on their behalf shall thereafter be made as required by the act creating such system for members thereof having equivalent creditable service and aggregate contributions.

4. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 274

An Act to regulate the sale and dispensing of gasoline or other inflammable liquid at retail filling and service stations and providing penalties for violations.

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

1. It shall be unlawful for any owner, operator or employee of an owner or operator of any retail filling or service station, where gasoline or other inflammable liquid is sold and dispensed to permit any purchaser, customer or other person not connected with the ownership or operation of such filling or service station to use or manipulate any pump, hose, pipe or other device for measuring, pumping or dispensing gasoline or other inflammable liquid for the purpose of filling the tank of a motor vehicle, or any barrel, drum, can or other container with gasoline or other inflammable liquid.

2. No person shall operate or manipulate any pump, hose, pipe or other device for measuring, pumping or dispensing gasoline or other inflammable liquid at any retail filling or service station, unless he shall have received practical instructions in the use and operation of such measuring, pumping and dispensing devices and has had practical experience under the supervision of an experienced operator in their use for a period of not less than one full working day.

3. Any person who shall violate any of the provisions of this act shall be liable to a penalty of not less than ten dollars ($10.00) nor more than two hundred dollars ($200.00) in the discretion of the court. The penalties herein provided for shall be sued for and recovered by, and in the name of, the Commissioner of Labor and Industry, accord-
CHAPTERS 274 & 275, LAWS OF 1949

ing to the practice and procedure provided by "The Penalty Enforcement Law," being chapter two hundred fifty-three of the laws of one thousand nine hundred and forty-eight.

5. This act shall take effect immediately.

Approved May 28, 1949.

CHAPTER 275

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 and address 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, 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 thirty-first 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 first of each year, such registrations and licenses to be effective immediately.

Any person violating the provisions of this section shall be subject to a fine not exceeding one hundred dollars ($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 May 28, 1949.
CHAPTER 276

An Act concerning alcoholic beverages, and amending section 33:1-10 of the Revised Statutes.

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 four thousand dollars ($4,000.00).

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 three hundred thousand barrels of thirty-one 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 fifty thousand barrels of thirty-one fluid gallons capacity per annum, five hundred dollars ($500.00); to so brew not more than one hundred thousand barrels of thirty-one
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 five hundred dollars ($500.00). Upon the payment of an additional fee of one hundred dollars ($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 then only when the winery at which such wines are manufactured or blended, fortified or treated is located and constructed upon a tract of land owned exclusively by the holder of such plenary winery license, which said tract of land shall have an area of not less than three acres and have growing and under cultivation upon said land at least twelve hundred grape vines; and provided, further, that such wines shall be manufactured or blended, fortified or treated from fresh grapes grown in this State. 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 regu-
CHAPTER 276, LAWS OF 1949

1atious, 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 five thousand 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, however, 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 three acres and have growing and under cultivation upon said land at least twelve hundred grape vines; and provided, further, that such naturally 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 twenty-five hundred and five thousand gallons per annum, two hundred dollars ($200.00); to so manufacture between one thousand and twenty-five hundred gallons per annum, one hundred dollars ($100.00); to so manufacture less than one thousand gallons per annum, fifty dollars ($50.00).

3a. The holder of this license shall be entitled, subject to rules and regulations, to manufacture any distilled alcoholic beverages 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 five thousand dollars (\$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 one thousand five hundred dollars (\$1,500.00).

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 five thousand wine gallons per annum, one hundred dollars (\$100.00); to so bottle and rebottle not more than ten thousand wine gallons per annum, two hundred fifty dollars (\$250.00); to so bottle and rebottle without limit as to amount, five hundred dollars (\$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 two thousand five hundred dollars ($2,500.00).

Bonded warehouse bottling license. 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 five hundred dollars ($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. This act shall take effect July first, one thousand nine hundred and forty-nine. 

Approved May 28, 1949.
CHAPTER 277

AN ACT concerning county detectives in certain counties of the second class, and supplementing chapter one hundred eighty-one of Title 2 of the Revised Statutes.

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

1. One of the special officers for the detection, arrest, indictment and conviction of offenders against the law, appointed or to be appointed in any county of the second class having more than two hundred fifteen thousand and not more than three hundred thousand inhabitants, shall be designated by the prosecutor of the pleas, or the county prosecutor of the county, as the case may be, as lieutenant of county detectives and shall receive an annual salary to be fixed by said prosecutor of not less than four thousand two hundred and fifty dollars ($4,250.00), nor more than four thousand five hundred dollars ($4,500.00).

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 278

An Act concerning the sale of real estate, which, or the proceeds of sale thereof are limited over to infants, incompetents or persons not in being or on contingency, in certain cases, and amending sections 3:36-1 to 3:36-5, 3:36-7 to 3:36-9, 3:36-11 to 3:36-16, 3:36-18 to 3:36-21, inclusive, and repealing sections 3:36-6 and 3:36-17 of the Revised Statutes.

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

1. Section 3:36-1 of the Revised Statutes is amended to read as follows:

3:36-1. Whenever any future or contingent estate in real estate is or may be, wholly or in part, limited over to infants, mental incompetents or persons not in being, or in such a manner that the vesting or duration of such estate may be contingent, or whenever the proceeds arising from a sale of real estate may be, wholly or in part, limited over to infants, mental incompetents or persons not in being, and the interests of the owners of the particular and future estates in such real estate, or in the proceeds arising from a sale thereof, require and would be promoted by a sale thereof, the Superior Court, upon the application of any person owning a vested interest therein in a civil action, in the nature of a summary proceeding in equity, may inquire into the situation of such real estate and the merits of such application in a summary manner, and shall, if satisfied from such inquiry that the situation and prospective value of such real estate are such that it would be to the interest of any person who might own the same in fee to sell the same, direct a sale thereof in fee.
2. Section 3:36-2 of the Revised Statutes is amended to read as follows:

3:36-2. The proceedings for a sale of real estate under authority of section 3:36-1 of this Title shall be commenced by the duly verified complaint of some person owning a vested estate in the real estate sought to be sold, or, if such person is an infant or mental incompetent, by duly verified complaint in the name of such infant or mental incompetent by his general guardian or a guardian ad litem appointed as in other civil action.

The complaint shall describe the real estate to be sold and the limitations thereof and name the persons who may be entitled to vested or prospective estates therein, or the person having an interest in the proceeds of such sale, as the case may be, and shall demand that said real estate be sold in fee.

3. Section 3:36-3 of the Revised Statutes is amended to read as follows:

3:36-3. Upon presentation of the complaint to the court, the court, if satisfied with the sufficiency of the application, shall order all persons having an estate or interest in said real estate to show cause why final judgment should not be rendered for the sale of said real estate in fee.

Said order to show cause, together with a copy of said complaint, shall be served, within or without the State, upon each existent known person having an estate or interest in the real estate sought to be sold under authority of section 3:36-1 of this Title, or in the proceeds arising from a sale thereof, in accordance with the practice and procedure of the Superior Court.

4. Section 3:36-4 of the Revised Statutes is amended to read as follows:

3:36-4. When any estate or interest in real estate, or in the proceeds arising from the sale thereof, is or may be limited over to a person not in being, service shall be made upon the potential ancestor of such person.
5. Section 3:36-5 of the Revised Statutes is amended to read as follows:

3:36-5. Whenever it shall be made to appear by affidavit of inquiry in any such action, made as required in other civil actions,

(1) That any owner of any particular or future estate in such real estate cannot, after diligent inquiry, be served within the State, service may be made upon such person in the manner prescribed for service upon a defendant who cannot be served within the State in other civil actions, or

(2) That affiant has been unable to ascertain whether or not any male or female owner of any particular or future estate in such real estate is married or, if married, that affiant has been unable to ascertain the Christian name of the wife of such male person or the Christian name or surname of the husband of such female person, as the case may be, or that affiant knows or believes such person to be dead, or has been unable to ascertain whether or not such person is alive or dead, and has been unable to ascertain whether such person or any of his heirs, devisees or personal representatives or his or their or any of their successors in right, title and interest in said real estate is the owner of any particular or future estate therein and has been unable to ascertain the names of any such heirs, devisees, personal representatives or successors, it shall be a sufficient description of any such person and of any such unknown person or persons in such action and he and they may be made parties defendant and proceeded against therein, according to such description, as aforesaid, as shall be appropriate to the particular case and as is provided in similar cases in civil actions generally.

Any person upon whom service is made pursuant to subparagraph (1) of this section, and any person falling within the description prescribed in subparagraph (2) of this section, who is made a party to such action and proceeded against pursuant to the provisions of this section and in accordance with the practice and procedure of the Superior
Court, shall be bound by any order made or judgment entered in such action in the same manner, as if he were served with said order to show cause and a copy of said complaint within this State, and as if he were specifically named in said complaint.

6. Section 3:36-6 of the Revised Statutes is repealed.

7. Section 3:36-7 of the Revised Statutes is amended to read as follows:

3:36-7. Upon the return day of said order to show cause, or upon any day to which the hearing thereon shall be adjourned, the court shall inquire into the merits of the application, in a summary manner.

At such hearing the court shall determine in what manner and by what limitations such real estate is held and the nature and circumstances thereof and if the court is satisfied that said real estate, or the proceeds arising from a sale thereof, are held or limited over in the manner described in section 3:36-1 of this Title, and that the interest of the owners thereof, or of the persons having an interest in the proceeds arising from a sale thereof, require and would be promoted by such sale, the court may order such real estate to be sold in fee by such officer as the court shall designate, either at public or private sale, and with such limitations as to price and as to credit for purchase money as it may deem proper to direct.

When it shall appear to the satisfaction of the court that any such real estate should be sold in parcels and at different times, the court may, whenever and as often as it shall satisfactorily appear to the court that the interests of the owners thereof or of the persons having an interest in the proceeds arising from a sale thereof require, or would be promoted by a sale of any part or parts of such real estate, order and direct a sale of such part or parts thereof to be made by the officer in such way and manner and with such restrictions, limitations of price and credit for purchase money as shall be deemed expedient.
When any sale, whether of the whole or of a parcel, so ordered, shall be made, the officer making the sale, after reporting the same to the court and after the sale has been approved and confirmed by the court, if confirmation thereof is required under the practice and procedure of the Superior Court, shall execute to the purchaser a deed to the real estate or parcel so sold, which deed, when given pursuant to such order, shall convey to the purchaser all the estate in such real estate, or portion thereof sold, held or limited over as described in the petition, or held by or limited over to any of the persons named or designated in the complaint as present or prospective owners, in being or not in being.

8. Section 3:36–8 of the Revised Statutes is amended to read as follows:

3:36–8. All moneys arising from a sale of real estate made under authority of this chapter shall be paid into the court, and all securities and mortgages taken to secure the payment of any part of the sale price shall be taken in the name of the Superior Court of New Jersey and be deposited with the Clerk of the Superior Court.

9. Section 3:36–9 of the Revised Statutes is amended to read as follows:

3:36–9. The costs and expenses of proceedings for and a sale made under authority of this chapter shall be taxed and paid out of the proceeds arising from the sale. The officer making the sale shall be allowed and paid from such proceeds such percentage on the purchase money as the court shall determine, according to the character of the services performed.

10. Section 3:36–11 of the Revised Statutes is amended to read as follows:

3:36–11. All moneys arising from a sale of real estate made under authority of this chapter shall, after the costs and expenses of the proceedings for and the sale have been paid therefrom as provided by section 3:36–9 of this Title, be invested in the manner following:
a. On loan, at interest, on security by bond and mortgage on real estate within this State, worth, besides destructible improvements thereon, double the amount loaned; or

b. In real estate within this State, worth with the improvements thereon, double the amount invested; or

c. In public securities of the United States or of this State; or

d. In tax sale certificates on other real estate in this State, in which some or all of the infant or mental incompetent parties are interested.

All securities taken upon the loans and investments herein authorized shall be taken in the name of the Superior Court of New Jersey.

The Chief Justice of the Supreme Court shall, from time to time, make such orders for the investment or reinvestment of the moneys arising from such sale as equity and justice may require.

11. Section 3:36-12 of the Revised Statutes is amended to read as follows:

3:36-12. The income derived from the loan or investment of the proceeds of a sale of real estate made under authority of this chapter, including the interest accruing on bonds and mortgages given to secure the payment of a part of the purchase price of the real estate sold, or such part thereof as the court may direct, shall be paid to the person or persons who would, for the time being, according to the limitations upon the real estate sold or the proceeds thereof, have been entitled to the particular estate therein, in proportion to their respective shares therein. Such income shall, unless the court shall otherwise direct, be paid directly to the person or persons entitled thereto, semiannually or otherwise as the court shall direct.

In any case where justice and equity may so require, the court may direct part of the income only to be paid to the tenant of a particular estate in the real estate sold, and the residue of such income to be accumulated for the tenant in remainder in fee
or the person having a like interest in the proceeds arising from a sale of such real estate.

When, by the limitations upon the real estate sold, the absolute fee to the whole thereof, or to a share therein, would have vested in any person, the whole or the proper share of such person in the proceeds of the sale of the real estate, together with the accumulated income, shall be paid by order of the court to such person.

The court shall, from time to time, make such order for the payment of income and principal as equity and justice may require.

12. Section 3:36-13 of the Revised Statutes is amended to read as follows:

3:36-13. When it shall appear to the satisfaction of the court that there is an executor, trustee, administrator with the will annexed, substituted administrator with the will annexed or substituted trustee, appointed by any last will and testament or by virtue of an order or decree of any court, who, by virtue of such will, has authority to collect and receive the rents and issues of all or any part of real estate sold under authority of this chapter during the life or lives of any person or persons named in such will or until the happening of a contingency or contingencies provided for in such will, but who has no power to sell such real estate or any part thereof, upon such fiduciary giving bonds to the Superior Court in the manner required by law upon the granting of letters of administration, in the office of the clerk of the court wherein such will was proved or from which he received his appointment, the court may decree that the proceeds of the sale of such real estate, or interests therein, of which such fiduciary was entitled to the rents and profits, shall be paid over to such fiduciary, to be by him held and invested according to the law governing other trust funds, and the income therefrom to be paid and applied by the fiduciary to the person or persons entitled to the rents and profits of the real estate so sold, and, upon the death of the person or persons entitled to
such income, or upon the happening of the contingency or contingencies provided for in the will, that the principal sum be paid to the person or persons entitled thereto under the will.

13. Section 3:36-14 of the Revised Statutes is amended to read as follows:

3:36-14. When it shall appear to the satisfaction of the Superior Court that real estate has been sold under authority of this chapter, upon the application of a life tenant or other persons having a vested interest therein, and that the proceeds of such sale have been paid into the Court, to be kept at interest, and that the only persons who might have an interest in the said proceeds of sale, or any part thereof, are persons not in being, or persons who have contingent interests therein and that, with the exception of such persons not in being, or having such contingent interests the person upon whose application the real estate was ordered sold is entitled to the entire proceeds of the sale, the court may decree that the proceeds of such sale be paid to the life tenant of or other person having a vested interest in such real estate, upon the execution by such life tenant or other person of a bond, with sufficient surety, to the Superior Court of New Jersey, to be approved by the court, and conditioned that, in the event of the birth of any person or persons not in being at the time of the making of the decree for payment, who might have an interest in such real estate or in the proceeds arising from a sale thereof, or of the vesting of any contingent interest therein such life tenant or other person will repay into the court such proceeds, or such part thereof as he may be decreed to pay by order of the court upon the coming into being of such person or persons, or the vesting of such contingent interest in any person.

14. Section 3:36-15 of the Revised Statutes is amended to read as follows:

3:36-15. In any proceedings for the sale of real estate under authority of this chapter, the court may inquire into and ascertain the nature and
amount of the encumbrances upon such real estate, and the amount of the taxes, assessments and water rents chargeable against such real estate, and may order the sale to be made free and clear of all encumbrances, and order such encumbrances to be paid out of the proceeds of the sale.

If it shall appear to the satisfaction of the court that the income from the real estate sought to be sold has been insufficient to pay the taxes, assessments and water rents thereon, and that the person owning a vested estate in such real estate, whether a life tenant or otherwise, has borrowed money to pay such taxes, assessments or water rents, and that such debt remains unpaid at the time of the sale, the court may order such debt to be paid out of the proceeds of the sale, if it appears to him to be just and equitable so to do.

No encumbrances, except for taxes, assessments or water rents, shall be affected or the lien thereof cut off by a sale under authority of this chapter, unless the owner thereof is made a party to the petition for the sale and served with notice as required by this chapter.

15. Section 3:36-16 of the Revised Statutes is amended to read as follows:

3:36-16. If real estate sought to be sold under authority of this chapter is composed of city lots and covered by large, old and dilapidated buildings which must be removed before a sale can be had to advantage, the court may order the buildings to be sold separate from the land and removed therefrom. If, at such sale, no bidders can be found who will bid for and agree to remove the old and dilapidated buildings and material, the officer making the sale shall report the facts to the court, which may thereupon order the officer to have such buildings torn down and the wreckage prepared for market and sale and sell the same, and if such wreckage cannot be sold for enough to pay for its tearing down and removal, the court may order the deficiency to be paid out of the proceeds of the sale of the real estate.
16. Section 3:36–17 of the Revised Statutes is repealed.

17. Section 3:36–18 of the Revised Statutes is amended to read as follows:

3:36–18. If, in a proceeding for the sale of real estate under authority of this chapter, it shall appear to the satisfaction of the court that the person holding a life estate or a vested estate of any nature therein, created by deed or last will and testament, is the widow of the person creating the same, and that the creation of such estate was for her maintenance and support, and that such real estate consists of vacant lands which have become unproductive, or that the buildings thereon are old and dilapidated so that they have no rental value, or if the buildings should be destroyed by fire, and the estate, productive at the time of making such deed or will, should become partially or wholly unproductive, the life tenant or person holding the vested estate shall not be liable for the payment of taxes, assessments and water rents chargeable against the real estate, unless the income from the property was adequate for the support of the widow and the payment of taxes, assessments and water rents, but such charges shall be liens upon the real estate ordered to be sold and shall be paid out of the proceeds arising from such sale.

18. Section 3:36–19 of the Revised Statutes is amended to read as follows:

3:36–19. If the real estate sought to be sold under authority of this chapter consists of different tracts and parcels, and the whole becomes chargeable with taxes, assessments and water rents, and if, by a sale of part of the premises, all the taxes, assessments and water rents could be discharged on all the real estate charged with the future or contingent estate, the court may order the taxes, assessments and water rents on the whole of the real estate to be paid out of the proceeds of the sale of that portion thereof ordered to be sold, and that the balance of the real estate be freed from all such taxes, assessments and water rents.
19. Section 3:36-20 of the Revised Statutes is amended to read as follows:

3:36-20. If, in a proceeding to sell real estate under authority of this chapter, any tax, assessment or water rent charged against such real estate is disputed, the chancellor may order the real estate sold free and clear of the disputed tax, assessment or water rent, and order that a sufficient sum to discharge such tax, assessment or water rent, with the interest to accrue thereon, be deposited with the clerk of the court to abide the result of the settlement of the dispute, and that when the tax, assessment or water rent is determined to be a legal lien on the real estate ordered to be sold, the same shall be paid out of the sum so deposited.

If the disputed tax, assessment or water rent is set aside, or found not to be a legal lien upon the real estate ordered to be sold, the sum deposited for the payment thereof shall be loaned or invested in the manner provided by this chapter; but if, when the disputed tax, assessment or water rent is set aside, a new tax, assessment or water rent is directed, the sum so deposited shall be chargeable with the payment thereof.

The court, may, when it orders a sale and a deposit of a sum of money with the clerk as herein provided, order that the interest on the disputed tax, assessment or water rent shall cease from the date of the sale, and that the interest to be allowed after the date of the sale shall be the amount allowed on the deposit made with the clerk.

20. Section 3:36-21 of the Revised Statutes is amended to read as follows:

3:36-21. Whenever it shall appear to the satisfaction of the Superior Court that real estate or any interests therein has been sold by any executor, trustee or any duly appointed or otherwise legally authorized person, and that the proceeds of such a sale have been paid into the Court of Chancery or into the Superior Court, to be kept at interest, or are held by such fiduciary subject to the provisions of the last will and testament of
deed, by the terms or provisions of which the real
estate has been devised or conveyed to such fiduci-
ary and that the only persons whose interests in
the proceeds of such a sale are not vested, but are
either prospective or contingent, are persons not
in being, and that, with the exception of such per-
sons not in being, the persons owning vested in-
terests are entitled to the entire proceeds of such
a sale, the Superior Court may order that such
proceeds be paid to the person or persons owning
such vested interests, upon the execution by him
or them of a proper bond or bonds to the Superior
Court of New Jersey.

Such bond or bonds shall be approved by the
court, shall, in the discretion of the court, be with
or without sureties, and shall provide that, upon
the coming into being of any person or persons not
in being at the time of the making of the decree for
such payment, who might have an interest in the
said real estate, or in the proceeds of said sale,
such person or persons to whom the proceeds of
the sale have been so paid will repay into the Su-
perior Court the proceeds of said sale, or such part
thereof as he or they may be decreed to pay by the
order of the Superior Court.

21. This act shall take effect July first, one thou-
sand nine hundred and forty-nine, but its enact-
ment shall not in any manner affect any action,
suit or proceeding commenced prior to its effective
date.

Approved May 28, 1949.
CHAPTER 279


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

1. Section 46:14–6 of the Revised Statutes is amended to read as follows:

46:14–6. If any deed or instrument of the nature or description set forth in section 46:16–1 of this Title shall have been or shall be acknowledged by a party executing the same, such party being in this State, whether residing in this State or elsewhere, before any one of the officers herein named, whether such officer was or is appointed for, or whether he was or is in the county where the affected real estate is situate or where such acknowledgment was or is taken, or not, such officer having first made known the contents thereof to the party making the acknowledgment, and being also satisfied that such party is the grantor, vendor, vendee, lessor or lessee in such deed or instrument, of all of which such officer shall make his certificate on, under or annexed to such deed or instrument, or if such deed or instrument shall have been or shall be proved before any such officer anywhere in this State by one or more of the subscribing witnesses thereto, such witness or witnesses being within this State, whether residing in this State or elsewhere, that such party (the grantor, vendor, vendee, lessor or lessee), signed, sealed and delivered such deed or instrument as his voluntary act and deed, and a certificate of such proof signed by such officer, shall be written upon, or under or be annexed to, such deed or instrument, every such deed or instrument, so acknowledged or proved, shall be deemed to be duly acknowledged or proved.
The officers of this State authorized to take acknowledgments or proofs in this State under authority of this section are a justice of the Supreme Court; a judge of the Superior Court; a judge of the County Court of any county; a master of the Superior Court by such designation, or by the designation of Master in Chancery or Master of the Court of Chancery of New Jersey; an attorney-at-law; a notary public; a commissioner of deeds appointed for any county; a county clerk of any county; a deputy county clerk; a surrogate or deputy surrogate of any county; and a register of deeds and mortgages or deputy register of any county.

2. Section 46:14-7 of the Revised Statutes is amended to read as follows:

46:14-7. If the party who shall have executed or who shall execute any deed or instrument of the description or nature set forth in section 46:16-1 of this Title, or the witnesses thereto, shall have happened or shall happen to be in some other State of the United States, or territory thereof, or in the District of Columbia, whether resident in this State, or in such State, territory or district, or elsewhere, an acknowledgment or proof such as is prescribed by section 46:14-6 of this Title, made before and certified by any one of the officers herein named, shall be as good and effectual as if the same had been made in this State before an officer authorized to take acknowledgments or proofs within the State and had been certified by him, as provided in section 46:16-6.

The officers authorized to take acknowledgments and proofs under authority of this section are:

a. The Chief Justice or any associate justice of the Supreme Court of the United States, or a master of the Superior Court of New Jersey or attorney-at-law of New Jersey, at any place without this State but within the territorial limits of the United States.

b. At any place without this State but within the territorial limits of the United States and within
the territorial limits of the jurisdiction of such officer or of his court, by

(1) A judge of any of the United States courts other than the Supreme Court;

(2) The Chancellor of any State of the United States or territory thereof;

(3) Any judge or justice of the Supreme or Superior Courts of any State of the United States or territory thereof, or the District of Columbia;

(4) Any foreign commissioner of deeds for New Jersey, when his certificate of acknowledgment or proof is duly certified under his official seal;

(5) The mayor or other chief magistrate of any city, borough or corporation, when his certificate of acknowledgment or proof is duly certified under the seal of the city, borough or corporation of which he was or is the mayor or chief magistrate;

(6) A judge of a court of record of any State of the United States or territory thereof, or of the District of Columbia when his certificate of acknowledgment or proof is duly certified that he was or is such judge under the great seal of such State, territory or district, or under the seal of a court of record of the State, county, city or district in which the acknowledgment or proof was or is made and in and for which he was or is such judge; or

(7) Any officer of any such State, territory or district, then residing and being anywhere in such State, territory or district, authorized at the time of such acknowledgment or proof by the laws of such State, territory or district to take acknowledgments and proofs, when his certificate of acknowledgment or proof is accompanied by a certificate under the great seal of such State, territory or district, or under the seal of some court of record in or county clerk of the State, county, city or district in
which the acknowledgment or proof was or shall be made, and that such officer was, at the time of the taking of such acknowledgments or proofs, authorized by the laws of such State, territory or district to take acknowledgments and proofs.

3. Section 46:14–8 of the Revised Statutes is amended to read as follows:

46:14–8. If the party who shall have executed or who shall execute any deed or instrument of the description or nature set forth in section 46:16–1 of this Title, or the witnesses thereto, shall have happened or shall happen to be in any foreign kingdom, State, nation or colony, whether resident in this State, or in such foreign kingdom, State, nation or colony, or elsewhere, an acknowledgment or proof such as is prescribed by section 46:14–6 of this Title, made before and certified by any one of the officers herein named, shall be as good and effectual as if the same had been made within this State before an officer authorized to take acknowledgments or proofs within the State and had been certified by him, as provided in section 46:16–6.

The officers authorized to take acknowledgments or proofs under authority of this section are:

(a) Any master of the Superior Court or attorney-at-law of New Jersey;
(b) Any public ambassador, minister, consul, vice-consul, consular agent, charge d’affaires or other representative of the United States for the time being, to or at any such foreign kingdom, State, nation or colony;
(c) Any court of law of such foreign kingdom, State, nation or colony;
(d) Any notary, notary public, commissioner for oaths, mayor or other chief magistrate, of and then having been or being within any city, borough, or corporation of such foreign kingdom, State, nation or colony, in which city, borough or corporation such party or witnesses may have happened or may happen to be.
Acknowledgments or proofs taken or made by a court of law, a notary, notary public, commissioner for oaths, or a mayor or other chief magistrate under authority of this section shall be certified if taken by said court under the official seal of said court, and the hand of the judge or clerk thereof, or under the official seal, if any, and the hand of any other person hereby authorized to take acknowledgments or proofs; and such certificate of acknowledgment or proof shall be sufficient proof as to the existence and authority of said court, mayor, notary or other officer.

4. This act shall take effect immediately.
Approved May 28, 1949.

CHAPTER 280

An Act concerning motor vehicles, and supplementing Title 39 of the Revised Statutes.

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

1. The word "amputee" as employed herein shall include any person, male or female, who has sustained an amputation of either or both legs, or of parts of either or both legs, or who has been otherwise disabled in any manner rendering it difficult and burdensome for him to walk.

2. The Director of the Division of Motor Vehicles in the Department of Law and Public Safety shall issue, at the expense of the State of New Jersey, special vehicle identification cards upon the application of qualifying amputees, as heretofore defined, and after due investigation of the qualifying status of each applicant. Said card shall, amongst other things, identify the amputee and the vehicle owned or operated by him, and shall state that he is an amputee validly qualified hereunder to receive
CHAPTER 280, LAWS OF 1949

such card, that the card shall be returned to the Director of the Division of Motor Vehicles upon the surrender of State vehicle registration plates, that said card is for the exclusive use of the person to whom it has been duly issued, is nontransferable and will be forfeited if presented by any other person, and that any abuse of any privilege, benefit, precedence or consideration granted to any person to whom such card may be issued will be sufficient cause for revocation, and the same may be forfeited or revoked accordingly, and in the absence of any such forfeiture or revocation said card shall be renewable annually by the Director of the Division of Motor Vehicles at the time fixed for the annual registration of vehicles.

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.

4. No penalty shall be imposed for the parking overtime of any motor vehicle for which a special vehicle identification card has been issued under this act and which bears upon its windshield a certificate issued pursuant to the provisions of this act under any law or municipal ordinance now in effect or hereafter enacted unless such vehicle shall have been parked in one location for more than twenty-four hours.

5. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 281

AN ACT to amend the commission form of government law, and amending section 40:75-8 of the Revised Statutes.

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

1. Section 40:75-8 of the Revised Statutes is amended to read as follows:

   40:75-8. Any candidate whose name is to be printed on the ballot may petition the municipal clerk to print opposite his name on the ballot, a designation, in not more than six words, as named by him in such petition, for the purpose of indicating either an official act or policy to which he is pledged or committed, but the designation shall not indicate political party affiliations. On the filing of such petition the clerk shall cause the designation to be printed opposite the name of such candidate upon the ballot. If several candidates for the same office shall petition that their names be grouped together and that the one designation named by them shall be printed opposite their names, the clerk shall group their names in a bracket, and opposite the bracket shall print the same designation as aforesaid. Petitions requesting a designation or grouping of candidates shall be filed with the clerk on or before the last day fixed for filing the petition for nomination. If two candidates or groups select the same designation the clerk shall notify the candidate or group whose petition was last filed, and such candidate or group shall select a new designation.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 282


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

1. Section 40:145–13 of the Revised Statutes is amended to read as follows:

40:145–13. All appointive officers, except where otherwise provided, shall hold office until January first next following their appointment.

The township engineer shall hold office for a term not exceeding three years from the first day of January in the year in which he is appointed.

The terms of persons holding the position or office of attorney, building inspector and treasurer in any township of this State having a population in excess of twenty-four thousand inhabitants, as determined by the last preceding Federal census, and not having the municipal manager form of government is hereby fixed at four years, and any person now holding said position or office in any such township in this State and any persons who may be hereafter appointed or elected to either of said positions or offices shall hold said position or office for a term of four years from the first day of January in the year in which said election or appointment was made. The provisions of this section shall not effect or apply to persons now holding or who may hereafter hold either of said positions or offices, who are under tenure of office.

Where a vacancy occurs in any appointive office, the township committee shall fill such vacancy for the unexpired portion of the term thereof; except in the case where the township committee shall grant a leave of absence to join any branch of the
armed forces of the United States. No officer shall hold over in his office after the expiration of the term for which he shall have been appointed.

2. This act shall take effect immediately.
Approved May 28, 1949.

CHAPTER 283

An Act establishing a minimum salary for policemen and paid firemen employed by municipalities and for county and county park police in other than first and second class counties.

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

1. All policemen and paid firemen of every municipality in other than first and second class counties of this State, and all county and county park police of any such county, shall be entitled to a minimum annual salary of two thousand two hundred and fifty dollars ($2,250.00), any provision of any other law of this State to the contrary notwithstanding; provided, that nothing herein contained shall be deemed to apply to the members of a police or paid or part-paid fire department of a municipality or county for whom a higher minimum annual salary may have been provided by appropriate action pursuant to law.

2. This act shall take effect on and with June first, one thousand nine hundred and forty-nine.
Approved May 28, 1949.
CHAPTER 284

AN ACT relating to contracts made by decedents for the sale and conveyance of real estate and the fulfillment thereof by the personal representatives of said decedents, and amending sections 3:23-3, 3:23-4 and 3:23-5 of the Revised Statutes.

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

1. Section 3:23-3 of the Revised Statutes is amended to read as follows:

   3:23-3. When a decedent has made an agreement for the sale or conveyance of real estate within this State, and the purchaser has paid therefor in full or in part and has been placed in possession thereof by the decedent, or when a decedent has made a contract in writing for such sale or conveyance, the executor, administrator, administrator with the will annexed, or administrator pendente lite of the decedent, or the purchaser, his personal representatives, and successors in interest or assigns, may apply to the Probate Division of the County Court of the county wherein the real estate is situate for the fulfillment of the contract or agreement.

   In any such case the application must be made within fifteen years from the date of the contract or making of the agreement, except where the contract or agreement is continuous or is of such nature that the completion or performance thereof is impossible within such period, in which case fulfillment of the contract or agreement may be ordered after such period in the discretion of the court.

2. Section 3:23-4 of the Revised Statutes is amended to read as follows:

   3:23-4. An application pursuant to section 3:23-3 of this Title shall be made by petition veri-
fied by the petitioner setting forth the contract or agreement, if any, a description of the real estate affected and such other facts as may be pertinent. Upon presentation thereof the court shall designate a time and place for hearing and direct such notice of the application to be given as the court may deem sufficient, to the heirs or devisees and surviving spouse of the decedent, or to any other interested parties; provided, however, that notice need not be given to any person who shall file a consent in writing to the fulfillment of such contract or agreement.

3. Section 3:23-5 of the Revised Statutes is amended to read as follows:

3:23-5. Upon proof of the giving of notices required by section 3:23-4 of this Title and compliance with the directions of the court pursuant thereto, the court shall, at the appointed time, or at such time to which the hearing may be adjourned, proceed to the merits of the case and, if satisfied with the proof of the facts required and no sufficient cause to the contrary appearing, may adjudge the fulfillment of the contract or agreement.

The judgment, together with the contract, if the same be in writing, shall be entered of record in the minutes of the court, and the written contract, or in other cases a copy of the evidence and of the papers produced in evidence, shall be filed in the office of the clerk of said court.

Thereupon, the court shall order the executor or administrator or a survivor, or an administrator pendente lite, as the case may be, to execute a good and sufficient conveyance to the purchaser, or his successors in interest or assigns, and a deed so made and executed shall convey the real estate directed to be conveyed as fully as if the decedent had executed the same in his lifetime.

Application may also be made for the relief provided in section 3:23-3 of this Title, in a civil action in the nature of a proceeding in equity, to the Superior Court in which event the proceedings
shall be according to the course and practice of that court.

4. This act shall take effect immediately.

Approved May 28, 1949.

CHAPTER 285

An Act vesting the title to real estate of which Louis Rabenort died seized and of real estate in which Louis Rabenort had an equitable interest which is alleged to have escheated to the State of New Jersey.

Whereas, Louis Rabenort of the borough of Pine Hill, county of Camden, State of New Jersey, died on the twenty-ninth day of May, one thousand nine hundred and forty-seven, seized in fee of a portion of the real estate hereafter described and seized of an equitable interest in the remainder of the real estate hereafter described, said description being as follows:

All that certain tract of land and premises situate, lying and being in the borough of Pine Hill, county of Camden, State of New Jersey, more particularly described as follows:

Beginning at a point in the southwesterly line of Branch avenue at the distance of 375 feet northwestwardly from the northwesterly line of Forrester avenue and extending thence northwestwardly along said southwesterly line of Branch avenue the distance of 100 feet in front or width; thence southwestwardly of that width or frontage between parallel lines at right angles to said Branch avenue the distance of 150 feet in length or depth. Being Lots Nos. 85, 87, 89, 91, Section A on plan of Clementon Heights Extension filed; and
WHEREAS, The said Louis Rabenort left no person or persons capable of inheriting the said lands and premises and equitable interest therein, and it is alleged that the same have escheated to the State of New Jersey; and

WHEREAS, The request and proper notice of intention to apply for the passage of this act has been given and duly published; and 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 is seized in and to certain real estate heretofore belonging to Louis Rabenort and certain equitable interest in certain real estate, heretofore belonging to Louis Rabenort, all of which real estate is more particularly described in the preamble of this act are hereby vested in William E. Robinson and Daniel McHugh as tenants in common, their heirs and assigns, to their own use, benefit, and behoof forever, and such title so as aforesaid vested under the provisions of this act is validated and confirmed.

2. This act shall be deemed a private act and shall take effect immediately.

Approved May 28, 1949.
CHAPTER 286

An Act to amend "the Banking Act of 1948," approved April twenty-ninth, one thousand nine hundred and forty-eight (P. L. 1948, c. 67).

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

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

216. Deposits by one person in trust for another.

A. A banking institution may accept demand or time deposits in the name of an individual depositor as trustee or in trust for a named beneficiary. The depositor, by making such deposits, shall conclusively be presumed to intend to declare and create a trust of such deposits and of any credits of interest, for the beneficiary, with the depositor as trustee, upon the following terms:

(1) the trust shall be revocable by the trustee at will, during the life of the beneficiary, but only by and to the extent of withdrawals by the trustee of funds of the trust during the trustee's life, as to which withdrawals no notice to or consent of the beneficiary shall be required;

(2) if the trustee survives the beneficiary the beneficiary's death shall terminate the trust and the funds then to the credit of the trust and any credits of interest shall be subject to withdrawal by the trustee, without notice to or consent of the executor, administrator or next of kin of the deceased beneficiary;

(3) if the beneficiary survives the trustee, the trustee's death shall terminate the trust and any funds then to the credit of the trust
and any interest credits shall vest indefeasibly
in the beneficiary, notwithstanding any one or
more of the following, viz.: declarations by the
trustee as to his intention in declaring, creat-
ing and maintaining the trust or as to the
terms of the trust or other evidence contrary
to the trustee's conclusively presumed inten-
tion, retention of control by the trustee over
the evidence of and the funds of the trust, per-
sonal use by the trustee of funds of the trust,
lack of notice by the trustee to the beneficiary
as to the creation and maintenance of the
trust, any attempted testamentary disposition
by the trustee of funds of the trust, or any
other attempted disposition by the trustee of
funds of the trust by gift, assignment, pledge
or otherwise;

(4) if the beneficiary survives the trustee
and is eighteen years of age or over but is not
of legal age under the laws of this State at the
death of the trustee, payment by the banking
institution to the beneficiary or upon his order,
of the funds to the credit of the trust at the
death of the trustee and any credits of interest,
shall be valid notwithstanding the beneficiary's
lack of legal age;

(5) if the beneficiary survives the trustee
and is under eighteen years of age at the
trustee's death the banking institution may
pay the funds to the credit of the trust and
any credits of interest

(a) to the beneficiary or upon his order
when or after he becomes eighteen years
of age, or

(b) to the legal guardian of the bene-
ciciary, wherever appointed, or

(c) if a certificate of appointment of a
legal guardian is not filed with the bank-
ing institution, to a person authorized to
receive such moneys pursuant to section
3:7-29 of the Revised Statutes:
(6) if the trustee survives the beneficiary and if any funds remain to the credit of the trustee at the death of the trustee, such funds and any credits of interest shall be paid by the banking institution to the trustee’s executor or administrator or to any other person authorized by statute to receive such funds without administration as spouse or next of kin of the trustee, without notice to or consent of the executor, administrator or next of kin of the deceased beneficiary.

B. A banking institution which makes any payment pursuant to subsection A shall, to the extent of such payment, be released from all claims of the trustee, the beneficiary, their legal representatives, and all persons claiming under or through them.

C. Nothing in subsection A shall validate any trust created by a trustee in fraud of his creditors; but the banking institution shall have no liability to any creditor of the trustee for any withdrawal, pursuant to subsection A, of funds to the credit of the trust, prior to receipt by the banking institution of an order of a court of competent jurisdiction restraining the banking institution from permitting withdrawal of funds to the credit of the trust.

D. Subsection A of this section shall not apply to funds deposited by a trustee acting under a will, other fiduciary instrument, court order or decree.

E. Funds heretofore or hereafter deposited to the credit of an account opened prior to the effective date of this act in the name of an individual depositor as trustee or in trust for a named beneficiary shall be subject to the law in effect on the date when such account was opened.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 287

An Act to validate proceedings at school district meetings or elections for the issuance of bonds or other obligations or for or with respect to assessment, levy or collection of taxes, and bonds or other obligations issued or to be issued and taxes levied or to be levied 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 or other obligations for any school purpose, or for or with respect to the levy of a tax or taxes for such purpose, and any bonds or other obligations of such school district issued or to be issued and any tax or taxes levied or to be levied for such purpose in pursuance of a proposal or proposals adopted by the legal voters at such meeting or election, are hereby ratified, validated and confirmed, notwithstanding that no supplemental debt statement or complete executed original thereof or school debt statement was prepared, made, sworn to and filed as required by the provisions of section 18:5-87 of the Revised Statutes, or that the adoption of such proposal or proposals 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 or proposals did not disclose or correctly disclose the effect of such pro-
positional or proposals on the borrowing margin of any municipality comprised within the school district in compliance with the provisions of section 18:5–85 of the Revised Statutes, or that such tax or taxes shall not have been levied in the manner, time or amount, or certified for inclusion in the tax levy, prescribed by such proposal or proposals; provided, however, that such a supplemental debt statement and such a school debt statement, prepared as of a date not more than thirty days prior to such meeting or election shall, prior to the issuance of such bonds or other obligations, have been made, sworn to and filed in the places required by said section 18:5–87 and the percentage of net debt as stated in such supplemental debt statement does not exceed seven per centum (7%); and provided further, that the aggregate amount of such tax or taxes so levied does not exceed the amount thereof set forth and authorized in such proposal or proposals; and provided further, that no action, suit or proceeding to contest the validity of such meeting or election, the issuance of such bonds or obligations, or the assessment, levy or collection of such tax or taxes have been instituted in any court prior to the issuance of any such bonds or other obligations.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 288

AN ACT to permit municipalities to vacate, release and extinguish the public rights in canals or canal beds where the same have not been used for public purposes for upwards of twenty years.

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

1. Whenever any canal or canal bed, the title to which is not vested in the State, county, municipality, or other public body, and has not been used for navigation purposes or as a public highway for passage and repassage of the public at large with boats or other means of transportation for a period of twenty years or more, the governing body of any municipality in which such canal or canal bed is located in whole or in part, may by ordinance vacate, release and extinguish the public right in that portion of the canal or canal bed or any part thereof which is located within such municipality, whether such public right was created by an act of the Legislature or by dedication or in any other manner; provided, it shall appear to the governing body of such municipality that the public interest will not be injured by the release or extinction of such public right.

2. After such ordinance becomes effective, the municipal clerk shall file a copy of such ordinance, certified by him, under the seal of the municipality, to be a true copy of such ordinance, in the office wherein conveyances of lands are recorded in the county in which the municipality is situated, and such certified copy shall be recorded in a book with proper index to be provided for the purpose and entitled "Vacations." The record of any such ordinance, or a copy thereof, certified to be a true copy of such ordinance by the officer in whose office such record is kept, under the seal of the county,
shall be taken and received in all courts and places as evidence of such ordinance and the adoption thereof.

3. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.
4. This act shall take effect immediately.
Approved May 28, 1949.

CHAPTER 289

AN ACT concerning certain employees of water commissions established by two or more municipalities in certain counties of the second class.

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

1. Any water commission, established pursuant to sections 40:62-108 to 40:62-150 of the Revised Statutes, by two or more municipalities in counties of the second class now having a population between three hundred thousand and three hundred and twenty-five thousand shall, upon written petition regulating the same, signed by a majority of the employees of said water commission employed by it on the effective date of this act, certify to the Civil Service Commission the names of all those employees, including the secretary-treasurer, employed by the said commission on the effective date of this act.

2. When the names of such employees, including the secretary-treasurer, have been certified the Civil Service Commission shall classify, without examination, the employees so certified in the classified service and such employees shall thereafter be subject to all the provisions of subtitle three of Title 11 of the Revised Statutes, with respect to tenure, classification and compensation.

3. This act shall take effect immediately.
Approved May 28, 1949.
CHAPTER 290

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 school district meeting or election for the authorization or issuance of bonds or other obligations and any bonds or other obligations of such school district are hereby ratified, validated and confirmed notwithstanding that no supplemental debt statement or complete executed original of such supplemental debt statement was prepared, made, sworn to or filed as required by the provisions of section 18:5-87 of the Revised Statutes, and notwithstanding that the notice of such meeting or election was not posted or published for the time required by law; provided, that such a supplemental debt statement and such a school debt statement, prepared as of a date not more than thirty days prior to such meeting or election, shall, prior to the issuance of such bonds or other obligations, have been made, sworn to and filed in the places required by said section 18:5-87; and provided further, that such proceedings were in all other respects had and taken in accordance with law and shall not have been questioned in any action or proceeding heretofore instituted in any court.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 291

An Act concerning the taxation of the common capital stock of banks and trust companies, amending sections 54:9-2, 54:9-4, 54:9-5 and 54:9-9 and supplementing chapter nine of Title 54, of the Revised Statutes.

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

1. Section 54:9-2 of the Revised Statutes is amended to read as follows:

   54:9-2. The shares of the common capital stock of banks, as defined in section 54:9-1 of this Title, shall be assessed and taxed according to their value, to be determined in accordance with the provisions of sections 54:9-4 and 54:9-9 of this Title. Such assessment and taxation shall not be at a greater rate than is made or assessed upon other moneyed capital in the hands of individual citizens of this State.

2. Section 54:9-4 of the Revised Statutes is amended to read as follows:

   54:9-4. The value of each share of common stock of each bank shall be ascertained and determined by adding the amount of its capital, surplus and undivided profits and deducting therefrom the assessed value of its real property, including in such deduction the assessed value of all real property owned by a corporation all the stock of which corporation is owned by such bank, and also deducting therefrom an amount equal to the aggregate sum of the par value of all classes of the issued and outstanding preferred stock of such bank and such additional sum in excess of par value as the holders of such preferred stock are entitled to receive upon the retirement of such preferred stock (irrespective of whether the bank has created a reserve for the retirement of such preferred stock or any class
thereof, or the amount of any such reserve), and by dividing the result by the number of its shares of common stock outstanding, it being the intention that the shares of preferred stock and the capital represented thereby plus such additional sum in excess of the aggregate par value of such preferred stock as the holders of such stock are entitled to receive upon the retirement of such preferred stock shall not be assessed or taxed; nor shall there be assessed or taxed any stock issued to former unpaid depositors of the bank while held to evidence their right to repayment under any plan of reopening or rehabilitation approved by the Commissioner of Banking and Insurance. No deduction or exemption shall be allowed or made from the value determined as provided in this section.

3. Section 54:9-5 of the Revised Statutes is amended to read as follows:

54:9-5. For purposes of assessment, the chief fiscal officer of every such bank shall annually, on or before January tenth, file with the secretary of the board of taxation of the county within which its principal place of business is located, a true statement under the oath of its president, cashier, or treasurer, setting forth:

a. Its name and principal place of business;

b. The amount of capital, surplus and undivided profits, as indicated by the books of the company, as of the close of business December thirty-first previous for which the statement is filed;

c. The number of shares of its issued and outstanding preferred stock of all classes and the aggregate par value of each class thereof, and the amount required, in addition to the par value of the preferred stock, for the redemption and retirement of such preferred stock;

d. The number of shares of its issued and outstanding common stock;

e. The assessed value of its real property, including the assessed value of all real property owned by a corporation all the stock of which is owned by such bank.
Provided, however, that any bank which has filed with the secretary of the county board of taxation the statement for the year one thousand nine hundred and forty-nine required by this chapter may file an amended statement in accordance with this amending act within ten days next after the date on which this amending act shall take effect, and the tax upon the common capital stock of such bank for the year one thousand nine hundred and forty-nine shall be determined by the county board of taxation on the basis of such amended statement and the terms and provisions of section 54:9-4 of this Title as said section is amended by this amending act.

4. Section 54:9-9 of the Revised Statutes is amended to read as follows:

54:9-9. Each county board shall annually, on or before March first, ascertain from an inspection of the statements filed, and from any other sources of information which may be open to it:

a. The names and places of business of all banks in the county;

b. The number of shares of common and preferred capital stock of each issued and outstanding;

c. The aggregate amount of the capital, surplus and undivided profits of each;

d. The number of shares of its issued and outstanding preferred stock of all classes and the aggregate par value of each class thereof, and the amount required, in addition to the par value of the preferred stock, for the retirement of such preferred stock;

e. The number of shares of its issued and outstanding common stock;

f. The assessed value of its real property, and the assessed value of all real property owned by a corporation all the stock of which is owned by such bank;

g. The value of all the common capital stock of each issued and outstanding as determined pursuant to section 54:9-4 of this Title as said section is amended by this amending act;
h. The value of a single common share of each, determined in accordance with the provisions of section 54:9-4 of this Title as said section is amended by this amending act; and

i. The amount of tax levied upon the common capital stock of each at the uniform rate.

Provided, however, that the time for the assessment by the county board of such tax for the year one thousand nine hundred and forty-nine shall be extended for a period of twenty days next after the date on which this amending act shall take effect.

5. If any clause, sentence, section, provision, or part of this amending act shall be adjudged to be unconstitutional or invalid for any reason by any court of competent jurisdiction, such judgment shall not impair, invalidate or affect the remainder of this amending act, which shall remain in full force and effect.

6. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 292

An Act concerning the State Highway Department and relocating State Highway Route No. 3, supplementing chapter six of Title 27 of the Revised Statutes.

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

1. State Highway Route No. 3 as established and described in section 27:6-1 of the Revised Statutes is relocated to consist of and be described as follows:

   Route No. 3. Beginning in Secaucus and ending at the intersection of the Paterson-Plank Road in the borough of East Rutherford, and beginning again at Route No. 6 in the city of Paterson and ending at the intersection of Route S-4B in either Hawthorne or Glen Rock.

2. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 293, LAWS OF 1949

CHAPTER 293

An Act concerning the retirement on pension of certain police officers in municipalities, in certain cases.

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

1. The governing body of any municipality, which adopted "An act for the establishment of a police and firemen's retirement system for the police and firemen of a municipality, county or political subdivision thereof," approved May twenty-third, one thousand nine hundred and forty-four (P. L. 1944, c. 255), as amended and supplemented, prior to the year one thousand nine hundred and forty-eight, may, by resolution, notwithstanding such adoption, retire on an annual pension any police officer of such municipality, who has or shall have served as such for ten or more years, and who has or shall have attained the age of sixty-five years or who has or shall have become permanently disabled; provided, such police officer has or shall have waived and relinquished his right to become a member of the Police and Firemen's Retirement System of New Jersey, with the consent of the governing body of the municipality prior to the adoption of said act by said municipality.

2. Any such retirement on pension shall be applied for by the police officer and if any such application shall be predicated upon an allegation of permanent disability, the governing body of the municipality shall, in its judgment, determine the existence of such permanent disability and the applicant, if requested so to do, shall submit to an examination by a physician or physicians designated by such governing body. The determination as to the permanent disability of the applicant by the governing body of the municipality shall be conclusive.
3. The granting of any such application for retirement on pension shall be within the discretion of the governing body of the municipality, and, if the application shall be granted, the applicant shall be retired and the governing body shall provide for the payment to him of an annual pension in the amount hereinafter provided, and such pension shall be paid to him in the same installments and manner as his salary was paid.

4. The amount of any such pension shall be fixed by resolution of the governing body of the municipality and shall not exceed one-half of such applicant's salary at the time of his retirement, but the amount so fixed shall be as nearly as possible the same as the police officer so retired would have received had he become a member of the Police and Firemen's Retirement System of New Jersey upon or after the adoption of said chapter two hundred fifty-five of the laws of one thousand nine hundred and forty-four, instead of having waived and relinquished his right to become a member of said retirement system.

5. No application for retirement on pension under the provisions of this act shall be granted in any case where the applicant is entitled to retire on pension under any other act or provision of law.

6. This act shall take effect immediately.

Approved May 28, 1949.
CHAPTER 294

AN ACT prohibiting the selling, offering for sale, bartering or giving away of live baby chicks, ducklings or rabbits which have been dyed or artificially colored, 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:

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 inhumanely 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 live baby chicks, ducklings or rabbits which have been dyed or artificially colored;

p. 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 one inch from the tip end thereof, or half cropping or cutting both ears or either ear more than one inch from the tip end thereof, or who shall have or keep in his possession sheep or cattle, which he claims
CHAPTERS 294 & 295, LAWS OF 1949

... 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 one hundred dollars ($100.00), to be sued for and recovered, with costs, in an action at law 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 June 14, 1949.

CHAPET 295

An Act concerning veterans' tax exemptions.

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

1. The collector of taxes or assessor of each taxing district shall, on or before January fifteenth of each year, submit to the county board of taxation a list of veterans' exemptions which were granted during the prior year.
2. Before the State and county taxes shall be apportioned, the county board shall deduct from the ratables of each taxing district an amount equal to the ratables represented by the exemptions as shown on said list.
3. This act shall take effect immediately.
Approved June 14, 1949.
CHAPTER 296


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

1. Section 33:1-44 of the Revised Statutes is amended to read as follows:

33:1-44. Whenever a petition, signed by at least fifteen per centum (15%) of the qualified electors of any municipality as evidenced by the total number of votes cast for members of the General Assembly, at the then next preceding general election held for the election of all of the members of the General Assembly, in such municipality, shall be presented to the governing board or body thereof, requesting a referendum on the question hereinafter stated, such governing board or body shall adopt forthwith a resolution directing the clerk of the county in which such municipality is situated to print, pursuant to Title 19, Elections, hereinafter referred to as the "general election law," upon the official ballot to be used in such municipality at the next ensuing general election a question to read: "Shall the retail sale of alcoholic beverages other than brewed malt alcoholic beverages and naturally fermented wine, for consumption on the licensed premises by the glass or other open receptacle pursuant to chapter one of the Title Intoxicating Liquors of the Revised Statutes (s. 33:1-1 et seq.), be permitted in this municipality?" Thereupon the clerk or secretary of said governing board or body shall forthwith deliver to the county clerk a certified copy of such resolution. If the copy shall be delivered to the county clerk not less than thirty
days before such general election, he shall cause such question to be printed in an appropriate place on the ballot to be used in such municipality at the next ensuing general election pursuant to the general election law and thereupon all proceedings with respect to the referendum on such question shall be subject to and governed by the general election law as in other cases of the submission of public questions to the electorate.

If a majority of the legal voters voting upon the question shall vote "Yes," the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of such municipality and the retail sales as aforesaid of such alcoholic beverages and the issuing of licenses pursuant to this chapter shall be permitted in such municipality.

If a majority of the legal voters voting upon the question shall vote "No," then the clerk of the governing board or body of the municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of the municipality, and after thirty days have elapsed after the date of such vote the retail sale of alcoholic beverages, other than brewed malt alcoholic beverages and naturally fermented wines, for consumption on the licensed premises by the glass or other open receptacle (such retail sale being sometimes hereinafter called "prohibited sale"), shall be unlawful in such municipality and constitute a violation of this chapter, and it shall forthwith upon such vote be unlawful for the other issuing authority of the municipality, having authority to issue licenses, to issue any license in respect to such municipality which shall permit such prohibited sale, and all licenses theretofore issued in respect to such municipality which shall have licensed such prohibited sale shall, to the extent that they permitted such prohibited sale, be-
come void and inoperative thirty days after the date of such vote.

Whenever a referendum shall have been had in any municipality pursuant to this section, no further referendum on the same question shall be held therein prior to the general election to be held in such municipality in the fifth year thereafter and so long as such referendum remains effective, all ordinances, resolutions or regulations inconsistent with the result of such referendum shall have no effect within such municipality.

2. Section 33:1–45 of the Revised Statutes is amended to read as follows:

33:1–45. Whenever a petition signed by at least fifteen per centum (15%) of the qualified electors of any municipality as evidenced by the total number of votes cast for members of the General Assembly, at the then next preceding general election held for the election of all of the members of the General Assembly, in such municipality, shall be presented to the governing board or body thereof, requesting a referendum on the question hereinafter stated, such governing board or body shall adopt forthwith a resolution directing the clerk of the county in which such municipality is situated to print, pursuant to Title 19, Elections, hereinafter referred to as the "general election law," upon the official ballot to be used in such municipality at the next ensuing general election a question to read: "Shall the retail sale of all kinds of alcoholic beverages, for consumption on the licensed premises by the glass or other open receptacle pursuant to chapter one of the Title Intoxicating Liquors of the Revised Statutes (s. 33:1–1 et seq.), be permitted in this municipality?" Thereupon the clerk or secretary of such governing board or body shall forthwith deliver to such county clerk a certified copy of the resolution. If the copy shall be delivered to the county clerk not less than thirty days before such general election, he shall cause such question to be printed in an appropriate place on the ballot to be used in such municipality at the
next ensuing general election pursuant to the general election law and thereupon all proceedings with respect to the referendum on such question shall be subject to and governed by the general election law as in other cases of the submission of public questions to the electorate.

If a majority of the legal voters voting upon the question shall vote "Yes," the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of such municipality and the retail sales as aforesaid of such alcoholic beverages and the issuing of licenses pursuant to this chapter shall be permitted in such municipality.

If a majority of the legal voters voting upon the question shall vote "No," then the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of the municipality, and after thirty days have elapsed after the date of such vote, the retail sale of all kinds of alcoholic beverages for consumption on the licensed premises by the glass or other open receptacle (such retail sale being sometimes hereinafter called "prohibited sale"), shall be unlawful in such municipality and constitute a violation of this chapter, and it shall forthwith upon such vote be unlawful for the other issuing authority of such municipality having authority to issue licenses to issue any license in respect to such municipality which shall permit such prohibited sale and all licenses theretofore issued in respect to such municipality which shall have licensed such prohibited sale shall, to the extent that they permitted such prohibited sale, become void and inoperative thirty days after the date of such vote.

Whenever a referendum shall have been had in any municipality pursuant to this section, no further referendum on the same question shall be held
Section amended.

Referendum on retail sales of alcoholic beverages except on trains, etc.

therein prior to the general election to be held in such municipality in the fifth year thereafter and so long as such referendum remains effective, all ordinances, resolutions or regulations inconsistent with the result of such referendum shall have no effect within such municipality.

3. Section 33:1-46 of the Revised Statutes is amended to read as follows:

33:1-46. Whenever a petition, signed by at least fifteen per centum (15%) of the qualified electors of any municipality as evidenced by the total number of votes cast for members of the General Assembly, at the then next preceding general election held for the election of all of the members of the General Assembly, in such municipality, shall be presented to the governing board or body thereof, requesting a referendum on the question herein-after stated, such governing board or body shall adopt forthwith a resolution directing the clerk of the county in which such municipality is situated to print, pursuant to Title 19, Elections, herein-after referred to as the "general election law," upon the official ballot to be used in such municipality at the next ensuing general election, a question to read: "Shall the sale of all alcoholic beverages at retail, except for consumption on railroad trains, airplanes and boats, and the issuance of any retail licenses, except as aforesaid, pursuant to chapter one of the Title Intoxicating Liquors of the Revised Statutes (§ 33:1-1 et seq.), be permitted in this municipality?" Thereupon the clerk or secretary of the governing board or body of such municipality shall forthwith deliver to such county clerk a certified copy of such resolution. If the copy shall be delivered to the county clerk not less than thirty days before such general election, he shall cause such question to be printed in an appropriate place on the ballot to be used in such municipality at the next ensuing general election, pursuant to the general election law and thereupon all proceedings with respect to the referendum on such question shall be subject to and governed by
the general election law as in other cases of the submission of public questions to the electorate.

If a majority of the legal voters voting upon the question shall vote "Yes," the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of such municipality and retail sales of alcoholic beverages and the issuing of retail licenses pursuant to this chapter shall be permitted in such municipality.

If a majority of the legal voters voting upon the question shall vote "No," then the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of such municipality and thereupon it shall be unlawful for the other issuing authority of such municipality, having authority to issue plenary retail consumption, plenary retail distribution and limited retail consumption licenses, to issue any such licenses in respect to such municipality, and all such licenses theretofore issued in respect to such municipality shall become void and inoperative thirty days after the date of such vote, and thereupon the municipal board of such municipality shall terminate and all its activities hereunder shall cease; but if in a later referendum held pursuant to this chapter a majority of the legal voters voting upon the same question last above stated shall vote "Yes," a municipal board for such municipality may forthwith be appointed in the same manner and with the same effect as when this chapter first became effective. Whenever any such license shall become void and inoperative by virtue of such referendum there shall be returned to the licensee the prorated license fee for the unexpired term.

Whenever a referendum shall have been had in any municipality pursuant to this section, no
further referendum on the same question shall be held therein prior to the general election to be held in such municipality in the fifth year thereafter and so long as such referendum remains effective, all ordinances, resolutions or regulations inconsistent with the result of such referendum shall have no effect within such municipality.

4. Section 33:1-47 of the Revised Statutes is amended to read as follows:

33:1-47. Whenever a petition, signed by at least fifteen per centum (15%) of the qualified electors of any municipality as evidenced by the total number of votes cast for members of the General Assembly, at the then next preceding general election held for the election of all of the members of the General Assembly, in such municipality, shall be presented to the governing board or body thereof, requesting a referendum on the question hereinafter stated, such governing board or body shall adopt forthwith a resolution directing the clerk of the county in which such municipality is situated to print, pursuant to Title 19, Elections, hereinafter referred to as the “general election law,” upon the official ballot to be used in such municipality at the next ensuing general election, a question to read: “Shall the sale of alcoholic beverages be permitted on Sundays in this municipality?” Thereupon the clerk or secretary of the governing board or body of such municipality shall forthwith deliver to such county clerk a certified copy of such resolution. If such copy shall be delivered to the county clerk not less than thirty days before such general election, he shall cause such question to be printed in an appropriate place on the ballot to be used in such municipality at the next ensuing general election, pursuant to the general election law and thereupon all proceedings with respect to the referendum on such question shall be subject to and governed by the general election law as in other cases of the submission of public questions to the electorate.

If a majority of the legal voters voting upon the question shall vote “Yes,” the clerk of the govern-
ing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, having authority to issue such licenses, of the action taken by the legal voters of such municipality and the sale of alcoholic beverages on Sundays pursuant to the provisions of this chapter shall be permitted in such municipality.

If a majority of the legal voters voting upon the question shall vote "No," then the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, as the case may be, having authority to issue such licenses of the action taken by the legal voters of such municipality, and thereupon it shall be unlawful for any person to sell alcoholic beverages in such municipality on Sundays and such sale shall constitute a violation of this chapter.

Whenever a referendum shall have been had in any municipality pursuant to this section, no further referendum on the same question shall be held therein prior to the general election to be held in such municipality in the fifth year thereafter and so long as such referendum remains effective, all ordinances, resolutions or regulations inconsistent with the result of such referendum shall have no effect within such municipality.

Section 33:1-47.1 of the Revised Statutes is amended to read as follows:

33:1-47.1. Whenever a petition, signed by at least fifteen per centum (15%) of the qualified electors of any municipality as evidenced by the total number of votes cast at the then next preceding general election, held for the election of all of the members of the General Assembly in such municipality, shall be presented to the governing board or body thereof, requesting a referendum on any proposed questions as to whether the hours between which the sale of alcoholic beverages at retail may be made in such municipality on week days, Sundays, either or both, shall be fixed as provided in such petition, which questions shall
be specifically and separately set forth in the petition, such governing board or body shall adopt forthwith a resolution directing the clerk of the county in which such municipality is situated to print such question or questions stated in the petition pursuant to Title 19, Elections, hereinafter referred to as the "general election law," upon the official ballot to be used in such municipality at the next ensuing general election. Thereupon the clerk or secretary of such governing board or body shall forthwith deliver to such county clerk a certified copy of such resolution. If such copy shall be delivered to such county clerk not less than thirty days before such general election, he shall cause such question or questions to be printed in an appropriate place on the ballot to be used in such municipality at the next ensuing general election, pursuant to the general election law, and shall cause to be printed on the ballot immediately below the printed question or questions the following:

"Explanatory Statement—A 'Yes' is a vote to permit sales only within the hours set forth in question or questions printed above. A 'No' vote is a vote against changing the hours during which sales of alcoholic beverages are now permitted in this municipality," and thereupon all proceedings with respect to the referendum on such question or questions shall be subject to and governed by the general election law as in other cases of the submission of public questions to the electorate.

If a majority of the legal voters shall vote affirmatively on the question of whether the hours of sale shall be fixed in the manner set forth in such question or questions, the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, of the action taken by the legal voters of such municipality and thereafter the retail sale of alcoholic beverages may be made only within the hours fixed by such referendum. Such sale at any other time within such municipality shall be unlawful and constitute a violation of this chapter.
CHAPTER 296, LAWS OF 1949

If a majority of legal voters voting upon such question or questions shall vote in the negative on the question of whether the hours of sale shall be fixed in the manner set forth in such question or questions, the clerk of the governing board or body of such municipality shall forthwith in writing notify the commissioner and municipal board, if any, of the action taken by the legal voters of such municipality and thereafter the hours between which the sale of alcoholic beverages at retail may be made may be regulated as theretofore in such municipality.

No petition under this section shall be received by the governing board or body while any other petition covering the same subject matter which has theretofore been presented hereunder has not been voted upon.

Whenever a referendum shall have been had in any municipality pursuant to this section, no further referendum on the same question shall be held therein prior to the general election to be held in such municipality in the fifth year thereafter and so long as such referendum remains effective, all ordinances, resolutions or regulations inconsistent with the result of such referendum shall have no effect within such municipality.

6. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 297

An Act to amend "An act to provide for the elimination of fire and other hazards to public safety in hotels, providing for the registration and inspection of hotel buildings, providing penalties for violations, the creating of office of supervisor of hotel fire safety, repealing chapter one of Title 29 of the Revised Statutes and making an appropriation therefor," approved September first, one thousand nine hundred and forty-eight (P. L. 1948, c. 340).

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

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

13. "Fire escapes." Exterior fire escapes hereafter constructed on buildings heretofore erected shall conform to the following as minimum requirements:

(a) They shall be constructed of noncombustible materials, except on buildings of frame construction or on buildings of ordinary construction not over three stories in height.

(b) They shall be constructed with stairs not less than twenty inches wide between rails, having risers not higher than ten inches and having treads not narrower than six inches. Ladders shall not be used except as a secondary means of escape, such as to building roof, and for exit to ground from lowest balcony or platform of fire escape not more than seventeen feet above ground. Permanently fixed ladders from fire escape top platform or balcony to roof shall be provided in all cases in which the hotel has a flat roof.

(c) Unless the stair or ladder leading to the ground at the foot of the fire escape is permanently
fixed, it shall be constructed with counterbalancing devices that permit it to be easily and quickly released and placed in rigid position for use.

(d) They shall be of sufficient strength to sustain a live load of one hundred pounds per square foot or loads of three hundred pounds spaced three feet center to center, each bearing on an area one foot wide by the depth of the tread, whichever will produce the greater stress.

(e) They shall be so placed that they can be readily and safely reached by the occupants of the building.

(f) They shall be so located that safe egress will be provided at the foot either directly or through an enclosed exit way to a street or to an open space that communicates with a street.

(g) They shall be spacious enough that the movements of those using the fire escape will not be retarded.

(h) All balconies and stairs shall be provided with substantial guard railings at least four feet high, without any openings greater than eight inches in width, except that for buildings, not over five stories high, triple guard rails equally spaced, with top rail not less than forty-two inches high may be used. (Height for stairs is to be measured at center of tread.) The landing platforms and the treads of all stairs shall be so designed that the accumulation of snow and ice will be reduced to a minimum.

(i) Except on buildings not exceeding three stories in height and on buildings of wood frame construction, all doors opening on or within ten feet of the fire escape shall be approved self-closing fire doors, and any windows opening on or within ten feet of the fire escape shall be approved fire windows; provided, that where the occupancy inside these windows or doors is such as to present a light fire hazard or its sprinklered, or the over-all exit arrangements are such that this protection is of minor importance, the building official may waive this requirement.
2. Section eighteen of the act of which this act is amendatory is amended to read as follows:

18. A fire alarm system or device shall be of a type approved by the Underwriters' Laboratories, Incorporated, or by such other laboratory as may be determined by the supervisor of hotel fire safety to be properly qualified and equipped for the testing of fire protection equipment and materials and which system or device may include automatic alarm features shall be installed and maintained in every hotel. The alarm shall be suitable to arouse occupants in case of fire and shall be operated by electrical or mechanical means. Alarm sounding devices shall be provided of such character and so distributed as to be effectively heard in every room above all other sounds. Alarm sounding devices shall be used for fire alarm purposes only and shall be continuous ringing and distinctive in pitch and quality. Alarm sending stations shall be provided on each floor at readily accessible and visible points. The said system shall be so arranged that a signal can be sent from any floor of the hotel to the office or other place where an authorized person is available at all hours of the day or night, with facilities whereby such authorized person may sound a general alarm, except where a sending system sounds a general alarm. Systems shall be tested at least once each month.

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

19. Every hotel over two stories in height where the number of guest rooms exceeds twenty, shall be equipped with an automatic fire detecting system or device or with automatic sprinklers or shall be patrolled nightly at least hourly between the hours of eleven post meridian and six ante meridian by a watchman recording his rounds on an approved watchman's clock or central station supervisory system. The watchman's stations shall be so located that all parts of the building are visited, and records of such watchman tours shall be kept available for inspection. The automatic fire detecting
devices or the automatic sprinkler system shall be of a type approved by the Underwriters’ Laboratories, Inc., or by such other laboratory as may be determined by the supervisor of hotel fire safety to be properly qualified and equipped for the testing of fire protection equipment and materials, and shall be installed in kitchens, bake shops, laundries, work shops, boiler rooms, basement cellar areas, hallways, stairways and elevator and dumbwaiter shafts of said hotels.

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

30. Every existing hotel as defined in this act shall be made to comply with all the provisions of this act on or before the first day of January, one thousand nine hundred and fifty.

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

40. This act shall take effect October first, one thousand nine hundred and forty-eight, except that section thirty-seven hereof shall take effect January first, one thousand nine hundred and fifty; provided, however, that a hotel which complies with the provisions of this act prior to January first, one thousand nine hundred and fifty shall not, between the date of such compliance and January first, one thousand nine hundred and fifty, be subject to the provisions of chapter one of Title 29 of the Revised Statutes.

6. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 298


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

1. When the judge of a County Court, who is not 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 in the Superior Court or in a County Court, he shall, in addition to his regular salary, be entitled to forty dollars ($40.00) a day while so sitting. The payment of the forty dollars ($40.00) per day for such services in the Superior Court shall be made by the State Treasurer from the State treasury, and the payment of the forty dollars ($40.00) per day for such services in a County Court shall be made by the county treasurer from the county funds of the county in which the services are rendered, on claim signed by the judge and approved by the Administrative Director of the Courts.

2. 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 are repealed. In addition, all acts and parts of acts inconsistent with any of the provisions of this act are, to the extent of such inconsistency, hereby repealed.

3. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 299

AN ACT concerning the State Employees' Retirement System of New Jersey, amending section 43:14–1 and supplementing chapter fourteen of Title 43 of the Revised Statutes.

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

1. Section 43:14–1 of the Revised Statutes is amended to read as follows:

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, together with the interest thereon. Regular interest shall be computed and allowed on such total or part thereof when used for the purchase from the retirement system of a retirement annuity or for payment of the death benefit under section 43:14–29. When such total or part thereof is used for any other purpose regular interest shall be computed and allowed for any period prior to July first, one thousand nine hundred and forty-four, and such proportion of the interest determined at the regular rate as two per centum (2%) per annum bears to the regular rate of interest shall be allowed for any period on and after such date.

b. "Annuity" means payments for life derived from contributions made by a member as provided in this chapter.

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 chapter, 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 chapter.

e. "Final compensation" means the average annual compensation earnable by a member for the five years immediately preceding his retirement, or, at the option of such member, it shall mean the average annual compensation earned by a member during any five consecutive years of his or her membership, within which period of five consecutive years he was entitled to retirement for service, said five years to be selected by the applicant prior to the date of retirement.

f. "Fiscal year" means any year commencing with July first and ending with June thirtieth next following.

g. "Pension" means payments for life derived from appropriations made by the State as provided in this chapter, or by any participating county or municipality as provided in chapter fifteen of Title 43 of the Revised Statutes.

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, granted under the provisions of this chapter or chapter fifteen of Title 43 of the Revised Statutes, computed on the basis of such mortality tables as the board of trustees adopts, with regular interest.

i. "Regular interest" means interest at three per centum (3%) per annum, compounded annually, in the case of members enrolled in the retirement system on or after July first, one thousand nine hundred and forty-nine, and in the case of all other members interest at four per centum (4%) per annum, compounded annually.

j. "Retirement allowance" means the pension plus the annuity.

k. "State 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 chapter and for the system including the several funds created and placed under the management of the board of trustees. 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. Within sixty days after the effective date of this act the board of trustees, through its secretary, shall notify each present member of the retirement system who may be affected by the change in the final compensation as provided by the amendment of paragraph “e” of section 43:14-1 of the Revised Statutes by this act that each such member may increase his prospective pension and annuity retirement allowance within the limits herein provided on the payment of a total amount, which shall include both payments and interest as calculated by the board of trustees to be due, from January first, one thousand nine hundred and twenty-two, or from the date of his first admission to membership in the retirement system if he entered the State service subsequent to January first, one thousand nine hundred and twenty-two, to the effective date of this act. If any such member desires to so increase his prospective pension and annuity allowances as herein provided he shall notify the board of trustees of this fact and he shall pay either in a single payment or by installment payments approved by the board, and in any event within five years from said date, the full amount due as calculated by the board. Thereafter, increased deductions from his salary or compensation as are required shall be made in accordance with the procedure prescribed in this chapter.

3. This act shall take effect on the fourth day of July, one thousand nine hundred and forty-nine.

Approved June 14, 1949.
CHAPTER 300

An Act to authorize housing authorities to clear blighted areas and prevent blight; to acquire real property and make it available for redevelopment by private enterprise or by public agencies in accordance with approved redevelopment plans; and to confer necessary powers on housing authorities, cities and other public bodies, and to make obligations issued by housing authorities in connection with redevelopment projects legal investments and security for deposits; to enable the advance preparation of projects so they can provide jobs and stimulate industry when necessary in the period of reconstruction; and to authorize the creation of an advisory board to housing authorities composed of representatives of business, real estate, home financing and other interests.

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

1. It is hereby found and declared (a) that there exist in many communities within this State blighted areas (as defined herein) or areas in the process of becoming blighted; (b) that such areas impair economic values and tax revenues; that such areas cause an increase in and spread of disease and crime and constitute a menace to the health, safety, morals and welfare of the residents of the State, that these conditions necessitate excessive and disproportionate expenditures of public funds for crime prevention and punishment, public health and safety, fire and accident protection, and other public services and facilities; (c) that the clearance, replanning and preparation for rebuild-
CHAPTER 300, LAWS OF 1949

ing of these areas, and the prevention or the reduction of blight and its causes, are public uses and purposes for which public money may be spent and private property acquired and are governmental functions of State concern; (d) that there are also certain areas where the condition of the title, the diverse ownership of the land to be assembled, the street or lot layouts, or other conditions prevent a proper development of the land, and that it is in the public interest that such areas, as well as blighted areas, be acquired by eminent domain and made available for sound and wholesome development in accordance with a redevelopment plan, and that the exercise of the power of eminent domain and the financing of the acquisition and preparation of land by a public agency for such redevelopment is likewise a public use and purpose; (e) that redevelopment activities will stimulate residential construction which is closely correlated with general economic activity; and that such undertakings authorized by this act will aid the production of better housing and more desirable neighborhood and community development at lower costs and will make possible a more stable and larger volume of residential construction, which will assist materially in achieving and maintaining full employment; and (f) that it is in the public interest that advance preparation for such projects and activities be made now, and that the necessity in the public interest for the provisions hereinafter enacted is hereby declared as a matter of legislative determination.

2. The term "blighted area" is defined to be that portion of a municipality which by reason of, or because of, any of the conditions hereinafter enumerated is found and determined as provided by law to be a social or economic liability to such municipality:

(a) The generality of buildings used as dwellings or the dwelling accommodations therein are substandard, unsafe, insanitary, dilapidated, or
obsolescent, or possess any of such characteristics, or are so lacking in light, air, or space, as to be conducive to unwholesome living;

(b) The discontinuance of the use of buildings previously used for manufacturing or industrial purposes, the abandonment of such buildings or the same being allowed to fall into so great a state of disrepair as to be untenantable;

(c) Unimproved vacant land, which has remained so for a period of ten years prior to the determination hereinafter referred to, and which land by reason of its location, or remoteness from developed sections or portions of such municipality, or lack of means of access to such other parts thereof, or topography, or nature of the soil, is not likely to be developed through the instrumentality of private capital;

(d) Areas (including slum areas), with buildings or improvements which, by reason of dilapidation, obsolescence, overcrowding, faulty arrangement or design, lack of ventilation, light and sanitary facilities, excessive land coverage, deleterious land use or obsolete layout, or any combination of these or other factors, are detrimental to the safety, health, morals, or welfare of the community;

(e) A growing or total lack of proper utilization of areas caused by the condition of the title, diverse ownership of the real property therein and other conditions, resulting in a stagnant and unproductive condition of land potentially useful and valuable for contributing to and serving the public health, safety and welfare.

3. The determination that an area is a "blighted area," within the meaning of such term as defined herein, shall be made solely by the municipality, after investigation, notice and hearing, in accordance with the provisions of chapter one hundred eighty-seven of the laws of one thousand nine hundred and forty-nine.

4. Any housing authority now or hereafter established pursuant to the Local Housing Authorities Law and any amendments thereto, may, when
authorized to so proceed by ordinance of the govern­
ing body of the municipality, which said govern­
ing body is authorized to adopt, carry out any work or undertaking (hereafter called a "redevelopment project"):  

(1) to acquire blighted areas, as herein defined;  
(2) to acquire other real property for the pur­
purpose of removing, preventing, or reducing blight, blighting factors or the causes of blight;  
(3) to acquire real property where the acquisi­
tion of the area by the authority is necessary to carry out a redevelopment plan;  
(4) to clear any areas acquired and install, con­
struct, or reconstruct streets, utilities, and site im­
provements essential to the preparation of sites for uses in accordance with the redevelopment plan;  
(5) to sell or lease land so acquired for uses in accordance with the redevelopment plan; or  
(6) to accomplish a combination of the fore­
going to carry out a redevelopment plan.

5. The governing body of a municipality shall not authorize a housing authority to proceed to carry out any redevelopment project if it has created a redevelopment agency pursuant to law; nor unless it has first determined that the area in the municipality to which the project refers is blighted, which determination shall be made as pro­vided by chapter one hundred eighty-seven of the laws of one thousand nine hundred and forty-nine; nor unless the redevelopment plan, hereinafter re­ferred to, conforms to the duly approved master plan or part thereof, if any, of the municipality. Prior to the approval of any such redevelopment plan, the planning board, if any, of the munici­pality shall be given an opportunity to make recommendations to the governing body concerning such plan.

6. The governing body of any municipality in or for which an authority has been authorized to pro­ceed hereunder may: (a) order any such authority, or any officer or employee thereof to do such acts
7. A housing authority shall, in connection with any redevelopment project undertaken in accordance with the provisions hereof:

(a) Annually submit to the municipality a proposed budget of all income and expenses which shall include all its indebtedness including payments necessary to meet interest and principal payments on bonds issued pursuant to this act. Such budget shall be subject to such changes as the municipality may prescribe, and its preparation and adoption, and the adoption of any changes therein, shall be subject to the same rules which are applicable to other agencies and departments of the municipality which are subject to budgetary control. No such budget shall be effective unless it is approved by the governing body of the municipality; no expenditures or disbursements shall be made by the authority except in accordance with a budget so approved, or any amendments or modifications thereof approved by the governing body of the municipality.

(b) File with the municipality a detailed report of all its transactions, including a statement of all revenues and expenditures, at monthly, quarterly, or annual intervals as the municipality may prescribe.

8. In undertaking such redevelopment projects a housing authority shall have all the rights, powers, privileges and immunities that such authority has under the Local Housing Authorities Law and any other provision of law relating to slum clearance and housing projects for persons of low income (including, without limiting the gen-
erality of the foregoing, the power to make and execute contracts, to issue bonds and other obligations and give security therefor, to acquire real property by eminent domain or purchase, and to do any and all things necessary to carry out projects) in the same manner as though all the provisions of law applicable to slum clearance and housing projects were applicable to redevelopment projects undertaken under this act; \textit{provided, however}, that the power to acquire real property by eminent domain conferred upon any housing authority shall not be exercised to acquire any property or interest in property owned or used by any public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which by law it is authorized to furnish; \textit{and provided further}, that nothing contained in section 55:14A-8 added to the Revised Statutes by chapter nineteen of the laws of one thousand nine hundred and thirty-eight shall be construed as limiting the power of an authority, in the event of a default by a purchaser or lessee of land in a redevelopment plan, to acquire property and operate it free from the restrictions contained in said sections.

9. If any housing authority shall undertake a redevelopment project, and as a part of the redevelopment project or in connection therewith any property owned or used by a public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which it is authorized by law to furnish, shall be removed, reconstructed, altered or relocated, the cost and expense of the removal, reconstruction, alteration or relocation of such property, including the cost of installing or replacing such property in a new location or new locations, and the cost of any lands or any rights or interests in lands, and any other rights acquired to accomplish such removal, reconstruction, alteration or relocation of such property, less the cost of any lands or any rights or interests in lands or any other rights of the public utility...
paid to the public utility in connection with removal, reconstruction, alteration or relocation of such property, shall be paid by the housing authority and shall be included in the cost of the redevelopment project. In case of the relocation of any such property the public utility owning or using the same, its successors and assigns, may maintain and operate such property, 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 property in its former location.

10. An authority shall not initiate any redevelopment project under this act until the governing body (or agency designated by it or empowered by law so to act) of each city, town, borough or village (hereinafter called "municipalities") in which any of the area to be covered by said project is situated, has approved a plan (herein called the "redevelopment plan") which provides an outline for the development or redevelopment of said area and is sufficiently complete (1) to indicate its relationship to definite local objectives as to appropriate land uses and improved traffic, public transportation, public utilities, recreational and community facilities and other public improvements; (2) to indicate proposed land uses and building requirements in the area; (3) to indicate the method for the temporary relocation of persons living in such areas; and also the method for providing (unless already available) decent, safe and sanitary dwellings substantially equal in number to the number of substandard dwellings to be cleared from said area, at rents within the financial reach of the income groups displaced from such substandard dwelling. Such municipalities are hereby authorized to approve redevelopment plans through their governing body or agency designated by it for that purpose. Any public body, as defined in the Housing Co-operation Law, and any amendments thereto, shall have the same rights and powers to co-operate with and assist housing authorities with respect to
redevelopment projects that such public body has
pursuant to such law for the purpose of assisting
the development or administration of slum clear-
ance and housing projects in the same manner as
though the provisions of the Housing Co-operation
Law were applicable to redevelopment projects
undertaken under this act.

11. The authority may make land in a redevelop-
ment project available for use by private enterprise
or public agencies in accordance with the rede-
velopment plan. Such land may be made available
at its use value, which represents the value
(whether expressed in terms of rental or capital
price) at which the authority determines such land
should be made available in order that it may be
developed or redeveloped for the purposes specified
in such plan.

To assure that land acquired in a redevelopment
project is used in accordance with the redevelopment
plan, an authority, upon the sale or lease of
such land, shall obligate purchasers or lessees:
(1) to use the land for the purpose designated in
the redevelopment plan; (2) to begin the building
of their improvements within a period of time
which the authority fixes as reasonable; (3) to
comply with such other conditions as are necessary
to carry out the purposes of this act; and (4) if as
a part of the redevelopment project or in connec-
tion therewith any property owned or used by a
public utility (as defined in section 48:2-13 of the
Revised Statutes) in furnishing any commodity or
service which it is authorized by law to furnish,
shall be removed, reconstructed, altered or relo-
cated, to pay the cost and expense of the removal,
reconstruction, alteration or relocation of such
property, including the cost of installing or replac-
ing such property in a new location or new loca-
tions, and the cost of any lands or any rights or
interests in lands, and any other rights acquired to
accomplish such removal, reconstruction, alteration
or relocation of such property, less the cost of any
lands or any rights or interests in lands or any
other rights of the public utility paid to the public utility in connection with removal, reconstruction, alteration or relocation of such property, which cost and expense shall be included in the cost of the redevelopment project. Any such obligations by the purchaser shall be covenants and conditions running with the land where the authority so stipulates.

12. Any property which the authority leases or conveys to private individuals or corporations for development under a redevelopment plan shall have the same tax status as property owned by private individuals or corporations.

13. An authority may borrow money or accept contributions from the Federal Government to assist in its undertaking redevelopment projects. An authority may do any and all things necessary or desirable to secure such financial aid (including obligating itself in any contract with the Federal Government for annual contributions to convey to the Federal Government the project to which said contract relates upon the occurrence of a substantial default thereunder), in the same manner as it may do to secure such aid in connection with slum clearance and housing projects under the provisions of the Local Housing Authorities Law.

14. Bonds or other obligations issued by a housing authority in connection with a redevelopment project pursuant to this act shall be security for public deposits and legal investments to the same extent and for the same persons, institutions, associations, corporations, and other bodies and officers as bonds or other obligations issued pursuant to the Local Housing Authorities Law in connection with the development of slum clearance or housing projects.

15. For the purpose of co-ordinating its activities and undertakings under this act with the needs and undertakings of other local organizations and groups, a housing authority may establish an Advisory Board consisting of the chairman of the authority (who shall be chairman of the Advisory Board).
CHAPTER 300, LAWS OF 1949

Board) and of sufficient members to represent so far as practicable: the general public and consumers of housing; general business interests; real estate, building and home financing interests; labor; any official planning body in the locality; and church and welfare groups. The members of the Advisory Board shall be appointed by the chairman of the authority.

16. The powers conferred by this act shall be in addition and supplemental to the powers conferred by any other law.

17. Notwithstanding any other evidence of legislative intent, it is hereby declared to be the controlling legislative intent that if any provision of this act, of the application thereof to any person or circumstances, is held invalid, the remainder of the act and the application of such provision to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby.

18. Insofar as the provisions of this act are inconsistent with the provisions of any other law, the provisions of this act shall control.

19. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 301

An Act concerning the salaries of judges of certain criminal judicial district courts, and amending section 2:212-9 of the Revised Statutes.

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

1. Section 2:212-9 of the Revised Statutes is amended to read as follows:

   2:212-9. The annual salaries of the judges of the criminal judicial district courts shall be:
   a. In judicial districts having a population of not more than one hundred thousand, three thousand dollars ($3,000.00);
   b. In judicial districts having a population of not less than one hundred thousand and not more than one hundred forty-five thousand, thirty-five hundred dollars ($3,500.00);
   c. In all other judicial districts, except judicial districts in counties of the second class, five thousand dollars ($5,000.00); and
   d. In judicial districts, in counties of the second class, seventy-five hundred dollars ($7,500.00).

2. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 302

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.

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

1. The annual salary of each judge of a county district court in counties of this State, other than counties of the first class having more than eight hundred thousand inhabitants, and the additional compensation which shall be payable to each judge of a County Court who holds the district court of the county for holding said district court, shall be as follows:

A. Salaries of district court judges:

In counties of the first class having less than eight hundred thousand inhabitants and having six judges, nine thousand dollars ($9,000.00).

In counties of the second class having less than five hundred thousand inhabitants and more than three hundred twenty-five thousand inhabitants and having five judges, six thousand dollars ($6,000.00); having less than three hundred twenty-five thousand inhabitants and more than three hundred thousand inhabitants and having four judges, seventy-five hundred dollars ($7,500.00); having less than three hundred thousand inhabitants and more than two hundred fifty thousand inhabitants and having one judge, nine thousand dollars ($9,000.00); and having less than two hundred fifty thousand inhabitants and having two judges, six thousand dollars ($6,000.00).
In counties of the third class having less than two hundred thousand inhabitants and more than one hundred fifty thousand inhabitants and having one judge, eight thousand dollars ($8,000.00); having less than one hundred fifty thousand inhabitants and more than seventy-five thousand inhabitants and having three judges, four thousand dollars ($4,000.00); having less than seventy-five thousand inhabitants and more than sixty thousand inhabitants and having one judge, five thousand dollars ($5,000.00); and having less than sixty thousand inhabitants and having one judge, four thousand dollars ($4,000.00).

In counties of the fifth class having more than one hundred fifty thousand inhabitants and having two judges, four thousand dollars ($4,000.00); and having less than one hundred fifty thousand inhabitants and having one judge, nine thousand dollars ($9,000.00).

B. Additional compensation to County Court judges for holding district courts:

In counties of the third class having less than one hundred thousand inhabitants, and in counties of the fourth and sixth class, twelve hundred dollars ($1,200.00) per annum.

2. In each such county having more than one district court judge, the judge designated as presiding judge shall receive extra compensation in addition to his salary at the rate of five hundred dollars ($500.00) per annum for the time during which he shall act as presiding judge.

3. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 303

AN ACT concerning housing for the people of the State and making appropriations therefor.

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

1. This act may be cited and referred to as "The State Housing Law of 1949."

2. It is hereby declared that there exists in the State an acute shortage of dwelling units; that adequate, safe and sanitary dwelling units are unavailable for many families in this State, resulting in their living under unsanitary and unsafe conditions; that there are many areas in the municipalities of the State where dwellings are found which lack proper sanitary facilities and which are in need of major repairs or unfit for residential use; that the aforesaid conditions are detrimental to the health, safety, morals, welfare and reasonable comfort of the citizens of the State; that these conditions blight economic values in large areas and impair private investments and public revenues; that the alleviation of these conditions requires provision for the investment of public funds in housing and the construction of new housing facilities to be available at rents or prices within the means of families in need of housing; that loans to and by public and private agencies, subsidies and regulation by the State and its subdivisions are necessary to accomplish this purpose; that this situation requires the mobilization, coordination and cooperation of private enterprise, State and local government; that the need for housing requires that the State, municipalities and private enterprise be authorized to cooperate and enter into agreements with each other to provide the necessary dwelling units so as to alleviate the acute shortage of same; that the acquisition, con-
struction, financing by mortgage or otherwise, management, operation and disposition of such dwelling units constructed hereunder, and the real and personal property and other facilities necessary, incidental, or appurtenant thereto is a public use for which public money may be spent and private property acquired; and that the necessity in the public interest for the provisions hereinafter enacted is hereby declared as a matter of legislative determination.

3. The following terms wherever used or referred to in this act shall have the following meanings, unless a different meaning clearly appears from the context:
   a. “Authority” means the public housing and development authority in the Department of Conservation and Economic Development.
   b. “Council” means the State Housing Council created herein in the Department of Conservation and Economic Development.
   d. “Bonds” shall mean any bonds, notes, interim certificates, debentures, or obligations issued pursuant to the provisions of this act.
   e. “Co-operative” means any incorporated or unincorporated association of three or more persons, not for pecuniary profit, organized pursuant to any law of the State of New Jersey or of the Federal Government for the primary purpose of providing housing accommodations for its members, stockholders and others, and for the operation, management and maintenance of same.
   f. “Federal Government” means the United States of America or any department, administration, authority, instrumentality, agency, agent or officer thereof, or any corporation created thereby.
   g. “Governing body” shall mean, in the case of a municipality, the common council, the board of finance or the board of commissioners, or other body having charge of its finances.
h. "Housing corporation" means any limited-dividend housing corporation organized in accordance with the provisions of the "Limited-Dividend Housing Corporations Law" (P. L. 1949, c. 184).

i. "Local housing authority" means any of the public corporations created under the local housing authorities law.

j. "Municipality" shall mean any city of any class, any town, township, village, borough, or any municipal subdivision of the State other than a county or school district.

k. "Project" shall mean any work or undertaking to provide decent, safe and sanitary dwelling units for families in need of housing; such undertaking may include any buildings, land (including demolition, clearance or removal of buildings from land), equipment, facilities, or other real or personal properties which are necessary, convenient, or desirable appurtenances, such as but not limited to streets, sewers, utilities, parks, site preparation, landscaping, and administrative, community, health, recreational, educational, and welfare facilities.

l. "Redevelopment company" means any of the corporations organized in accordance with the provisions of the "Redevelopment Companies Law" (P. L. 1944, c. 169) or any corporation operating under the provisions of the "Urban Redevelopment Law" (P. L. 1946, c. 52).

m. "Resident builder" means a person, firm or corporation engaged in the construction of dwelling units for rental or sale to the public and who is a resident of, or duly authorized to do business within, this State at the time of making application under the provisions of this act.

n. "Service charge" means moneys paid from a project to a municipality for municipal services rendered to said project, same being in lieu of taxes as hereinafter provided.

o. "Subsidy" means payments made by the Authority under this act to or on behalf of a
project in such an amount as it may deem necessary so that the rents charged for dwelling units in the project will be within the means of the persons of the State in need of housing and the income of the project will be sufficient to provide for the payment of all project charges.

p. "Supervisory charge" means charges and fees fixed by the Authority in connection with applications made under this act and for the supervision of projects built hereunder, same being payable to the Authority.

q. "State housing fund of 1949" means a separate fund, under the control of the State Treasurer, referred to in sections thirty-one and thirty-two hereof.

4. There is hereby established in the Department of Conservation and Economic Development a State Housing Council. The Council shall consist of five members. Each member of the Council shall be appointed by the Governor, with the advice and consent of the Senate, for a term of five years and shall serve until his successor is appointed and has qualified; except that of the first appointments hereunder, one shall be for a term of one year, one for two years, one for three years, one for four years and one for five years, and they shall serve until their respective successors are appointed and have qualified. The term of each of the first appointees hereunder shall be designated by the Governor. Each member of the Council may be removed from office by the Governor, for cause, upon notice and opportunity to be heard.

Any vacancies in the membership of the Council occurring other than by expiration of term shall be filled in the same manner as the original appointment, but for the unexpired term only.

The Governor shall designate one of the members of the Council as chairman thereof. The chairman so designated shall serve as such at the pleasure of the Governor, and until his successor has been designated. The Chairman of the Council shall be its presiding officer.
The members of the Council shall elect from their number a secretary. The secretary so elected shall serve as such at the pleasure of the Council and until his successor has been elected.

Three members of the Council shall constitute a quorum and a vote of the majority of the members present shall be necessary for any action taken by the Council.

The members of the Council shall serve without compensation but shall be reimbursed, from appropriations available to the Department of Conservation and Economic Development, for necessary expenses incurred in the performance of their duties.

5. The Council shall have power to make, amend, modify and repeal, such reasonable rules and regulations as it may deem necessary: (a) to adequately effectuate the provisions of this act; (b) for the exercise by the Authority of the functions, powers and duties conferred upon the Authority hereunder; and (c) to safeguard in the public interest the fund or funds heretofore or hereafter appropriated for the purposes herein. Such rules and regulations shall govern the exercise by the Authority of any and all functions, powers and duties vested in or conferred upon it by this act.

The functions, powers and duties conferred upon the Authority by this act shall, subject to the rules and regulations of the Council, be exercised and performed by the Administrator.

6. The Council shall, for the purposes of this act, divide the State into areas on the basis of which allocation of funds, by way of aid or subsidy, may be made as herein provided. In establishing such areas the Council shall take into consideration the need for housing; density of population; the existence of blighted or slum areas; and the ability of private enterprise with or without the aids herein granted, to meet housing needs in the various localities of the State, and aid in the clearance, replan ning, development or redevelopment of blighted areas therein.
The aggregate amount of funds to be allocated under this act in the areas so established shall be determined by the Council. In making such determination the Council may give consideration to the extent to which the governing bodies of municipalities within such areas have undertaken to improve housing conditions by the enforcement of sanitary and building regulations, by modernizing building codes, by encouraging the elimination of restrictive practices, by the use of city planning procedures, and by the adoption of master and redevelopment plans.

The Authority may, subject to the provisions of this section, allocate aid from funds available for its use for any type of project herein, contemplated and may fix limits as to the amount of aid to be extended to any applicant hereunder, and the uses to be made therefor; provided, however, that, in accordance with procedures established by the Council, first consideration shall, within each area, be given to the following agencies in the order named: resident builders, co-operatives, housing corporations, redevelopment companies, municipalities, local housing authorities.

7. The Authority shall have power to:
   a. Contract and to sue and be sued;
   b. Make such expenditures, engage such employees and technical help, and contract for such services as may be necessary to accomplish the purposes of this act; and prescribe the duties of said personnel and fix their compensation which shall be paid out of appropriations available to it; and
   c. Do and authorize to be done all things necessary, incidental or desirable to effectuate the purposes hereof; provided, however, it shall not in any way directly or indirectly pledge the credit of the State.

8. The Authority may, with respect to any matters arising by reason of this act:
   a. Make loans or other extensions of credit for any of the purposes hereof, and prescribe as to each
贷款，扩展信用，或根据此处条款的条件为必要性，以执行法案的条款。

b. 借款，经委员会批准，以委员会的名称及格式发行其债券，采取其认为对公共利益最有利的条件。

Bonds issued by the Authority under the provisions of this act shall be signed by the chairman of the Council and by the Administrator, and the official seal of the Authority shall be impressed thereon and attested by the secretary of the Council. All bonds issued by the Authority under the provisions of this act shall have and are hereby declared to have, all the qualities and incidents of negotiable instruments under the negotiable instruments law of the State.

c. 提供，经委员会批准，为归还其债券，发行此类义务，采取其认为对公共利益最有利的条件。

d. 同意对任何契约、抵押或其他工具的修改。

e. 支付或妥协因此而产生的任何索赔。

f. 出售、转让或放弃任何权利、标题、债权或要求，包括任何权益或赎回权利，取消持有的任何抵押权，或在被转让的房地产上进行任何赎回出售，对其中任何权利或利益。
CHAPTER 303, LAWS OF 1949

9. The Authority shall also have power to:

a. Acquire, with the consent of the appropriate municipality, by condemnation any land or buildings which are necessary for a project under this act. In such case the Authority shall proceed pursuant to the provisions of chapter one of Title 20 of the Revised Statutes relating to Eminent Domain and acquire a fee simple or such lesser interest in said land as it shall deem necessary, and may, through its representatives enter upon, and take such property in advance of making compensation therefor, but shall forthwith institute proceedings.

b. Enter into agreements, including, but not limited to, agreements of loan, lease, bond and mortgage, contract, guarantee, insurance, or subordination, or any combination thereof, with resident builders, housing corporations, redevelopment companies, co-operatives, municipalities, local housing authorities, the Federal Government, any State department or subdivision, or any combination thereof, to provide dwelling units for the people of the State in need of housing, by the planning, construction, management and operation of projects including, but not limited to,
the clearance, development and redevelopment of blighted or slum areas. Such agreements may be entered into with the same agency or person for one or more housing projects, even though the project has received, or will receive aid from any other source. Such agreements may provide for the sale or transfer of the project and the disposition of proceeds of sale and priorities with reference thereto.

c. For the purpose of aiding the planning, construction, management and operation of the projects, the subject of any agreement entered into pursuant to subsection "b" hereof, and at the request of the agency or agencies, party or parties to said agreement:

(1) To purchase, with the approval of the Director of the Division of Purchase and Property, and provide any and all types of material, equipment, supplies and personal property necessary or suitable to accomplish the purposes hereof.

(2) To contract with any municipality or any individual, firm or corporation for the construction, reconstruction, demolition, alteration, repair, improvement, razing, salvage or transportation, for said purpose, or any part thereof, or any work incidental thereto. Such contracts to be awarded for all or any part of the work.

(3) To agree with a municipality to have its forces and equipment perform such work or any part thereof, on such terms as may be advantageous to the public.

(4) To purchase, provide, and arrange for, as necessary, equipment, any services, utilities and facilities of any nature or description, not competitive with any public utility as defined in section 48:2-13 of the Revised Statutes, incidental to or independent of the construction or operation of such project and when required for the health, welfare or safety of the
occupants or proposed occupants of such project, to furnish any other or required service.

10. The Authority is hereby authorized and empowered to accept applications for grants of aid, by loan or otherwise, from the State Housing Fund of 1949, and to make agreements with each, any or all, of the following agencies, giving consideration thereto, in each area, in the order named: resident builders, co-operatives, housing corporations, redevelopment companies, municipalities, local housing authorities; for the erection of projects to meet the need of housing for the people of this State.

a. An application for State aid shall be in such form and certify to such facts and data as to justify such assistance, including:

   (1) The State loan or other aid requested with the amount and terms of same;
   (2) A description and design or architectural sketch of the proposed project;
   (3) That there is a shortage of dwelling units for rent at the rents scheduled in the application in the municipality in which the proposed project will be located;
   (4) A detailed estimate of the cost of the proposed project and a statement that the same does not exceed the generally prevailin. cost of construction, if any, of the same type in the locality;
   (5) That an adequate and proper site has been obtained or is available (with a particular description or survey of the same) for the proposed project;
   (6) A site plan indicating the location of the dwelling units and the utilities which are or will be made available;
   (7) An operating budget showing the scale of rents to be charged, the estimated expense of operation and maintenance, and a schedule
as to taxes or service charge, interest, amortization and other payments required for the retirement, or repayment of any loan requested;

(8) If any tax exemptions or abatements or other grant of aid has been included in such proposed budget then a statement as to same indicating approval thereof by the municipality;

(9) That the estimated revenue from the project, including subsidies, if any, will be sufficient to pay all fixed charges including, but not limited to, costs of operation, management, maintenance, service charge to the municipality, interest and principal payments, and any supervisory charge required under the terms of the proposed agreements;

(10) That the building plans and specifications for construction conform to, and that the applicant will comply with, all applicable laws and ordinances;

(11) That a qualifying and financial statement be submitted by the applicant indicating that the applicant has adequate resources and ability to construct, operate, manage and maintain the project under the proposed agreement and purposes of this act;

(12) That adequate light, air, sanitation, police and fire protection are or will be made available;

(13) That if the site on which the project is to be erected is a blighted or slum area, a statement indicating that provision will be made for the housing of persons or families, if any, presently living on such site without imposing undue hardship upon them; and

(14) That the proposed project is not in conflict with the duly adopted master or redevelopment plan, if any, of the municipality or area in which located.

b. The Authority may require:

(1) The enactment of zoning or other regulations to adequately protect the project
against detrimental future uses likely to cause undue depreciation in the value of the project;

(2) That a supervisory charge be paid to the Authority in connection with the aid requested;

(3) That adequate parks or recreation areas are conveniently available;

(4) That adequate schools, open spaces, transportation and parking spaces are or will be made available;

(5) That project occupants will have convenient access to probable places of employment; and

(6) That the applicant include in the cost of any such proposed project a proportionate share of the cost of any borrowing by the Authority for the purpose of providing the funds necessary under this act.

c. The Authority may accept or reject any such application as submitted.

11. The Authority shall require that loans to resident builders, co-operatives, housing corporations and redevelopment companies be evidenced by a bond secured by a mortgage, which shall be a first lien on the project, unless otherwise specifically authorized by the Council. Said bond and mortgage shall be on forms approved by the Attorney-General providing for payments of interest and principal during such term of years as the Authority may prescribe. However, in no event shall any loan be for a period more than the period of usefulness of the project, as determined by the Authority. No loan shall be in an amount greater than the project cost.

12. Notwithstanding the provisions of any other law to the contrary, any municipality by resolution of its governing body or any local housing authority is hereby authorized and empowered to enter into any agreement, to effectuate the provisions of this act, with the Authority or approved by the Authority, which said Authority is authorized by
this act to execute; and any such municipality and local housing authority is hereby given all powers necessary, convenient or desirable in order to carry out and perform any and all provisions of any such agreement.

13. (a) Any municipality is hereby authorized and empowered to incur indebtedness, borrow, appropriate and expend money and issue its negotiable bonds for financing any project hereunder, including the payment or funding of any notes issued for such project, the cost of the issuance of such bonds or notes and other incidental purposes.

(b) Any bonds of a municipality issued under this act shall be authorized by ordinance adopted by the governing body of the municipality in the manner or mode of procedure prescribed by the local bond law, constituting sections 40:1-1 to 40:1-88 of the Revised Statutes, and said bonds shall be issued in the manner or mode of procedure prescribed by said law, except that (1) said bonds may be authorized and issued notwithstanding any debt or other limit prescribed by said law, (2) no down payment shall be required, (3) said bonds shall mature in annual installments, commencing not more than two years from the date of said bonds and ending not later than the end of the period of usefulness determined in said ordinance as hereinafter provided, (4) if the Authority shall have given its written consent therefor prior to final adoption of said ordinance, said annual installments may be so arranged that the total amount of the installment payable in any year (computed from the date of the bonds) together with the interest on such bonds payable in such year, may be not more than six thousand dollars ($6,000.00) in excess of the installment payable in any prior year (other than the first three years computed from the date of such bonds) together with the interest on such bonds payable in such prior year, and (5) the ordinance authorizing such bonds need set forth only a brief and general description of the project for the financing of which
the bonds are to be issued, the amount of the appropriation made thereby and amount of bonds to be issued pursuant thereto, the amount of notes, if any, to be paid or funded thereby, a determination of the period of usefulness of such project within a limitation fixed by the Authority pursuant to this act, the rate or maximum rate of interest the bonds shall bear and the date and maturities of the bonds. Such bonds may be made subject to redemption prior to maturity with or without premium at such times and on such terms and conditions as may be provided by resolution of the governing body adopted prior to their issuance, and all matters relating to such bonds not hereinabove required to be stated in such ordinance may be performed or determined by resolution or resolutions of the governing body adopted prior to their issuance.

(c) No such ordinance authorizing bonds for the financing of a project shall take effect unless and until there shall be endorsed upon a certified copy thereof as adopted, the approval of the Local Government Board of the Division of Local Government in the Department of the Treasury. A certified copy of such ordinance shall upon adoption be filed with said board together with a project report regarding the proposed construction and operation of the project and such other statements and information with respect thereto or regarding the financial condition of the municipality as said board may prescribe. Said board shall cause its approval to be endorsed upon such certified copy if (1) it shall be satisfied and shall by order determine on the basis of the project report that the income of the project will, in all probability, be sufficient to constitute the project as a utility or enterprise self-liquidating within the definition of said local bond law, and, if it shall so determine, then and in such event the project shall be deemed to be self-liquidating for all the purposes of said local bond law during the period of construction or acquisition and until it shall have been in operation.
for at least one fiscal year of the municipality, or (2) it shall be satisfied and shall record by order its estimates that (a) the amounts to be expended for the project are not unreasonable or exorbitant, (b) issuance of said bonds will not materially impair the credit of the municipality or substantially reduce its ability during the ensuing ten years to pay punctually the principal and interest of its debts and supply essential public improvements and services, and (c) taking into consideration trends in population and in values and uses of property and in needs for essential public improvements, the percentage of net debt of the municipality, computed as provided in said local bond law, will at some date within ten years be either less than seven per centum (7%) or less than the amount thereof computed at the time of taking effect of said ordinance. If said board shall not within sixty days after filing of said certified copy with it be satisfied either as to the matters described in clause (1) above, or as to the matters described in clause (2) above, it shall cause its disapproval to be endorsed on such certified copy and shall deliver to the municipality a statement of its reasons for such endorsement of disapproval.

(d) Any municipality may issue its negotiable notes, at public or private sale, in anticipation of the issuance of bonds authorized by any such ordinance after such ordinance has taken effect and may, from time to time, renew any such notes. All such notes (including renewals thereof) shall mature and be paid not more than three years from the date of the adoption of the ordinance authorizing the bonds in anticipation of which the notes are issued. All such notes may be authorized by resolution adopted by the governing body of the municipality.

(e) All bonds and notes issued hereunder shall be direct and general obligations of the municipality issuing them and, unless payment is otherwise made or provided for, a tax sufficient in an amount to pay the principal and interest on such
bonds and notes shall be levied and collected by such municipality in the year in which the same shall become due and payable. Such bonds or notes may contain a recital that they are issued pursuant to this act in the manner or mode of procedure prescribed by said local bond law and such recitals shall be conclusive evidence of their validity and of the regularity of their issuance.

(f) The powers conferred by this act shall be in addition to the powers conferred by any other law, and bonds or notes may be issued hereunder notwithstanding that other laws may provide for the incurring of indebtedness for like purposes.

14. In the exercise by any municipality, of any of the powers conferred upon it by this act, toward the fulfillment of the purposes of this act, the provisions of chapter two, of Title 40, of the Revised Statutes shall not apply to such municipality. Any municipality may, by resolution adopted by the governing body, establish, create and appoint a commission to exercise, or may otherwise delegate, any of the powers conferred upon it by this act other than the power to authorize the issue of obligations of the municipality.

Any municipality may acquire by condemnation any land or buildings which are necessary for a project under this act. In such case the municipality shall proceed pursuant to the provisions of chapter one of Title 20 of the Revised Statutes relating to Eminent Domain and acquire a fee simple or such lesser interest in said land as it shall deem necessary.

15. The power conferred upon the Authority or any municipality by this act to acquire any land or buildings by condemnation shall not be exercised to acquire any property or interest in property owned or used by any public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which by law it is authorized to furnish.
16. If the Authority shall undertake a project and as a part of the project or in connection therewith any property owned or used by a public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which it is authorized by law to furnish, shall be removed, reconstructed, altered or relocated, the cost and expense of the removal, reconstruction, alteration or relocation of such property, including the cost of installing or replacing such property in a new location or new locations, and the cost of any lands or any rights or interests in lands, and any other rights acquired to accomplish such removal, reconstruction, alteration or relocation of such property, less the cost of any lands or any rights or interests in lands or any other rights of the public utility paid to the public utility in connection with the removal, reconstruction, alteration or relocation of such property, shall be paid by the Authority and shall be included in the cost of the project. In case of the relocation of any such property the public utility owning or using the same, its successors and assigns, may maintain and operate such property, 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 property in its former location.

17. Every agreement entered into between the Authority and any resident builder, housing corporation, redevelopment company, co-operative, municipality, local housing authority, the Federal Government, State department or subdivision, or any combination thereof, to provide dwelling units for the people of the State in need of housing, by the planning, construction, management and operation of a project, shall include, and by this provision shall be deemed to include, even though omitted, a covenant or agreement by the resident builder, housing corporation, redevelopment company, co-operative, municipality, local housing
authority, Federal Government, State department or subdivision, or combination thereof, that if as a part of the project or in connection therewith, any property owned or used by a public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which it is authorized by law to furnish, shall be removed, reconstructed, altered or relocated, the cost and expense of the removal, reconstruction, alteration or relocation of such property, including the cost of installing or replacing such property in a new location or new locations, and the cost of any lands or any rights or interests in lands, and any other rights acquired to accomplish such removal, reconstruction, alteration or relocation, less the cost of any lands or any rights or interests in lands or any other rights of the public utility paid to the public utility in connection with the removal, reconstruction, alteration or relocation of such property, shall be paid by the resident builder, housing corporation, redevelopment company, co-operative, municipality, local housing authority, Federal Government, State department or subdivision, or combination thereof, party or parties to such agreement, and shall be included in the cost of the project. In case of the relocation of any such property the public utility owning or using the same, its successors and assigns, may maintain and operate such property, 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 property in its former location.

18. Whenever any project is available for occupancy in whole or in part, the Authority shall have the power except as otherwise provided in any agreements entered into:

a. As to any project to which it has title or the right of possession: (1) to commit the same to any resident builder, housing corporation, redevelopment company, co-operative, municipality or local
housing authority for operation, management and maintenance at such rentals and with such preferences as to occupancy upon such terms and conditions as shall be in the public interest; 
(2) to retain or hire managing agents, firms engaged in such business and employees to operate, manage and maintain said project at such rentals and with such preferences as to occupancy and on such terms and conditions as shall be in the public interest; and 
(3) notwithstanding the provisions of any general or special law or the provisions of any municipal ordinance to transfer, set over, grant and convey such property to any private person, firm or corporation, municipality or any other public agency, including the one from whom or which such property was acquired by public or private sale, or by lease, at such rentals and with such preferences as to occupancy and upon such terms and conditions as shall be for the public interest;

b. To enter upon and inspect any project, including all parts thereof, both as to its physical and financial condition and its operation, management and maintenance; and to examine all books and records with respect to capitalization, income and other matters relating thereto;

c. To order such repairs as may be necessary to protect security of its investment or the health, safety and welfare of the occupants thereof;

d. To order any managing agent, project manager or owner of said housing project to do such acts as may be necessary to comply with the provisions of all applicable laws, the rules and regulations of the Council, or the terms of any agreement in connection with said project, or to refrain from doing any acts in violation thereof;

e. To provide uniform systems of accounts and records for said project and to require all owners or managers of same to file at such times and on such forms as it may prescribe, reports and answers to specific questions to obtain information required by it, pursuant to the purposes hereof.
19. The Authority may for the purpose of aiding the clearance, replanning, development or redevelopment of blighted or slum areas, or any part thereof, enter into agreements to pay local housing authorities or municipalities grants of periodic subsidies annually or semiannually in amounts which need not be uniform over a fixed period of years not exceeding the period of usefulness of the project. No agreement for subsidy will be made unless approved by the Council and after a finding by it that such subsidies are necessary to attain the purposes of this act. The amount of such subsidy shall not exceed annually one per centum (1%) of the development cost of the project, and the total amount of subsidies so authorized shall not exceed one million dollars ($1,000,000.00) in any one year. The Authority shall fix the amount of subsidy and circumstances under which same shall be granted, and shall reserve the right, in any such agreement, to re-examine and renegotiate such grant at the end of each five-year period, and to modify and change the amount of the subsidy in accordance with then existing conditions.

20. Dwelling units in the projects herein contemplated shall be restricted to occupancy by persons or families whose net annual income at the time of admission does not exceed five times the annual rental (including the estimated value or cost to them of water, heat, electricity, gas or other utilities), of the dwelling units to be occupied by such persons or families. The term "net annual income" as used herein shall mean the annual income of the chief wage earner of the family plus all other income of other adult members of the family, plus a proportion of income of gainfully employed minors, said proportion to be determined by the Authority; but shall not include any pension, compensation or disability payment, received from the Federal or State Government by any veteran, or any widow or orphan of any deceased serviceman or veteran, by reason of, or as a result of, active military or naval service.
In the event that the income of the family residing in any project increases and the ratio to the rental of the dwelling unit becomes greater than prescribed in the preceding paragraph, but is not more than twenty-five per centum (25%) above the family income so prescribed for admission to the project, the owner or managing agent may permit the tenant to continue to occupy the unit. Families whose income exceeds twenty-five per centum (25%) of that prescribed herein and continues to exceed same for a period of six months shall be considered ineligible to continue as tenants in the project.

21. In projects created hereunder in any municipality, selection of tenants and allocation of units shall be in the order of need and hardship as defined by regulations of the Council and in accordance with the following preferences:

a. In any project authorized and constructed hereunder in aid of, or for the purpose of, the clearance, replanning, development or redevelopment of a blighted area, preference shall be given among eligible applicants for housing: (1) to families which are or are about to be displaced from such blighted area by reason of such clearance, replanning, development or redevelopment, and among such families first preference shall be given to veterans (including families of deceased servicemen or veterans); and (2) to veterans (including families of deceased servicemen or veterans) to the extent of fifty per centum (50%) of the remaining dwelling units in such project. The balance of the dwelling units in such project shall be available to eligible veterans and nonveterans alike in the order of need without reference to veteran status.

b. In all other projects preference shall be given among eligible applicants for housing: to veterans (including families of deceased servicemen or veterans) to the extent of fifty per centum (50%) of the total of all dwelling units created in all such projects in any municipality. The remainder of such dwelling units shall be available to eligible
veterans and nonveterans alike in the order of need without reference to veteran status.

As used in this act the term "veteran" shall mean any bona fide resident of this State who has or shall have served in the active military or naval service of the United States at any time after September sixteenth, one thousand nine hundred and forty, and prior to September second, one thousand nine hundred and forty-five, and who shall have been discharged or released therefrom under conditions other than dishonorable after active service of ninety days or more, or has or shall have been discharged or released therefrom after less than ninety days of service for disability incurred in line of duty.

As used in this act the term "deceased serviceman" shall mean any person who was a bona fide resident of this State immediately prior to serving in the active military or naval service of the United States at any time after September sixteenth, one thousand nine hundred and forty, and who died in such service prior to September second, one thousand nine hundred and forty-five, or thereafter, as a result of injuries received in line of duty during such service.

22. Notwithstanding the provisions of any general or special law or the provisions of any municipal ordinance, all projects constructed, managed, operated or maintained by the Authority under this act shall be exempt from all taxation including but not limited to taxation on real property, but the Authority shall pay or cause to be paid a service charge to the municipality in which the project is located, the amount to be fixed by agreement between it and the municipality.

23. Notwithstanding the provisions of any general or special law or the provisions of any municipal ordinance, title to all materials and equipment incorporated in any project of the Authority constructed under contract between the Authority and any contractor shall vest in the Authority as payment is made therefor by the Authority or by the
CHAPTER 363, LAWS OF 1949

contractor or upon delivery thereof to the Authority or such contractor, whichever of said events shall first occur.

24. The Authority may institute any action or proceeding against any person, firm or corporation receiving aid under the provisions hereof, or owning any project hereunder, herein referred to in this section as "agency," in any court of competent jurisdiction in order to enforce the provisions of this act or the regulations of the Council thereunder, or to foreclose its mortgage, or to protect the public interest, the tenants, the stockholders or creditors of such agency. In connection with any such action or proceeding it may apply for the appointment of a receiver to manage, operate and take over the affairs of said agency and the administrator is hereby authorized to accept appointment as receiver of any such agency when so appointed by a court of competent jurisdiction.

Reorganization of any agency shall be subject to the supervision and control of the Authority and no such reorganization shall be had without the consent of the Authority. Upon all such reorganizations the amount of capitalization, including therein all stocks, income debentures and bonds and other evidence of indebtedness shall be such as is authorized by the administrator which, in making his determination, shall not exceed the fair value of the property involved.

In any foreclosure action, other than a foreclosure action instituted by the Authority: the Authority and the municipality in which any tax exemption or abatement is provided any agency, in addition to other necessary parties, shall be made parties defendant; and the Authority and the municipality shall take all steps in such action necessary to protect the interest of the public therein, and no costs shall be awarded against the Authority or the municipality. Subject to the terms of any applicable contract, agreement, guarantee or insurance entered into or obtained pursuant to section twenty-eight hereof: judgment of foreclosure shall
not be entered unless the court to which application therefor is made shall be satisfied that the interest of the lien-holder or holders cannot be adequately secured or safeguarded except by the sale of the property; and in such proceeding the court shall be authorized to make an order increasing the rentals to be charged for the housing accommodations in the project involved in such foreclosure, or appoint the administrator, or any officer of the municipality in which any tax exemption or abatement with respect to the project is provided, as a receiver of the property, or grant such other and further relief as may be reasonable and proper; and in the event of a foreclosure sale or other judicial sale, the property shall be sold only to an agency who or which will maintain, operate and manage the project subject to the provisions of this act and the regulations of the Council issued hereunder (except as otherwise provided in the limited-dividend housing corporations law), unless the court shall find that the interest and principal on the obligations secured by the lien the subject of foreclosure cannot be earned under the limitations imposed by the provisions of this act and that the proceeding was brought in good faith, in which event the property may be sold free of limitations imposed by this act or subject to such limitations as the court may deem advisable to protect the public interest.

25. In the event of a judgment against any agency referred to in section twenty-four hereof, in any action not pertaining to the foreclosure of a mortgage, there shall be no sale of any of the real property included in any project hereunder of such agency except upon sixty days' written notice to the Authority. Upon receipt of such notice the administrator shall take such steps as in his judgment be necessary to protect the rights of all parties.

26. Bonds issued by the Authority under the provisions of this act are hereby made securities in which the State, its officers, boards, commis-
sions, instrumentalities, departments or other agencies, all political subdivisions of this State, their officers, boards, commissions, instrumentalities, departments or other agencies, all banks, bankers, savings banks, trust companies, savings and loan associations, investment companies and other persons carrying on a banking business, all insurance companies, insurance associations, and other persons carrying on an insurance business, may properly and legally, and notwithstanding the provisions of any other law, invest any sinking funds, moneys or other funds, including capital, belonging to them or within their control; and said bonds or other securities or obligations are hereby made securities which may properly and legally be deposited with and received by any State or municipal officers or agency of the State for any purpose for which the deposit of bonds or other obligations of the State is now or may hereafter be authorized by law.

27. Bonds issued by the Authority under the provisions of this act, their transfer and the income therefrom shall be exempt from taxation.

28. The Authority is authorized and empowered to obtain, or aid in obtaining, from the Federal Government any insurance or guarantee as to, or for the payment or repayment of interest or principal, or both, or any part thereof, of, any loan or other extension of credit, or any instrument evidencing or securing the same, made or entered into pursuant to the provisions of this act; and notwithstanding any other provision of this act to enter into any agreement, contract or any other instrument whatsoever with respect to any such insurance or guarantee, and accept payment in such manner and form as provided therein in the event of default by the borrower.

29. The Authority is authorized and empowered to obtain from the Federal Government any insurance or guarantee as to, or of or for the payment or repayment of, interest or principal, or both, or any part thereof, of, any bonds, notes or
other evidences of indebtedness or other security issued by the Authority pursuant to the provisions of this act; and notwithstanding any other provisions of this act to enter into any agreement, contract or any other instrument whatsoever with respect to any such insurance or guarantee.

30. The State Treasurer is hereby authorized to receive from the Federal Government for the purposes of this act amounts of money, if any, as and when appropriated, allocated, granted, turned over or in any wise provided by it. Said amounts of money shall be credited to the State Housing Fund of 1949 and made available to the Authority.

31. There is hereby appropriated to the Authority all net State revenues, proceeds of sale or other receipts, other than those anticipated in the General Appropriations Law for the fiscal year 1949-1950, hereafter to be derived, obtained or received from the operations or sale of any emergency housing or emergency housing project heretofore erected or hereafter to be created under chapter three hundred twenty-three of the laws of one thousand nine hundred and forty-six, as amended and supplemented, and all net revenues, proceeds of sale or other receipts hereafter to be derived, obtained or received by the Authority pursuant to this act or from the administration, operation or sale of any project erected under this act. Said funds shall be paid into the State treasury and separately credited to a separate fund to be known as the State Housing Fund of 1949 and shall be made available to the Authority for the purposes of this act; provided, however, that this section shall apply only to the moneys, if any, remaining after the required payments of interest and principal on the bonds that may be issued pursuant to a bill now pending in the Legislature authorizing the creation of a debt of one hundred million dollars ($100,000,000.00) to provide housing for the people of the State.

32. There is hereby appropriated to the Authority moneys derived from the sale of bonds pursu-
ant to a bill now pending in the Legislature authorizing the creation of a debt in the sum of one hundred million dollars ($100,000,000.00) to provide housing for the people of the State, if the same becomes a law by approval of the people. Such moneys shall be available for the making and payment of loans and grants of aid as herein provided, and for the cost of acquisition of real and personal property, any rents under lease, construction, re-construction, repair, improvement, demolition, razing, salvage or transportation, maintenance, operation and management, equipment, services and expenses and all costs in connection with and for work appurtenant thereto, including all incidental expenses and other expenses to accomplish the purposes of this act and to defray the administration expenses of the Authority, as required herein. Said moneys shall be separately deposited in the State Housing Fund of 1949; and no money shall be paid out of such fund except on warrant of the Director of the Division of Budget and Accounting on voucher certified or approved by the administrator or his duly authorized representative.

The Authority shall have available to it such personnel and facilities of the Department of Conservation and Economic Development as it may deem necessary to aid in the administration of the provisions hereof.

33. The aggregate amount of all expenditures, loans, subsidies, commitments and disbursements by the Authority hereunder from appropriations made pursuant to sections thirty-one and thirty-two hereof, together with any moneys borrowed by the Authority hereunder, shall be limited to, and shall not at any time exceed, the sum of one hundred million dollars ($100,000,000.00), and no applications will be accepted hereunder or commitments made after July first, one thousand nine hundred and fifty-two.

34. Notwithstanding any other provision of this act hereinbefore or hereinafter set forth, or any other provision of any other act, neither any reve-
nues, proceeds or sale or other receipts heretofore or hereafter derived, obtained or received from the operations or sales of any emergency housing or emergency housing project heretofore or hereafter erected pursuant to the provisions of chapter three hundred twenty-three of the laws of one thousand nine hundred and forty-six, as amended and supplemented, or financed in whole or in part with any funds heretofore or hereafter raised pursuant to the provisions of chapter three hundred twenty-four of the laws of one thousand nine hundred and forty-six, or of the bill now pending in the Legislature authorizing the creation of a debt of the State in the amount of one hundred million dollars ($100,000,000.00) to provide housing for the people of the State, nor any moneys heretofore or hereafter raised pursuant to the provisions of said chapter three hundred twenty-four of the laws of one thousand nine hundred and forty-six or bill, nor any moneys derived from any source whatever other than proceeds of bonds of the Authority issued pursuant to the provisions of this act or from the operations or sale of any project financed solely by application of such proceeds with or without additional moneys provided from sources other than the State of New Jersey, shall in any way be pledged, assigned, made applicable or applied to payment or security of principal or interest of any of the bonds of the Authority issued pursuant to the provisions of this act, and the Authority shall not have the power to make any agreement inconsistent with the foregoing provisions of this section.

35. Any person who attempts to or obtains financial aid for a project hereunder or occupancy of a dwelling unit therein by false or misleading information, or who shall willfully violate this act, or who shall by fraud attempt to or obtain moneys from the Authority, or its approval for the payment of moneys or shall fraudulently attempt to or does prevent the collection of any moneys due it shall, for each offense be guilty of a misde-
meanor and upon conviction thereof shall be fined one thousand dollars ($1,000.00) or be imprisoned for not more than three years, or both.

36. If any clause, sentence, subdivision, paragraph, section or part of this act be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, subdivision, paragraph, section or part thereof directly involved in the controversy in which said judgment shall have been rendered.

37. The powers enumerated in this act shall be interpreted broadly to effectuate the purposes thereof and shall not be construed as a limitation of powers.

38. This act shall take effect immediately.
Approved June 14, 1949.

CHAPTER 304

An Act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the sum of one hundred million dollars ($100,000,000.00) to provide housing for the people of the State; providing the ways and means to pay the interest of said 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: (a) that there exists in this State an acute shortage of housing and on account of such shortage the people of this State, particularly
many veterans of World War II, are unable to obtain housing for themselves and their families, and this shortage is likely to continue for a substantial period of time; (b) that blighted areas and slums exist in many places in the State where families live in unsafe and insanitary housing; and (c) that this situation is detrimental to the health, morals and welfare of many citizens of the State and the alleviation thereof necessitates the authorization of the bond issue provided for herein.

2. Bonds of the State of New Jersey in the sum of one hundred million dollars ($100,000,000.00) are hereby authorized for the object of providing housing for the people of the State, including any clearance, replanning, development or redevelopment of blighted areas which may be required in conjunction therewith.

Said bonds shall be serial bonds and known as "Housing Bonds" and, as to each series, the last installment thereof (subject to redemption prior to maturity) shall mature and be paid not later than thirty-five years from the date of issuance of such series, but may be issued in whole or in part for a shorter term.

3. Said bonds shall be issued from time to time as money is required for the purpose aforesaid, as the issuing officials herein named shall determine.

4. The Governor, State Treasurer and Comptroller of the Treasury or any two of such officials (hereinafter referred to as "the issuing 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 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 performed by such person as shall be authorized by law to act in his place as a State official.

5. 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 same shall become due and the payment of the principal at maturity. The 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.

6. Said bonds 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 such issue or at the time of the delivery of such bonds to the purchaser.

7. (a) Such bonds shall recite that they are issued for the purpose set forth in section two of 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, one thousand nine hundred and forty-nine, and that it received approval by a majority of the votes cast for and against approval at such election. Such recital in said bonds shall be conclusive 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 conclusively 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, and shall be incontestable for any cause.

(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.

8. 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 three per centum (3%) per annum, as may be determined by the issuing officials, which interest shall be payable semiannually; provided, that the first and last interest periods may be longer or shorter, in order that intervening semiannual payments may be at convenient dates.

9. 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 notice of said sale, published at least three times (the first notice shall be at least seven days prior to the day of bidding) in at least three newspapers published 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 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 of 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 es-
established for the benefit of State employees, or to the trustees of the State Disability Benefits Fund, or to the Federal Government or any agency thereof, at private sale, without advertisement.

10. Until permanent bonds can be prepared, or during the period of construction, the issuing officials may, in their discretion, issue in lieu of such permanent bonds temporary bonds in such form and with such privileges as to registration and exchange for permanent bonds as may be determined by the issuing officials.

11. The proceeds from the sale of bonds, exclusive of accrued interest and premiums, 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 Housing Fund of 1949.” All accrued interest and premiums from the sale of bonds except as provided in section fourteen hereof, together with interest received from depositories of such funds, shall be held by the State Treasurer to the credit of the said State Housing Fund of 1949.

12. The moneys so deposited or credited in the said State Housing Fund of 1949 pursuant to section eleven hereof are hereby specifically dedicated to providing housing for the people of the State including any clearance, replanning, development or redevelopment of blighted areas which may be required in conjunction therewith, and shall be disbursed for such objects in accordance with this act through such agencies or by such means as the Legislature may by act provide for such purpose.

13. In case any coupon bonds and coupons thereunto appertaining or any registered bond shall become mutilated or destroyed, a new bond shall be executed and delivered of like tenor, in substitution for the mutilated or destroyed bonds or coupons, upon the owner furnishing to the issuing officials evidence satisfactory to them of such mutilation or destruction and also such security and indemnity as the issuing officials may require.
Expenses.

14. 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 accrued interest and premiums from the sale of bonds or if these funds be insufficient, 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.

Maturities.

15. Bonds of each series issued hereunder shall mature in installments commencing not later than the fifth year and ending not later than the thirty-fifth 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 sixty 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.

16. 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) Amounts received by the State as payment of interest or amortization on loans made from, or as net income from rentals, or net proceeds from sale, of housing financed by, the proceeds of any of said bonds.
(b) Amounts received by the State as net income from rentals or net proceeds from sale of housing constructed pursuant to “An act providing for housing for veterans of World War II and other people of the State and declaring an emergency with respect thereto” (P. L. 1946, c. 323).

(c) If in any year or at any time funds, as hereinafore 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 such interest and principal payments falling due prior to the end of 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 the fifteenth day of December 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 the twentieth day of December in each year.

If during the month of December in any year the issuing officials shall determine that there are moneys in the General State Fund, beyond the needs of the State, sufficient in amount to meet the principal of bonds falling due and all interest payable in the following calendar year and in the next 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 said amount of such moneys to a separate fund to be designated by him, which fund shall constitute a
trust fund for the payment of such principal and interest, and the State Treasurer shall pay such principal and interest out of said fund as the same shall become due and payable, but if for any reason the moneys transferred to such fund shall be insufficient or unavailable for such payments, the State Treasurer shall take and apply to such payments the first moneys available in the General State Fund.

17. Should there be, or should the State Treasurer in any year estimate that there may be, an insufficiency of funds to be collected from the sources of revenues specified in paragraphs (a) and (b) of section sixteen hereof to meet the interest and principal payments on said bonds falling due prior to the end of 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 the first day of March 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.

18. 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, one thousand nine hundred and forty-nine, be submitted to the people. 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 thirty days prior to the said election, to cause this act to be published at least once in at least ten newspapers published in the State. It shall be the duty of the Secretary of State to arrange, in accordance with the statutes of this State in such case made and provided, for such submission of which submission the same notice shall be given as is required by law to be given of said election and the legally qualified voters of the State may, at such election, vote for or against the approval of this act in the following manner:

There shall be printed on each official ballot 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.

<table>
<thead>
<tr>
<th></th>
<th>Shall the act entitled “An act authorizing the creation of a debt of the State of New Jersey by the issuance of bonds of the State in the sum of one hundred million dollars ($100,000,000.00) to provide housing for the people of the State; providing the ways and means to pay the interest of said 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?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>No</td>
<td></td>
</tr>
</tbody>
</table>
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 machine, 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 of the provisions of this act shall take effect forthwith.

Act effective.

19. This section and section eighteen of this act shall take effect immediately and the remainder of the act shall take effect as and when provided in the preceding section.

Approved June 14, 1949.
CHAPTER 305

An Act to amend "An act to provide for the incorporation and regulation of limited-dividend housing corporations," approved May twenty-first, one thousand nine hundred and forty-nine (P. L. 1949, c. 184).

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. The following terms wherever used or referred to in this act shall have the following respective meanings, unless a different meaning clearly appears from the context:

(1) The term "Authority" means the public housing and development authority in the Department of Conservation and Economic Development.

(2) The term "Administrator" means the Commissioner of Conservation and Economic Development, who is and shall be the administrator of the public housing and developing authority.

(3) The term "Council" means the State Housing Council in the Department of Conservation and Economic Development.

(4) The term "municipality" shall mean any city of any class, any town, township, village, borough or any municipal subdivision of the State.

(5) The term "governing body" shall mean, in the case of a municipality, the common council, or the board of commissioners, or the body managing its affairs, except that, in the case of cities of the second class, having a population of not less than one hundred thirty-three thousand nor more than two hundred thousand inhabitants, the board of finance of such a city shall be the "governing body" for the purpose of this act.
(6) The term "housing project" or "project" shall mean any work or undertaking to provide decent, safe, and sanitary dwellings for families in need of housing; such undertaking may include any buildings, land (including demolition, clearance or removal of buildings from land), equipment, facilities, or other real or personal properties or interests therein which are necessary, convenient or desirable appurtenances of said undertaking, such as, but not limited to, streets, sewers, water, utilities, parks; site preparations; landscaping, and administrative, community, health, recreational, educational, welfare, commercial, or other facilities, or to provide any part or combination of the foregoing.

(7) The term "housing corporation" means any private, limited-dividend housing corporation organized in accordance with the provisions of this act.

(8) The term "bonds" shall mean any bonds, notes, interim certificates, debentures, or obligations issued pursuant to the provisions of this act.

(9) The term "Federal Government" means the United States of America or any department, administration, authority, instrumentality, agency, agent or officer thereof, or any corporation created thereby.

(10) The term "State" means the State of New Jersey or any department, authority, agency or officer thereof.

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

8. Every housing corporation organized under this act, subject to the conditions and restrictions herein, and the regulations of the Authority approved by the Council, shall have the following rights, powers and privileges:

(1) To have succession by its corporate name for the period limited in its certificate of incorporation or any amendment thereto.

(2) To sue and be sued in its corporate name.
(3) To have and use a common seal and to alter same at pleasure.

(4) To have a capital stock of such an amount and number of shares as may be provided in the certificate of incorporation or any amendment thereto and to increase or decrease its capital stock.

(5) To acquire, own, use, convey, sell, contract, encumber, lease, and otherwise dispose of and deal in real or personal property or any interest therein.

(6) To borrow money at such rate of interest, not to exceed six per centum (6%) per annum, to mortgage or pledge its property, both real and personal, and to secure the payment of its obligations.

(7) To pay dividends on its capital stock at a rate not to exceed six per centum (6%) per annum and to pay or to provide for the payment of its debts and other obligations.

(8) To elect officers, appoint agents, engage employees, define their duties and fix their compensation.

(9) To enter into contracts for the construction, reconstruction, maintenance, operation and management of housing projects and for the purchase of equipment, materials and supplies necessary or incidental to these purposes.

(10) To lease, sell or exchange all of its corporate assets with the consent of two-thirds of all the outstanding capital stock of the corporation at any annual meeting or at any special meeting called for that purpose.

(11) To accept loans or grants from the Federal Government, the State or any municipal subdivision thereof in aid of housing projects owned or to be acquired or constructed by the corporation.

(12) To make by-laws not inconsistent with the laws of the State for the administration of the business and interests of such corporation and to amend the same.

(13) To cease doing business in this State and to surrender its charter.
(14) To obtain, or aid in obtaining, from the Federal Government any insurance or guarantee or commitment therefor, as to, or for the payment or repayment of interest or principal, or both, or any part thereof, of, any loan or other extension of credit, or any instrument evidencing or securing the same, obtained or to be obtained or entered into by it; and to enter into any agreement, contract or any other instrument whatsoever with respect to any such insurance or guarantee.

(15) To have and exercise all the powers necessary and convenient to carry into effect the purpose for which the corporation is formed.

The Authority may make the exercise of any of the rights, powers and privileges of housing corporations set forth in this section, subject to its prior approval.

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

11. The Authority, subject to the approval of the Council, shall have the power to make, amend, modify and repeal rules and regulations to effectuate the purposes of this act and to supervise the operations of any housing corporations thereunder. The Authority shall also have the power to supervise the planning, development and management of any housing project undertaken by such corporation under this act. The functions, powers and duties conferred upon the Authority by this act shall, subject to the rules and regulations referred to herein, be exercised by the Administrator.

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

17. The Authority may institute any proceeding or action against any housing corporation in any court of competent jurisdiction in order to enforce the provisions of this act or the regulations of the Authority thereunder approved by the Council, or to foreclose its mortgage, or to protect the public interest, the tenants, the stockholders of the housing corporation or its creditors. In connection
with any such suit it may apply for the appointment of a receiver to manage, operate, and take over the affairs of said housing corporation and the Administrator is hereby authorized to accept appointment as receiver of any such housing corporation when so appointed by a court of competent jurisdiction.

Reorganization of any housing corporation shall be subject to the supervision and control of the Authority and no such reorganization shall be had without the consent of the Authority. Upon all such reorganizations the amount of capitalization, including therein all stocks, income debentures and bonds and other evidence of indebtedness shall be such as is authorized by the Administrator which, in making his determination, shall not exceed the fair value of the property involved.

In any foreclosure action, other than a foreclosure action instituted by the Authority: the Authority and the municipality in which any tax exemption or abatement is provided any housing corporation, in addition to other necessary parties, shall be made parties defendant; and the Authority and the municipality shall take all steps in such action necessary to protect the interest of the public therein, and no costs shall be awarded against the Authority or the municipality. Subject to the terms of any applicable contract, agreement, guarantee or insurance entered into or obtained pursuant to subsection (14) of section eight hereof: judgment of foreclosure shall not be entered unless the court to which application therefor is made shall be satisfied that the interest of the lien-holder or holders can not be adequately secured or safeguarded except by the sale of the property; and in any such proceeding, the court shall be authorized to make an order increasing the rentals to be charged for the housing accommodations in the project involved in such foreclosure, or appoint the Administrator or any officer of the municipality in which any tax exemption or abatement with respect to the project is provided, as a receiver of the
property, or grant such other and further relief as may be reasonable and proper; and in the event of a foreclosure sale or other judicial sale, the property shall be sold only to a housing corporation which will maintain, operate and manage the project subject to the provisions of this act and the regulations of the Authority, approved by the Council, issued hereunder, unless the court shall find that the interest and principal on the obligations secured by the lien the subject of foreclosure cannot be earned under the limitations imposed by the provisions of this act and that the proceeding was brought in good faith, in which event the property may be sold free of limitations imposed by this act or subject to such limitations as the court may deem advisable to protect the public interest.

In the event of a judgment against any housing corporation in any action not pertaining to the foreclosure of a mortgage, there shall be no sale of any of the real property of such housing corporation except upon sixty days' written notice to the Authority. Upon receipt of such notice the Administrator shall take such steps as in his judgment may be necessary to protect the rights of all parties.

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

18. When the governing body of any municipality in which a project of a housing corporation is or will be located, by resolution finds that the project is or will be an improvement made for the purposes of the clearance, replanning, development, or redevelopment of any blighted area (as defined in any law of this State) within such municipality, or for any of such purposes, then such project and improvement shall be exempt from all property taxation; provided, that in lieu of taxes the housing corporation owning said project shall make to the municipality payment of an annual service charge for municipal services supplied to said project, in such amount, not exceeding the tax on the property on which the
CHAPTER 306

An Act providing for the establishment and regulation of redevelopment agencies and regional development agencies and prescribing their functions, powers and duties.

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

1. This act may be cited and referred to as the "Redevelopment Agencies Law."

2. It is hereby declared that there exist in many communities of this State blighted areas or areas in the process of becoming blighted by reason of hazardous, unsafe, insanitary, dilapidated, or overcrowded condition of the buildings therein, or by reason of inadequate planning of the area, or excessive land coverage, or the lack of proper light and air, or deleterious land use, or the unsound subdi-
vision plotting and street and road mapping, or obsolete layout, or a combination of these factors; that such areas have been and will continue to be harmful to the physical, social and economic well-being of the community in which they exist, necessitating excessive and disproportionate expenditure of public funds for crime prevention and punishment, for the extension of costly municipal facilities, for the safeguarding of the health, safety, morals and welfare of the citizens of the State; that the acquisition, clearance, planning, reconstruction and redevelopment of such areas will promote the public health, safety, morals and welfare, stimulate the proper growth of urban, suburban and rural areas of the State, preserve existing values and maintain taxable values of properties within or contiguous to such areas, and encourage the sound growth of communities.

Therefore, as a matter of legislative determination it is hereby declared to be the policy of this State to promote the health, safety, morals and welfare of the citizens thereof by the creation of redevelopment agencies which are declared to be governmental agencies and instrumentalities for the public purposes of acquiring and replanning such areas and of holding, redeveloping or disposing of them in such manner that they shall become available for economically and socially sound development by private or public enterprise or by a combination of both.

3. The term "blighted area" is defined to be that portion of a municipality which by reason of, or because of, any of the conditions hereinafter enumerated is found and determined as provided by law to be a social or economic liability to such municipality:

(a) The generality of buildings used as dwellings or the dwelling accommodations therein are substandard, unsafe, insanitary, dilapidated, or obsolescent, or possess any of such characteristics, or are so lacking in light, air, or space, as to be conducive to unwholesome living;
(b) The discontinuance of the use of buildings previously used for manufacturing or industrial purposes, the abandonment of such buildings or the same being allowed to fall into so great a state of disrepair as to be untenantable;

(c) Unimproved vacant land, which has remained so for a period of ten years prior to the determination hereinafter referred to, and which land by reason of its location, or remoteness from developed sections or portions of such municipality, or lack of means of access to such other parts thereof, or topography, or nature of the soil, is not likely to be developed through the instrumentality of private capital;

(d) Areas (including slum areas), with buildings or improvements which, by reason of dilapidation, obsolescence, overcrowding, faulty arrangement or design, lack of ventilation, light and sanitary facilities, excessive land coverage, deleterious land use or obsolete layout, or any combination of these or other factors, are detrimental to the safety, health, morals, or welfare of the community;

(e) A growing or total lack of proper utilization of areas caused by the condition of the title, diverse ownership of the real property therein and other conditions, resulting in a stagnant and unproductive condition of land potentially useful and valuable for contributing to and serving the public health, safety and welfare.

It is hereby determined and declared that such conditions or any of them are responsible for or likely to lead to ill health, the spread of disease, depressed standards of living and poor morals, the growth of delinquency or crime, the presence of undue fire hazards and the inability of the property to produce sufficient income to enable the owners to pay taxes or to make said properties productive either for residential, commercial or manufacturing use.

4. The determination that an area is a "blighted area," within the meaning of such term as defined herein, shall be made solely by the municipality.
after investigation, notice and hearing, in accordance with the provisions of chapter one hundred eighty-seven of the laws of one thousand nine hundred and forty-nine.

3. The following terms wherever used or referred to in this act shall have the following respective meanings unless a different meaning clearly appears from the context:

(a) “Agency” shall mean a redevelopment agency or a regional development agency created pursuant to this act.

(b) “Municipality” shall mean any city of any class, town, township, village, borough or any municipality, or subdivision of the State, other than a county or school district.

(c) “Governining body” shall mean in the case of a municipality the common council, board of finance, or the board of commissioners or other body having charge of its finances.

(d) “Federal Government” shall mean the United States of America or any department, administration, instrumentality, authority, agency, agent or officer thereof, or any corporation created thereby.

(e) “State” shall mean the State of New Jersey, or any agency or instrumentality, corporate or otherwise, thereof.

(f) “Planning Board” or “Board” shall mean a planning board or other planning agency established under any State law, or authorized by the municipality.

(g) “Project” shall mean any work or undertaking pursuant to a master plan or redevelopment plan; such undertaking may include any buildings, land (including demolition, clearance or removal of buildings from land), equipment, facilities, or other real or personal properties which are necessary, convenient, or desirable appurtenances, such as but not limited to streets, sewers, utilities, parks, site preparation, landscaping, and administrative, community, health, recreational, educational, and welfare facilities.
(h) "Project area" shall mean all or a portion of a redevelopment area.

(i) "Bonds" shall mean any bonds, notes, interim certificates, debentures, or other obligations issued by an agency pursuant to this act.

(j) "Obligee of the Agency" or "Obligee" shall include any bondholder, trustee or trustees for any bondholder, or lessor demising to the agency property used in connection with a project, or any assignees of such lessor's interest or any part thereof, and the Federal Government or State when a party to any contract with the agency.

(k) "Real property" shall mean all lands, including improvements and fixtures thereon, and property of any nature appurtenant thereto, or used in connection therewith, and every estate, interest and right, legal or equitable, therein, including terms for years and liens by way of judgment, mortgage or otherwise and indebtedness secured by such liens.

(l) "Redevelopment" shall mean clearance, re-planning, development and redevelopment; the rehabilitation of any improvements; the construction and provision for construction of residential, commercial, industrial, public or other structures and the grant or dedication of spaces as may be appropriate or necessary in the interest of the general welfare for streets, parks, playgrounds, or other public purposes including recreational and other facilities incidental or appurtenant thereto, in accordance with a master plan or any part thereof approved by the governing body of a municipality or a redevelopment plan approved by said governing body.

(m) "Redevelopment plan" shall mean a plan as it exists from time to time for the redevelopment of all or any part of a redevelopment area, which plan shall be sufficiently complete to indicate its relationship to definite municipal objectives as to appropriate land uses, public transportation and utilities, recreational and municipal facilities, and other public improvements; and to indicate pro-
posed land uses and building requirements in the redevelopment area.

(n) "Redeveloper" shall mean any person, firm, corporation or public agency that shall enter into or propose to enter into a contract with an agency for the redevelopment of an area or any part thereof under the provisions of this act.

(o) "Redevelopment area" shall mean an area of a municipality which the governing body thereof finds is a blighted area whose redevelopment is necessary to effectuate the public purposes declared in this act. A redevelopment area may include lands, buildings, or improvements which of themselves are not detrimental to the public health, safety or welfare, but whose inclusion is found necessary, with or without change in their condition, for the effective redevelopment of the area of which they are a part.

6. Any governing body may by ordinance create a body corporate and politic to be known as the "................................. Redevelopment Agency," inserting the name of the municipality creating such agency. Such agency shall be an instrumentality of the municipality creating it. Thereupon the governing body shall appoint five persons as commissioners of the agency. The commissioners who are first appointed by the governing body shall be designated to serve one for one year, one for two years, one for three years, one for four years, and one for five years, and until their respective successors are appointed and have qualified. Thereafter each commissioner shall be appointed as aforesaid for a term of five years, and until his successor is appointed and has qualified. Any vacancy occurring in the office of commissioner, from any cause, shall be filled in the same manner as the original appointment, but for the unexpired term only.

The governing body of two or more municipalities may, by similar ordinances, create a public body corporate and politic to be known as ".................. Regional Development Agency"
with such additional designation as may be provided in such ordinances. Such Regional Agency shall constitute an instrumentality of the municipalities creating it. Each such governing body shall appoint two persons as commissioners of the Regional Agency so created, one to serve for a term of three years and one to serve for a term of five years, and until their successors have been appointed and have qualified. Thereafter each commissioner shall be appointed as aforesaid for a term of five years and until his successor is appointed and has qualified. The governing body of the municipality which has the greatest population of any of the municipalities creating such Regional Agency shall appoint one additional person as commissioner of the agency to serve for a term of five years and until his successor is appointed and has qualified. Any vacancy occurring in the office of commissioner, from any cause, shall be filled in the same manner as the original appointment but for the unexpired term only.

Upon the creation of any such agency, the municipality or municipalities creating the same shall, in writing, notify the Commissioner of Conservation and Economic Development of the same.

In addition to the commissioners hereinabove referred to, each agency shall include one additional commissioner who shall be appointed by the Commissioner of Conservation and Economic Development, subject to the approval of the State Housing Council, who shall hold office for a term of five years and until his successor is appointed and has qualified, and who shall be entitled to vote as a commissioner of the agency and to all other privileges as such commissioner. Any such additional commissioner may be removed from office by the Commissioner of Conservation and Economic Development, for inefficiency or neglect of duty or misconduct in office, after public hearing, at which he shall be afforded an opportunity to be heard, either in person or by counsel, and at least ten days
prior to the holding of which he shall be served with a copy of the charges. Any vacancy occurring in the office of such additional commissioner, from any cause, shall be filled in the same manner as the original appointment, but for the unexpired term only.

7. No commissioner of any agency may be an officer or employee of the municipality for which the agency is created except that the governing body of a municipality may authorize one member of the planning board and one member of the local housing authority of said municipality to accept appointment as a commissioner of said agency. A certificate of the appointment or reappointment of any commissioner shall be filed with the clerk of the municipality and such certificate shall be conclusive evidence of the due and proper appointment of such commissioner. A commissioner shall receive no compensation for his services but he shall be entitled to his necessary expenses, including traveling expenses, incurred in the discharge of his duties. The powers of each agency shall be vested in the commissioners thereof in office from time to time. A majority of all members appointed and qualified shall constitute a quorum of the agency for the purpose of conducting its business and exercising its powers. Action may be taken by the agency upon a vote of the majority of the commissioners present, unless in any case the by-laws of the agency shall require a larger number. The agency shall select a chairman and a vice-chairman from among its commissioners, and it may employ a secretary (who shall be executive director), technical experts and such other officers, agents and employees, permanent and temporary, as it may require, and shall determine their qualifications, duties and compensation. For such legal services as it may require, an agency may call upon any chief law officer of the municipality, or may employ its own counsel and legal staff. An agency may delegate to one or more of its agents or employees
such powers and duties as it may deem proper, to be exercised under its supervision and control. No commissioner or employee of an agency shall acquire any interest, direct or indirect, in any project, redevelopment area or in any property included or planned to be included in the said area nor shall he have any interest, direct or indirect, in any contract or proposed contract for materials or services or in any property to be furnished or used in connection with any project or redevelopment area. If any commissioner or employee of an agency owns or controls an interest, direct or indirect, in any property included or planned to be included in a project or redevelopment area or in any contract or proposed contract he shall immediately disclose the same in writing to the agency and such disclosure shall be entered upon its minutes. Failure so to disclose such interest shall constitute misconduct in office. Upon such disclosure such commissioner or employee shall not participate in any action by the agency affecting such property or contract. For inefficiency or neglect of duty or misconduct in office, a commissioner of an agency may be removed by the governing body of the municipality which made the appointment, provided that he is served with a copy of the charges at least ten days prior to a public hearing thereon and is afforded an opportunity to be heard at such hearing, in person or by counsel. In the event of the removal of any commissioner, a record of the proceedings, together with the charges and findings thereon, shall be filed in the office of the clerk of the municipality.

8. At any time after two years after adopting an ordinance creating such an agency, the municipality may by ordinance dissolve such agency, provided said agency has not undertaken, contracted for or proceeded with the clearance, re-planning, development or redevelopment of a blighted area in accordance with a redevelopment plan; however, such ordinance shall in any case
provide that all obligations, if any, of the agency shall be assumed by the municipality. Upon the adoption of an ordinance of dissolution, the offices of the members of the agency shall be vacated and the capacity of the agency to transact business or exercise any power shall cease.

9. No municipality shall create a redevelopment agency under this act if it has authorized the local housing authority to proceed with the redevelopment of blighted areas pursuant to existing law.

10. Bonds issued by the agency under the provisions of this act are hereby made securities in which the State and all political subdivisions of this State, their officers, boards, commissions, departments or other agencies, all banks, bankers, savings banks, trust companies, savings and loan associations, investment companies and other persons carrying on a banking business, all insurance companies, insurance associations, and other persons carrying on an insurance business, may properly and legally invest any sinking funds, moneys or other funds, including capital, belonging to them or within their control; and said bonds or other securities or obligations are hereby made securities which may properly and legally be deposited with and received by any State or municipal officers or agency of the State for any purpose for which the deposit of bonds or other obligations of the State is now or may hereafter be authorized by law.

Bonds issued by the agency under the provisions of this act, their transfer and the income therefrom shall be exempt from taxation.

11. When the agency has been created the municipality may at that time, and from time to time thereafter, make an estimate of the amount of money required by the agency for the administrative and other purposes of the agency and may appropriate or advance such amounts to the agency as it deems necessary. The agency shall:
(a) Annually submit to the municipality a proposed budget of all income and expenses which shall include all its indebtedness including payments necessary to meet interest and principal payments on bonds issued pursuant to this act. Such budget shall be subject to such changes as the municipality may prescribe, and its preparation and adoption, and the adoption of any changes therein, shall be subject to the same rules which are applicable to other agencies and departments of the municipality which are subject to budgetary control. No such budget shall be effective unless it is approved by the governing body of the municipality; no expenditures or disbursements shall be made by the agency except in accordance with a budget so approved, or any amendments or modifications thereof approved by the governing body of the municipality.

(b) File with the municipality a detailed report of all its transactions, including a statement of all revenues and expenditures, at monthly, quarterly, or annual intervals as the municipality may prescribe.

12. An agency shall constitute a public body corporate and politic, 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 act, 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 agency; and to make and from time to time amend and repeal by-laws, rules and regulations, not inconsistent with this act, to carry into effect its powers and purposes.

(b) 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; to purchase its bonds at a price not more than the principal amount thereof and accrued interest, all bonds so purchased to be canceled.

(c) Borrow moneys from any source and issue its bonds therefor and give or issue such security therefor or for such bonds, including but not limited to bonds, bonds and mortgages, or other assets of the agency, or pledge or assignment thereof or mortgage or other encumbrance on any of its property, real, personal, or mixed, and pay such rate of interest thereon not exceeding four per centum (4%) per annum as the agency may deem for the best interest of the public.

(d) To invest in an obligee the right in the event of a default by the agency to foreclose and take possession of the project covered by said mortgage or apply for the appointment of a receiver.

(e) To provide for the refunding of any of its bonds, by the issuance of such obligations, in such manner and form, and upon such terms and conditions, as it shall deem in the best interests of the public.

(f) Consent to the modification of any contract, bond indenture, mortgage or other instrument entered into by it.

(g) Pay or compromise any claim arising on, or because of any agreement, bond indenture, mortgage or instrument.

(h) Subordinate, waive, sell, assign or release any right, title, claim, lien or demand however acquired, including any equity or right of redemption, foreclose, sell or assign any mortgage held by it, or any interest in real or personal property; and purchase at any sale, upon such terms and at such prices as it determines to be reasonable and to take title to property, real, personal or mixed, so acquired and similarly to sell, exchange, assign, convey or otherwise dispose of any such property.

(i) Complete, administer, operate, obtain and pay for insurance on, and maintain, renovate, re-
pair, modernize, lease or otherwise deal with any property acquired or held pursuant to this act.

(j) Acquire, by condemnation, any land or buildings which are necessary for a project under this act. In such case the agency shall proceed pursuant to the provisions of chapter one of Title 20 of the Revised Statutes relating to Eminent Domain and acquire a fee simple or such lesser interest in said lands as it shall deem necessary.

13. The bonds or other obligations of any agency shall not be a debt or liability of the State or of any municipality, and no such agency shall have power to pledge the credit of the State or any municipality. No commissioner of the agency or any person executing bonds of the agency shall be personally liable thereon.

14. Bonds of the agency shall be authorized by a resolution of the agency and may be issued in one or more series and shall be sold at public sale at not less than par after advertisement in a newspaper of general circulation in the municipality and in a financial paper published in the city of Philadelphia, Pennsylvania, or the city of New York, New York, one week prior to said sale, provided that said bonds may be sold at private sale without advertisement at not less than par to the municipality, the State or Federal Government.

15. With the approval of the governing body or governing bodies of the municipality or municipalities, an agency may proceed with the clearance, re-planning, development and redevelopment of a blighted area after same has been determined as such by said municipality and in order to carry out and effectuate the purposes of this act, said agency may: (a) acquire or contract to acquire from any person, firm, or corporation, public or private, by contribution, gift, grant, bequest, devise, purchase, condemnation or otherwise, real or personal property or any interest therein, including such property as it may deem necessary or proper, although temporarily not required for such purposes, in a redevelopment area and in any area designated by
the governing body as necessary for carrying out the relocation of the residents, industry and commerce displaced from a redevelopment area; (b) clear any area acquired and install, construct or reconstruct streets, facilities, utilities and site improvements essential to the preparation of sites for use in accordance with the redevelopment plan; (c) relocate or arrange for the relocation of residents of an area; (d) dispose of land so acquired at its fair value for the uses specified in the redevelopment plan as determined by it to any person, firm, or corporation or to any public agency by sale, lease or exchange; (e) request the planning board, if any, to recommend and the governing body pursuant to existing law to designate blighted areas in need of redevelopment and to make recommendations for such development; (f) to study the recommendations of the planning board for redevelopment of any area and to make its own investigations and recommendations as to current trends in the municipality, blighted areas and blighting factors, to the governing body of the municipality thereon; (g) to publish and disseminate information; (h) to prepare or arrange by contract for preparation of plans by registered architects or licensed professional engineers or planners for the carrying out of redevelopment projects; (i) to arrange or contract with public agencies or redevelopers for the planning, replanning, construction, or undertaking of any project or redevelopment work, or any part thereof, and to arrange or contract with public agencies for the opening, grading or closing of streets, roads, roadways, alleys, or other places or for the furnishing of facilities or for the acquisition by such agency of property options or property rights or for the furnishing of property or services in connection with a redevelopment area; (j) to arrange or contract with a public agency, to the extent that it is within the scope of that agency’s functions, to cause the services customarily provided by such other agency to be rendered for the benefit of the occupants of any rede
CHAPTER 306, LAWS OF 1949

... development area, and to have such other agency provide and maintain parks, recreation centers, schools, sewerage, transportation, water and other municipal facilities adjacent to or in connection with redevelopment areas; (k) to enter upon any building or property in any redevelopment area in order to conduct investigations or make surveys, soundings or test borings necessary to carry out the purposes of this act; (l) to arrange or contract with a public agency for the relocation of residents, industry or commerce displaced from a redevelopment area; (m) to conduct examinations and investigations, hear testimony and take proof, under oath at public or private hearings of any material matter, require the attendance of witnesses and the production of books and papers and issue commissions for the examination of witnesses who are out of the State, unable to attend, or excused from attendance; (n) to authorize a committee designated by it consisting of one or more members, or counsel, or any officer or employee to conduct any such investigation or examination, in which case such committee, counsel, officer or employee shall have power to administer oaths, take affidavits and issue subpoenas or commissions; and (o) to do all things necessary or convenient to carry out its powers.

16. An agency, by itself, shall have no power to construct or operate buildings or improvements on any real property acquired by it, other than to manage, operate and maintain housing or other buildings and improvements located thereon at the time of acquisition pending the demolition and removal of such buildings or improvements, and pending the sale or lease of any buildings or improvements the demolition or removal of which is not deemed necessary to the redevelopment plan; except than an agency may purchase, lease, alter, rehabilitate, manage and operate buildings for the purpose of temporarily relocating residents of a redevelopment area. An agency may use the income and rents from any buildings or improvement held operated and managed pursuant to the
provisions of this section to pay any expenses incurred in connection therewith.

17. No agency shall proceed with a redevelopment plan unless; (a) the municipality has first determined that the area to which said plan refers is blighted, which determination shall be made by the governing body of said municipality as provided by chapter one hundred eighty-seven of the laws of one thousand nine hundred and forty-nine; and (b) the governing body of the municipality has first, by ordinance, approved a redevelopment plan after study and recommendation of its planning board, if any, finds that said plan provides an outline for the replanning, development or redevelopment of said area sufficient to indicate: (1) its relationship to definite local objectives as to appropriate land uses, density of population and improved traffic, public transportation, public utilities, recreational and community facilities and other public improvements; (2) proposed land uses and building requirements in the area; (3) provision for the temporary and permanent relocation of persons living in such areas; by arranging for (unless already available) decent, safe and sanitary dwelling units at rents within the means of the persons displaced from said areas.

18. No municipality shall adopt a redevelopment plan until it first has been reviewed by a planning board, if there is a board in the municipality. The planning board shall be given an opportunity to make recommendations to the governing body in connection with said redevelopment plan. The redevelopment plan shall conform to the master plan or any part thereof which has been approved by the municipality. Said plan, as finally approved by the governing body, shall control. In considering the plans originally submitted or recommended to it the governing body shall have the power to approve, disapprove or modify same.

19. The governing body of any municipality in or for which an agency has been established hereunder may; (a) order any such agency, or any
officer or employee thereof to do such acts as may be necessary to comply with the provisions of any redevelopment plan approved by it, or to refrain from doing any acts in violation thereof; and (b) require any such agency to maintain and keep uniform systems of accounts and records for redevelopment projects and to file, at such time and in such manner as it may prescribe, reports and answers to specific questions concerning such projects.

20. All agreements, leases, deeds and other instruments from or between the agency and to or with a redeveloper shall contain without being limited to the following provisions: (a) a covenant running with the land to the effect that the land, and any buildings or improvements thereon, shall only be used for the purposes designated in the redevelopment plan; (b) a provision that the redeveloper shall be without power to sell, lease or otherwise transfer the redevelopment area or project or any part thereof without the prior written consent of the agency; (c) any lease to a redeveloper may provide that all improvements shall become the property of the agency. The execution of such a lease shall not impose upon the agency any liability for the financing, construction, management or operation of any development project, or any part thereof; (d) such other covenants, provisions and continuing controls as may be deemed necessary to effectuate the purposes of this act.

21. No agency shall furnish or provide any services, utilities and facilities of any nature or description competitive with any public utilities as defined in section 48:2-13 of the Revised Statutes.

22. The power conferred upon an agency by this act to acquire any land or buildings by condemnation shall not be exercised to acquire any property or interest in property owned or used by any public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which by law it is authorized to furnish.

23. If an agency shall undertake a project and as a part of the project or in connection therewith
any property owned or used by a public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which it is authorized by law to furnish, shall be removed, reconstructed, altered or relocated, the cost and expense of the removal, reconstruction, alteration or relocation of such property, including the cost of installing or replacing such property in a new location or new locations, and the cost of any lands or any rights or interests in lands, and any other rights acquired to accomplish such removal, reconstruction, alteration or relocation of such property less the cost of any lands or any rights or interests in lands or any other rights of the public utility paid to the public utility in connection with the removal, reconstruction, alteration or relocation of such property, shall be paid by the agency and shall be included in the cost of the project. In case of the relocation of any such property the public utility owning or using the same, its successors and assigns, may maintain and operate such property, 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 property in its former location.

24. Every agreement entered into between an agency and any redeveloper for the undertaking of any project or redevelopment work, or part thereof, shall include, and by this provision shall be deemed to include, even though omitted, a covenant or agreement by the redeveloper that if as a part of the project or work, or in connection therewith, any property owned or used by a public utility (as defined in section 48:2-13 of the Revised Statutes) in furnishing any commodity or service which it is authorized by law to furnish, shall be removed, reconstructed, altered or relocated, the cost and expense of the removal, reconstruction, alteration or relocation of such property, including the cost of installing or replacing such property in a new
CHAPTER 306, LAWS OF 1949

location or new locations, and the cost of any lands or any rights or interests in lands, and any other rights acquired to accomplish such removal, reconstruction, alteration or relocation, less the cost of any lands or any rights or interests in lands or any other rights of the public utility paid to the public utility in connection with the removal, reconstruction, alteration or relocation of such property, shall be paid by the redeveloper, party to such agreement, and shall be included in the cost of the project or work. In case of the relocation of any such property the public utility owning or using the same, its successors and assigns, may maintain and operate such property, 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 property in its former location.

25. All properties acquired by an agency for purposes in accordance with the provisions of this act are hereby declared to be public property of a political subdivision of the State devoted to an essential public and governmental function and purpose and shall be exempt from all taxes and special assessments of the State or any subdivision thereof, until such time as they are leased, sold or in any other manner, contracted to a private person or corporation; however, any such property sold, leased or contracted to private individuals or corporations for development under a redevelopment plan shall have the same tax status as property owned by private individuals or corporations.

26. An agency may accept contributions or grants from the Federal or State Government to assist in its undertaking redevelopment projects. An agency may do any and all things necessary or desirable to secure such financial aid including obligating itself in any contract with the Federal Government or State for annual contributions to convey to the Federal Government or State the project to which said contract relates upon the occurrence of a substantial default thereunder.
27. In the exercise of the functions, powers and duties conferred upon it hereunder, any agency shall be governed by the provisions of chapter fifty of Title 40, article one of chapter ten of Title 34, section one of chapter eleven of Title 34 and chapter two of Title 10 of the Revised Statutes, in the same manner as if such agency were specifically named therein.

28. If any clause, sentence, subdivision, paragraph, section or part of this act be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, subdivision, paragraph, section or part thereof directly involved in the controversy in which said judgment shall have been rendered.

29. The powers enumerated in this act shall be interpreted broadly to effectuate the purposes thereof and shall not be construed as a limitation of powers.

30. This act shall take effect immediately.

Approved June 14, 1949.
CHAPTER 307

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 eleventh, one thousand nine hundred and forty-nine (P. L. 1949, c. 17).

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. Notwithstanding any other provisions of law, in any action brought by a landlord against a tenant to recover possession of premises used for dwelling purposes, whether by summary dispossess proceedings, action in ejectment, or otherwise, the judge of the court having jurisdiction shall use sound discretion in the issuance of a warrant or writ for removal or writ of possession, and if it shall appear that by the issuance of the warrant or writ the tenant will suffer hardship because of the unavailability of other dwelling accommodations the judge may stay the issuance of the warrant or writ and cause the same to issue at such time as he shall deem proper under the circumstances, but in no case where the judgment for possession was entered prior to the first day of July, one thousand nine hundred and forty-nine, shall such judge stay the issuance of any such warrant or writ for possession for a longer period than six months from the effective date of this act and in no other case shall such judge stay the issuance of any such warrant or writ for possession for a longer period than six months after the date of entry of the judgment of possession; provided, however, that in no case shall the issuance of the warrant or writ be stayed
or the stay thereof be longer continued, as the case may be, if the tenant should (a) fail to pay to the landlord all arrears in rent or the amount that would have been payable as rent if the tenancy had not been interrupted, or both, together with the accrued costs of the action; or (b) during the stay, fail to continue to pay to the landlord the amount that would be due if the tenancy had not been interrupted; or (c) during the stay, become so disorderly as to destroy the peace and quiet of the other tenants living in the same building or in the neighborhood; or (d) during the stay, willfully destroy, damage or injure the premises.

2. This act shall take effect on July first, one thousand nine hundred and forty-nine, but shall become inoperative on and after July first, one thousand nine hundred and fifty.

Approved June 15, 1949.
CHAPTER 308

An Act concerning labor disputes in public utilities, supplementing “An act concerning labor disputes in public utilities; providing for collective bargaining; enlarging the duties of the State Board of Mediation; providing for seizure and operation of public utilities by the State; prohibiting certain acts for the duration of such seizure and operation; providing for compulsory arbitration of labor disputes in public utilities; providing penalties and injunctive relief for the violation thereof; and providing for declaratory and other relief with respect thereof,” approved March twenty-sixth, one thousand nine hundred and forty-six (P. L. 1946, c. 38), as the title of said act was amended by chapter seventy-five of the laws of one thousand nine hundred and forty-seven, and repealing section six of chapter forty-seven of the laws of one thousand nine hundred and forty-seven.

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

1. (a) It shall be the duty of each board of arbitration appointed pursuant to chapter forty-seven of the laws of one thousand nine hundred and forty-seven to make written findings of fact and to promulgate a written decision and order upon the issue or issues presented in each case and on the basis of the evidence in the record; provided, however, that such issue or issues shall have been in dispute between the parties; and provided further, that the board shall not render findings of fact, decision or order upon any issue or issues which are not proper subjects for collective bargaining.
for the reason that they do not pertain to wages, hours or conditions of employment.

(b) Where there is no contract between the parties, or where there is a contract but the parties are negotiating a new contract or amendments to the existing contract, and issues arise which are the subject of dispute between the parties in such negotiations, the board shall make a just and reasonable determination of the dispute, and in determining such issues, base its findings of fact, decision and order upon the following factors:

(1) The interests and welfare of the public.

(2) Comparison of the wages, hours and conditions of employment of the employees involved in the arbitration proceedings, and the wages, hours and conditions of employment of employees doing the same, similar or comparable work or work requiring the same, similar or comparable skills and expenditure of energy and effort, giving consideration to such factors as are peculiar to the industry involved.

(3) Comparison of wages, hours and conditions of employment as reflected in industries in general and in public utilities in particular throughout the nation and in the State of New Jersey.

(4) The security and tenure of employment with due regard for the effect of technological changes thereon as well as the effect of any unique skills and attributes developed in the industry.

(5) Such other factors not confined to the foregoing which are normally or traditionally taken into consideration in the determination of wages, hours and conditions of employment through voluntary collective bargaining, arbitration or otherwise between the parties or in the industry.
(c) The board shall not be bound by the strict rules of evidence applicable in a court of law.

(d) The findings of fact, decision and order of the board shall be made within thirty days after submission of the issues in dispute or within such additional period as may be agreed upon by a majority of the members of such board. The findings of fact, decision and order of such board shall forthwith be filed by such board with the Governor, and a copy of such findings of fact, decision and order shall be submitted to each of the parties to the dispute and another copy thereof filed with the State Board of Mediation.

2. Section six of chapter forty-seven of the laws of one thousand nine hundred and forty-seven is repealed.

3. The provisions of this act, and the provisions of chapter thirty-eight of the laws of one thousand nine hundred and forty-six, and the provisions of chapters forty-seven and seventy-five of the laws of one thousand nine hundred and forty-seven, shall become inoperative on and after the thirty-first day of March, one thousand nine hundred and fifty.

4. This act shall take effect immediately.

Approved June 16, 1949.
JOINT RESOLUTIONS
JOINT RESOLUTION No. 1

A Joint Resolution memorializing the President of the United States and the Secretary of State to exercise every force at their command to bring about the release of Josef Cardinal Mindszenty and Bishop Lajos Ordaff, who have been incarcerated by the Communist-controlled Government of Hungary.

Whereas, His Eminence Josef Cardinal Mindszenty, of the Roman Catholic Church of Hungary, and Bishop Lajos Ordaff, of the Lutheran Church of Hungary, have been arrested and imprisoned by the Communist-controlled Government of Hungary; and

Whereas, There is no justification for these arrests and imprisonment; and

Whereas, With implicit faith in the four freedoms, which include freedom of speech and freedom of religion, our nation entered into World War II that liberty might be enjoyed by the people of the earth; and

Whereas, We view with alarm any infractions upon these liberties in any part of the world as inimical to the well-being of free peoples; and

Whereas, The action of the Communists in Hungary is actuated solely by their desire to destroy religious freedom and freedom of worship; and

(1001)
WHEREAS, We consider as a violation of the principle of freedom of religion and freedom of speech the arrest and imprisonment of Bishop Lajos Ordaff of the Lutheran Church of Hungary, in October, one thousand nine hundred and forty-eight, and the recent arrest and imprisonment of Josef Cardinal Mindszenty of the Roman Catholic Church of Hungary, and the persecution of minority religious groups in Greece, Spain, Italy, and other lands; and

WHEREAS, The whole civilized world and all individuals who believe in God, regardless of race, creed or denomination, have been profoundly shocked by the arrest and imprisonment of His Eminence Josef Cardinal Mindszenty and Bishop Lajos Ordaff; and

WHEREAS, The present situation requires that the United States take positive action and serve notice upon the entire world that the right of freedom of worship shall be preserved; therefore,

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

1. That we respectfully request the President of the United States and the Secretary of State to exercise whatever powers may be theirs under our Constitution to seek the liberation of Bishop Lajos Ordaff, Joseph Cardinal Mindszenty, and all others who might be prisoners because of their religious convictions, not only in Hungary, but also in Greece, Spain, Italy, and other nations of the world.

2. That the President of the United States and the Secretary of State make known to the nations and peoples of the earth our deep concern that they might practice and enjoy the freedom of speech and freedom of religion which are a part of our great American heritage.

3. That the President of the United States and the Secretary of State do everything in their power,
Joint Resolutions Nos. 1 & 2

and use every legitimate force, to bring about the release of Joseph Cardinal Mindszenty and Bishop Lajos Ordaff from the Communist-controlled Government of Hungary.

4. This joint resolution shall take effect immediately.

Approved February 7, 1949.

Joint Resolution No. 2

A Joint Resolution to declare the month of April as "Cancer Control Month" and for a proclamation thereof by the Governor.

Whereas, The American Cancer Society, in its fight against a disease that is taking over one hundred eighty thousand lives annually, is carrying out a co-ordinated program of research, service and education in which great progress has been made during the last year; and

Whereas, This program was made possible through the contributions of the people of the United States, responding willingly to the appeal for help to combat cancer; and

Whereas, The American Cancer Society, its State divisions and county chapters, are telling millions of people the facts of cancer through a broad educational program; and

Whereas, Lives are being saved through this education program which emphasizes that many cases of cancer can be saved if detected in time; and
Whereas, The society and its divisions and chapters are conducting a comprehensive program of service to the cancer patients, providing facilities in hospital cancer clinics, bedside nursing care, transportation and surgical dressings for patients, as well as increased diagnostic facilities for the general public; and

Whereas, The society’s research program, guided by the National Research Council, has co-ordinated nation-wide research seeking the causes and cure of cancer, providing grants and fellowships totaling over six million dollars ($6,000,000.00); and

Whereas, A large percentage of the funds contributed in this State will be expended to improve services in the cancer diagnostic and treatment clinics of established general hospitals within this State, and for direct service to cancer patients and residents of this State; therefore

1. The month of April is declared to be “Cancer Control Month” in the State of New Jersey, and the citizens thereof are urged to give their support to the American Cancer Society and its cancer control program.

2. That the Governor by an appropriate proclamation so proclaim the said month of April as “Cancer Control Month” in this State.

3. This joint resolution shall take effect immediately.

Approved March 22, 1949.
JOINT RESOLUTION No. 3

A JOINT RESOLUTION directing the Commission on State Tax Policy to undertake a comprehensive study of the entire State and local tax structure and to report thereon to the Governor and to the Legislature.

WHEREAS, The growing demands upon government, as well as the rising costs of the goods and services purchased by government, have caused the burden of Federal, State and local taxes to mount steadily from year to year; and

WHEREAS. These major tax requirements have made it more important than ever that there be a fair and equitable distribution of the tax burden within each State, and a proper allocation of tax resources among the Federal, State and local governments, if we are to eliminate unnecessary duplication, overlapping and waste in the administration of governmental taxing powers; and

WHEREAS, A systematic review of the entire tax structure is essential to provide the basis for the most efficient administration and use of the existing property tax and the general and special excise taxes, and for a simplification and co-ordination of the State and local tax systems and fiscal relations; and

WHEREAS, The Commission on State Tax Policy established by chapter one hundred fifty-seven of the laws of one thousand nine hundred and forty-five, including its predecessor of the same membership, the Commission on Taxation of Intangible Personal Property (Laws of 1944, Joint Resolution No. 4), has rendered invaluable
service to the Governor, the Legislature and the people of this State in a wide range of general and special tax problems which have been referred to it, and in the course of such work has developed a rich background of materials, a broad understanding of the workings of our present tax system, and a special competence to undertake an over-all tax study; now, therefore

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

1. The Commission on State Tax Policy is hereby directed to undertake a comprehensive study of the entire State and local tax structure, of its relationship to the tax systems of the Federal Government and of other States, and of its impact upon the residents, business, and economy of this State. The commission shall report the results of its study and recommendations to the Governor and Legislature not later than the regular session of the one hundred seventy-fourth Legislature.

2. The commission shall issue such report or reports to this and to succeeding Legislatures as the progress of its work may permit and as it may deem necessary or desirable. In the course of such report or reports, the commission, among such other matters as it may deem appropriate, shall recommend: the manner in which the burden of State and local tax requirements may be more fairly and equitably distributed; methods and procedures for simplifying and co-ordinating State and local taxes and to provide for their most efficient administration; and an appropriate allocation of taxing power as among State, county and local governments.

3. In addition to such other powers as may be conferred upon the commission by law, it shall have power to require any and all State, county, school and municipal officials concerned with the levy, assessment or collection of any State or local tax to provide such information, in such form and
manner and at such time or times, under oath or otherwise, as the commission may deem necessary to accomplish the purposes of this resolution. It shall be the duty of all such officers to assist and co-operate with the commission and, within the limits of available facilities, to provide the commission and its authorized agents and employees with necessary books, papers, documents, records, clerical and technical assistance, and any other services or information relating to taxation, as it may require, and without the payment of any costs, fees or charges whatsoever.

4. The county clerks, registers of deeds, and all other recording officers of the respective counties shall, within the limits of their appropriations and facilities, upon request, provide the commission with such information, data and reports as it may require for the study and analysis of any tax or taxes or of any matter reasonably related thereto, without any cost, fee, or charge whatsoever.

5. The commission may incur commitments and authorize expenditures for the purposes of this resolution within the limits of such appropriation for the uses of the commission as may be included in the general appropriation act.

6. This resolution shall take effect immediately. Approved March 29, 1949.
JOINT RESOLUTION No. 4

A JOINT RESOLUTION establishing a temporary committee to study present facilities and resources, and future needs, for research concerning the prevention of long-term illnesses and for the care, treatment and rehabilitation of the chronic sick in this State, and prescribing its functions and duties.

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

1. There is hereby established a temporary committee of twelve members, each of whom shall be appointed with due regard to his interest in, and knowledge of, the several aspects of the problems of prevention, care, treatment and rehabilitation of the chronic sick. The members of the committee shall be appointed by the Governor. At least two of such members shall be physicians, duly licensed to practice as such in this State, and at least six of such members shall be lay persons.

2. The committee shall be charged with the duty of investigating or causing to be investigated, and of studying and evaluating, present facilities and resources and future needs for the prevention, care, treatment and rehabilitation of the chronic sick in this State.

3. The committee is authorized to hold hearings at such times and places as it shall designate. It may call upon any department or officer of the State Government for such assistance and advice as it may require, and such departments and officers are authorized and directed to render such assistance and advice within the limits of available facilities.

4. Any department of the State Government shall, within the limits of available appropriations,
provide the committee with such consultants as the committee shall deem necessary to assist it in the exercise of its functions.

5. The committee may publish tentative reports of recommendations and hold public hearings thereon.

6. The committee shall submit its report to the Governor and to the Legislature as soon as may be practicable. Such report shall include its findings, including such immediate and long-term proposals as it determines necessary based upon its findings, and such recommendations for legislation as it deems necessary or advisable.

7. This joint resolution shall take effect immediately.

Approved April 11, 1949.

JOINT RESOLUTION No. 5

A joint resolution appointing a commission to investigate the problem of the habitual sex offender; to consider such proposals as may require legislative action and to report thereon to the Legislature; and making an appropriation for the expenses thereof.

WHEREAS, It has come to the attention of the law enforcing agencies of this State that there is a definite trend toward the habitual repetition of sex offenses by a specific group of persons; and

WHEREAS, It is the firm belief of these same agencies that many similar sex offenses remain undisclosed; and
WHEREAS, It is deemed advisable to make a thorough examination of the existing laws of this State and the practices thereunder to determine whether they are adequate to cope with the problem of apprehending the habitual sex offender and thereafter provide either preventive treatment or appropriate institutional confinement of a corrective or therapeutic character; therefore,

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

1. There is hereby created a commission to consist of seven members, one to be appointed from the membership of the Senate by the President thereof, one to be appointed from the membership of the House of Assembly by the Speaker thereof, and five to be appointed by the Governor, with special regard for their training, experience and ability in the field of psychiatry, psychology, penology and allied branches of the sciences related to the prevention, treatment and cure of habitual sex offenders. All such members shall serve without compensation.

2. The commission shall organize as soon as possible after the appointment of its members and shall elect a chairman and may appoint a secretary who need not be a member of the commission.

3. It shall be the duty of said commission to

(a) Determine whether the problem of the habitual sex criminal, the sexual deviate or the sex psychopath should have specific recognition in our statutes for the prevention, treatment and cure of persons engaged in repetitious sex offenses.

(b) Determine whether any amendments can or should be made to existing statutes or whether new statutes should be enacted to make possible the more adequate scientific treatment of the habitual sex offender or sex deviate.

(c) Establish a concise definition of the sex deviate and sex psychopath.
(d) Determine whether any special or additional measures can be provided for apprehension, prevention, treatment and cure of such persons.
(e) Recommend any new types of institutions or modified adaptation of existing institutional treatment which may appear necessary and proper.
(f) Recommend such other methods or procedures designed to reduce the number of sex offenses within this State directly or indirectly attributed to so-called sex deviates or sex psychopaths,
(g) Make a full and concise report of its investigation and recommendations for legislative or other action to the Legislature on or before February first, one thousand nine hundred and fifty.

4. 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, both as to technical, professional and expert opinion on the matter under investigation and as to such other assistance which the commission may deem necessary to a full study of the problem.

5. For the purpose of carrying into effect the provisions of this joint resolution, there is hereby appropriated the sum of ten thousand dollars ($10,000.00), or so much thereof as shall be necessary, to provide for traveling, incidental and secretarial expenses of the commission.

6. This joint resolution shall take effect immediately.

Approved April 11, 1949.
JOINT RESOLUTION No. 6

A Joint Resolution to declare the date of the funeral of Sergeant Joseph J. Sadowski as "Sergeant Joseph J. Sadowski C. M. H. Memorial Day" and for a proclamation thereof by the Governor.

Preamble.

WHEREAS, The late Sergeant Joseph J. Sadowski C. M. H. of Perth Amboy, New Jersey, is being returned for reburial in the soil of his native land; and

Preamble.

WHEREAS, Sergeant Joseph J. Sadowski C. M. H. has set an example of valor and loyalty to our citizens in these trying times and his heroic deed is best portrayed by the citation of the President of the United States in granting to him the Congressional Medal of Honor:

"The White House
Washington

The President of the United States takes pride in awarding the Medal of Honor posthumously to

Sergeant Joseph J. Sadowski
Co. A, 37th Tank Bn, 4th Armored Division,

United States Army

for service as set forth in the following Citation:

For conspicuous gallantry and intrepidity at the risk of his life above and beyond the call of duty at Valhey, France. On the afternoon of 14 September 1944, Sergeant Sadowski as a tank commander was advancing with the leading elements of Combat Command A, 4th Armored
JOINT RESOLUTION No. 6

Division, through an intensely severe barrage of enemy fire from the streets and buildings in the town of Valhey. As Sergeant Sadowski's tank advanced through the hail of enemy fire it was struck by a shell from an 88mm gun fired at the range of 20 yards. The tank was disabled and burst into flames. The suddenness and ferocity of the enemy attack caused confusion and hesitation among the crews of the remaining tanks in our force. Sergeant Sadowski immediately ordered his crew to dismount and seek protection in the adjoining buildings. After his crew had dismounted, Sergeant Sadowski discovered that one member of the crew, the bow gunner, had been unable to leave the tank. Although the tank was being subjected to a withering hail of enemy small arms, bazooka, grenade and mortar fire from the streets and from the windows of adjacent buildings, Sergeant Sadowski unhesitatingly returned to his tank and endeavored to pry up the bow gunner's hatch. While engaged in this attempt to rescue his comrade from the burning tank, he was cut down by a stream of machine gun fire which resulted in his death. The gallant and noble sacrifice of his life in the aid of his comrade, undertaken in face of almost certain death, so inspired the remainder of the tank crews that they pressed forward with great ferocity and completely destroyed the enemy forces in this town without further loss to themselves. The heroism and selfless devotion to duty displayed by Sergeant Sadowski which resulted in his death inspired the remainder of the force to press forward to victory and reflect the highest traditions of the armed forces.

(Signed) FRANKLIN D. ROOSEVELT

WHEREAS, We believe that the true spirit of patriotism and loyalty shown by Sergeant Joseph J. Sadowski should be forever remembered by the citizens of the State of New Jersey; therefore
JOINT RESOLUTIONS Nos. 6 & 7

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

1. The date of the funeral of Sergeant Joseph J. Sadowski is declared to be “Sergeant Joseph J. Sadowski C. M. H. Memorial Day” in the State of New Jersey.

2. That the Governor by an appropriate proclamation so proclaim the said day as “Sergeant Joseph J. Sadowski Memorial Day.”

3. This joint resolution shall take effect immediately.

Approved April 21, 1949.

JOINT RESOLUTION No. 7

A Joint Resolution to provide for the designation of a section of State Highway Route No. 25 as Jersey Girls’ State Highway.

WHEREAS, The American Legion is convinced that the citizens of New Jersey desire to inspire the youth of New Jersey to take a more active interest in government, and accordingly to honor Jersey Girls’ State; therefore

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

1. That the section of State Highway Route No. 25 in the vicinity of Cranbury shall be designated as Jersey Girls’ State Highway as a monument to the interests of the young people of this State who have maintained, and will maintain in the future, an active interest in the government of this State.

2. That the State Highway Commissioner shall file with the Secretary of State a description of the particular section of State Highway Route No. 25
so designated as Girls' State Highway and shall cause to be erected along said highway suitable tablets to perpetuate this resolution.

3. This joint resolution shall take effect immediately.

Approved April 28, 1949.

JOINT RESOLUTION No. 8

A JOINT RESOLUTION to provide for the designation of a section of State Highway Route No. 25 as Jersey Boys' State Viaduct.

WHEREAS, The American Legion is convinced that the citizens of New Jersey desire to inspire the youth of New Jersey to take a more active interest in government, and accordingly to honor Jersey Boys' State; therefore,

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

1. That the section of State Highway Route No. 25 in the vicinity of the new Port Newark viaduct shall be designated as Jersey Boys' State Viaduct as a monument to the interest of the young people of this State who have maintained, and will maintain in the future, an active interest in the government of this State.

2. That the State Highway Commissioner shall file with the Secretary of State a description of the particular section of State Highway Route No. 25 so designated as Boys' State Viaduct and shall cause to be erected along said highway suitable tablets to perpetuate this resolution.

3. This joint resolution shall take effect immediately.

Approved April 28, 1949.
A Joint Resolution authorizing the Division of Fish and Game to name and designate the gorge in the Raritan river, "The Ken Lockwood Gorge."

Preamble. Whereas, The late Kenneth F. Lockwood rendered a lifelong service to the people of this State and was instrumental in advancing our conservation program with respect to the propagation and protection of wild life; and

Preamble. Whereas, As the dean of outdoor writers in the east, he campaigned tirelessly for the establishment of public hunting and fishing grounds and for the policy of stocking our trout streams; and

Preamble. Whereas, His record on behalf of conservation is written into the history of New Jersey's progress; and

Preamble. Whereas, We are desirous of recognizing and commemorating his service by a definite tribute to his memory; now

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

1. The Fish and Game Division is hereby authorized to name and designate the gorge in the Raritan river acquired by the State recently for fishing purposes "The Ken Lockwood Gorge" as a fitting and appropriate recognition of and as a memorial to Kenneth F. Lockwood, an outstanding and unselfish citizen of our State.

2. This joint resolution shall take effect immediately.

Approved April 28, 1949.
JOINT RESOLUTION No. 10

A Joint Resolution concerning the Commission on Municipal Government established by Joint Resolution No. 1 of the laws of one thousand nine hundred and forty-eight.

Whereas, The Commission on Municipal Government established and constituted by Joint Resolution No. 1 of the laws of one thousand nine hundred and forty-eight has submitted to the Governor and the Legislature a "Preliminary Statement" (November, 1948) and a Final Report entitled "Local Self-Government in New Jersey: A Proposed Optional Charter Plan" (February, 1949); and the final report, with bills appended, is now awaiting legislative action; and

Whereas, The commission has undertaken and completed a monumental task of rewriting the entire municipal charter law of this State; and

Whereas, The commission has performed its assigned task in an outstanding and most competent manner with a view toward discharging its responsibility of proposing the manner in which the greatest possible local self-government may be afforded the people of this State, and it is necessary and desirable that the commission's proposals be given the broadest possible basis of public understanding and acceptance before their enactment into law; now, therefore,

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

1. The Commission on Municipal Government, as heretofore established and constituted by Joint Resolution No. 1 of the laws of one thousand nine hundred and forty-eight, is hereby re-established and reconstituted with the same functions, powers
and duties as heretofore. The members of the com-
mmission shall be appointed or reappointed by the
Governor, the President of the Senate and the
Speaker of the House of Assembly, respectively, as
provided in said Joint Resolution No. 1 of the laws
of one thousand nine hundred and forty-eight,
within fifteen days after the effective date of this
joint resolution.

2. The commission is further authorized and
directed to continue its studies, to engage in activi-
ties and programs designed to achieve the broadest
possible public information and understanding of
its proposals; and to receive and consider recom-
mendations for the further improvement and per-
fection of such proposals within the purpose and
spirit of the commission’s report, to afford the
broadest possible home rule under the Constitution
of this State.

3. The commission is directed to have printed a
report or reports containing its recommendations
and the reasons therefor and to draft or to have
drafted bills for introduction in the Legislature to
carry out its recommendations. It shall report its
findings and recommendations to the Governor and
the Legislature during the first regular session of
the one hundred seventy-fourth Legislature.

4. The commission is further authorized and
directed to report to the next session of the Legis-
slature its further recommendations and proposals
relating to the subject of its final report of Febru-
ary fourteenth, one thousand nine hundred and
forty-nine, as well as such other matters within the
scope of its authority as it may deem to be in the
public interest.

5. There is hereby appropriated for the pur-
poses of the commission during the fiscal year
ending June thirtieth, one thousand nine hundred
and fifty, the sum of five thousand dollars
($5,000.00).

6. This joint resolution shall take effect im-
mediately.

Approved April 28, 1949.
A JOINT RESOLUTION constituting a commission to make a study of the services, activities and functions of the Executive Branch of the State Government in the interest of the promotion of further economy, efficiency and improvement in the transaction of the public business of the State.

WHEREAS, In compliance with the provisions of the Constitution of 1947 and in the interest of efficiency and economy, the State departments of the Executive Branch of the State Government have recently been reorganized and consolidated into fourteen principal departments; and

WHEREAS, It is the policy of the State that continuous effort shall be made to increase the efficiency of the operation of the State Government and to effect such economies as may be effected without interference with the efficiency of the operation thereof; therefore,

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

1. There is hereby created a commission to consist of three citizens of this State to be appointed by the Governor, three citizens to be appointed by the President of the Senate and three citizens to be appointed by the Speaker of the General Assembly, of which at least two members to be appointed by the President of the Senate shall be members of the Senate and at least two members to be appointed by the Speaker of the General Assembly shall be members of the General Assembly.

2. It shall be the duty of said commission to make a study of the organization and operation of the Executive Branch of the State Government in
the interest of promotion of further economy, efficiency and improvement in the transaction of the public business of the State, including a study of the several services, activities and functions of said branch of the State Government in order to ascertain whether duplication or overlapping of one with the other exists and, if so, to devise means of promoting further consolidation thereof or the abolition of any thereof which may be found not to be necessary to the efficient conduct of the business of the State, and including a study of the sums customarily appropriated for the carrying on of said services, activities and functions in order to ascertain whether they are of such amount and are so expended as to afford the highest efficiency in the performance of said services, activities and functions consistent with the policy of limitation of State expenditures to the lowest amount required to maintain said 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 consider such matters in connection with its studies as it deems advisable and shall confer with the Governor thereon and shall report its findings to the next Legislature and recommend such legislation as it deems necessary or advisable.

Approved May 21, 1949.
JOINT RESOLUTION No. 12

A Joint Resolution concerning concurrent and reciprocal legislation by the States of New Jersey, New York, Pennsylvania and Delaware, governing the transportation on interstate vehicular crossings and the storage of explosives and inflammables.

Whereas, A fire and explosion occurred in the Holland Tunnel on May 13, 1949, which was caused by the transportation of an inflammable material in a motor vehicle; and

Whereas, The investigation of the accident disclosed the need for regulatory laws designed to prevent similar occurrences and to impose more stringent penalties for the violation thereof; and

Whereas, The subject matter is intrastate, in that explosives and inflammables are stored and transported within the boundaries of the State; and is interstate in that explosives and inflammables are transported through the State of New Jersey from and to the States of New York, Pennsylvania and Delaware, and are transported and stored by and through and on the vehicular crossings and the marine terminals and air terminals of the Port of New York Authority, an instrumentality of the States of New Jersey and New York, and are transported by and through vehicular crossings of the Delaware River Joint Commission and the Delaware River Joint Toll Bridge Commission, instrumentalties of the States of New Jersey and Pennsylvania, and will be transported by and through vehicular crossings to be constructed between the States of New Jersey and Delaware; and
WHEREAS, The vehicles which commonly transport such materials are used both for intra- and interstate purposes, and therefore it is desirable to adopt substantially uniform legislation governing both types of transportation; and

WHEREAS, Legislation governing the transportation on such vehicular crossings and the storage of explosives and inflammables would require concurrent or reciprocal legislation by the States of New Jersey, New York, Pennsylvania and Delaware; now, therefore,

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

1. The Attorney-General is directed, in behalf of the State of New Jersey, to invite the States of New York, Pennsylvania and Delaware, and the Port of New York Authority, the Delaware River Joint Commission and the Delaware River Joint Toll Bridge Commission and any other interstate instrumentalities which may be concerned to participate in the drafting of interstate and reciprocal legislation governing the transportation on such vehicular crossings and the storage of explosives and inflammables, and prescribing proceedings and penalties for violations thereof.

2. The Attorney-General is directed to prosecute the drafting of such concurrent and reciprocal legislation to the end that appropriate bills may be drafted for consideration by the Legislature at its next session.

3. This joint resolution shall take effect immediately.

Approved June 14, 1949.
PROCLAMATIONS
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, The American Nurses Association is celebrating this year the Diamond Jubilee of American nursing; and

Whereas, The people of our State and Nation are forever indebted to the nursing profession for its constantly improved standards of care for the sick and disabled, and for its traditional devotion to every cause of human welfare; and

Whereas, It is most fitting on the occasion of this Diamond Jubilee to pay tribute to America's first professional nurse, who was graduated from the training school at the New England Hospital for Women and Children in Boston in 1873,

Now, Therefore, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim the week of November 14th, through November 20, 1948, as

NURSING PROGRESS WEEK

and I do further hereby proclaim Tuesday, November 16, 1948, as

LINDA RICHARDS DAY

in honor of the incalculable contribution of nurses everywhere to the health and care of people in all walks of life in their time of need. Ever since Miss

(1025)
Linda Richards was graduated as the first professional nurse in America, the nursing profession has grown rapidly, has been alert to every opportunity for professional progress and advancement, and has become a key part in our nation's highly developed system for the care of the sick and disabled. As we acknowledge how much all of us owe to so few, I would request all citizens and all public and private agencies concerned with nursing, to recognize the skill and loyalty of nurses by improving their opportunities for professional advancement, by offering nurses greater rewards for their contribution to human welfare, and by encouraging the development of their fine traditions through better facilities for health and medical care.

Given under my hand and the Great
[seal]  Seal of the State of New Jersey, this fifteenth day of November, in the year of Our Lord one thousand nine hundred and forty-eight, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor

By the Governor:

LLOYD B. MARSH,
Secretary of State.

---

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, For many decades it has been the custom of the American people to set a special day apart for thanksgiving and praise to God for his manifold blessings; and
PROCLAMATIONS

WHEREAS, We Americans are cognizant that we are part of a world that is but slowly recovering from strife and that large numbers of persons still feel the pinch of poverty and fear; and

WHEREAS, Our citizens, mindful of the peace and plenty of our native land, desire again to express our thanks for these blessings;

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim

THURSDAY, NOVEMBER 25, 1948
as
THANKSGIVING DAY

in and for the State of New Jersey.

As we enjoy our holiday, let each and every one of us reaffirm the principles of freedom and democracy which we uphold for ourselves and for all others, and earnestly pray that the blessings we now enjoy may soon be enjoyed by all mankind.

May I urge all families, churches, and institutions to remember once again the Silent Guest—the man, woman or child somewhere near or afar with whom we would share if we could—and to answer this year's appeal with the fervent hope that another year may bring a new peace and the blessings of abundance to those who need our aid today.

Let us pray that with Divine Guidance we may ever be a Nation of free men, free to agree and to differ and to be strong in our diversity, free to assert and reassert the dignity of man and the faith of our fathers.

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 hun-
PROCLAMATIONS

dred and forty-eight, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:

LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

State of New Jersey,
Executive Department.

WHEREAS, Public Law 759 of the 80th Congress, also known as the Selective Service Act of 1948, authorizes the Governor of any State to determine and proclaim that the authorized strength of any organized unit of the National Guard cannot be maintained by enlistment or appointment of persons who are not liable for training and service under such Act, or of persons who served honorably on active duty between September 16, 1940, and June 19, 1948, for a period of ninety days or more but less than twelve months in the Army, the Air Force, the Navy, the Marine Corps, the Coast Guard, the Public Health Service, or the Armed Forces of any country allied with the United States in World War II prior to September 2, 1945; and further provides that upon the issuance of such a proclamation any person, who prior to attaining the age of eighteen years and six months, enlists or accepts appointment in any such organized unit shall be deferred from training and service under that act so long as he continues to serve satisfactorily as a member of such organized unit; and

WHEREAS, I have determined that the authorized strength of certain organized units of the New Jersey National Guard cannot be maintained by
the enlistment or appointment of persons in the categories referred to above;

Now, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, in accordance with Public Law 759, 80th Congress and by virtue of the authority vested in me as Governor of the State of New Jersey, in order that the New Jersey National Guard may discharge its responsibility to the security of the Nation, do hereby proclaim that the authorized strength of certain organized units of the New Jersey National Guard cannot be maintained through the enlistment or appointment of persons referred to in Section 6 (c) (2) A of the Selective Service Act of 1948.

AND I HEREBY direct the Chief of Staff, Department of Defense, State of New Jersey, to maintain a current list of those organized units of the New Jersey National Guard which have not reached or cannot maintain their authorized strengths as designated from time to time by the Chief of Staff under my direction.

I also invite young men from the age of seventeen to eighteen years and six months to enlist in those organized units of the New Jersey National Guard which are not at authorized strength, and thus meet their obligation of service to our country while at the same time they continue their education or employment.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifth day of January, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:

LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

The scientific and industrial progress of America owes much to the genius of Thomas Alva Edison. His creative mind and skillful hands gave to this country and to the world electric light and electric power distribution, the phonograph, the motion picture, and a stream of other inventions which brought many new industries into being. These, in turn, created new employment opportunities and comforts for millions of people.

The life and works of Edison have inspired countless men and women the world over. He continues to serve as an enduring example of the great good that can be achieved under our American system of individual initiative—an example not only for Americans but for people everywhere.

Now, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim February 11, 1949, the 102nd anniversary of the inventor’s birth as

THOMAS ALVA EDISON DAY

in fitting tribute to the memory of a great American. I urge all citizens to review the lasting effect which his achievements have had upon their lives as well as upon the life and progress of our own State of New Jersey and of the Nation.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this eighth day of February, in the year of
Our Lord one thousand nine hundred
PROCLAMATIONS

and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, For the past twenty-six years, the Reserve Officers’ Association of this State has observed the period of February 12th through February 22nd, inclusive, as National Security Week, in which civic and patriotic groups throughout the State have voluntarily joined; and

WHEREAS, The current unrest and uncertainty which grips the world poses a constant potential threat to our nation and our traditions of freedom, and places grave responsibilities upon our nation’s leaders; and

WHEREAS, The responsibility for sustaining our national security must be shared by all our people in every state and every community and by every individual citizen;
Now, Therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim the period from February 12th through February 22, 1949, as

NATIONAL SECURITY WEEK

during which period I request:

That the flag be flown from public buildings, industrial plants, places of business and homes;

That public employees and educational, business, professional, civic and patriotic organizations join in actively supporting the Reserve Officers' Association and the varied activities being sponsored by it in connection with National Security Week;

and

That each citizen give carefully renewed consideration to his or her responsibilities and duties in connection with the problems of national security.

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 forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.
WHEREAS, The Director, Division of Taxation, Department of the Treasury on the fourteenth day of February, one thousand nine hundred and forty-nine, under the provisions of chapter eleven, Title 54, Revised Statutes, reported to the Governor a list of all corporations coming under this act; and

WHEREAS, The following-named corporations so reported have, for the two years preceding such report, failed, neglected or refused to pay the State taxes assessed against them for the year one thousand nine hundred and forty-six, under the laws of the State of New Jersey, and made payable unto the State Treasury; and

WHEREAS, Under the provisions of said act the charters of said corporations are revoked and all powers conferred by law upon such corporations declared inoperative and void, unless the Governor gives further time for payment; 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;

Therefore, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, pursuant to the provisions of said act of the Legislature, do hereby issue this Proclamation that the charters of the following-named corporations so reported and in default, to wit:
Unpaid Taxes for the Year 1946

“A & A Company, Inc.,”
Aaero Transportation Company, Inc.,
A. A. Motor Express, Inc.,
Abarry Realty Co.,
A. B. A. Taxi Company Inc.,
Abbott and Mading, Inc.,
Abbott Tool and Equipment Company,
Abesteru Realty Company,
Able Realty & Mortgage Co.,
Alblock, Inc.,
A. B. Motor Sales, Inc.,
A. B. & N. Realty Co. Inc.,
Abraham Lincoln Cemetery Co.,
Abrech Holding Company,
Absecon Underwriters Agency, Inc.,
A. B. Stone, Inc.,
Abwil Realty Corporation,
Academy Amusement Co., Inc.,
Academy Construction Co.,
Academy Engineering Corp. Inc.,
Academy Florists Inc.,
Ace Floor Waxing & Servicing Co.,
Ace Heat Treating Co.,
A. C. Golzwarden, Inc.,
Acme Auto Sales, Inc.,
Acme Foundry & Metal Products, Inc.,
Acme Holding Co.,
Acme Realty Corp.,
Acme Specialties Company,
Acme Woodworking Co., Inc.,
Acrylic Consultants, Inc.,
Active Realty Company, Inc.,
Adams Yacht Works,
A & D Dairy Corp.,
Addie Realty Co.,
Adelphia Poultry Farm Inc.,
A & D Holding Co., Inc.,
Adolph-Frances Co., Inc.,
Adrianne Millinery, Inc.,
Advance, Inc.,
PROCLAMATIONS

“Advance Printing Co. Inc.”,
A. E. Company,
Aerocraft Corporation,
Aero Machine Products Co.,
A and F Realty Co.,
Agmar Homes, Incorporated,
A. And G. Realty Co., Inc.,
A. H. Fertig Co., Inc.,
Aima Fabrics Inc.,
Aircraft Products, Inc.,
Aircraft Service Co., Inc.,
A. I. Rose Co.,
Airport Servicenter,
Air Power Corporation,
Airvans, Inc.,
Ajabe Company,
A. and J. Fuel Oil Co., Inc.,
A. J. Goldstein Co.,
A. J. S. Corporation,
Alaska Trading Company,
Albar Manufacturing Co. Inc.,
Alberta Realty Company,
Albert Koltzan Inc.,
Alberts Inc.,
Aldena Realty Company,
Aldine Packing Co.,
Al-Dor Corporation,
Alecto Corporation,
Aledel Corp.,
Alexander Beverage Company,
Alexander’s Men’s Shop, Inc.,
Alexandria Realty Co.,
Alex Contracting Company,
Alfred F. Tripone, Inc.,
Alice Dee, Inc.,
Al Koch Inc.,
Al KO Corporation,
All American Apparel, Inc.,
All-American Builders, Inc.,
Allan Mitchell Corp.,
Allegro Company,
Allen C. Eastlack, Inc.,
Allen Home Improvement Co.,
Allen's Incorporated,
Allfour, Inc.,
Allied Apparel Company, Inc.,
Allied Canvas Engineers, Inc.,
Allied Home Builders, Inc.,
Allied Home Insulating Company,
Allied Industrial Development Corp.,
Allied Tool & Die Co., Inc.,
All State Coal & Coke Co.,
All-State Realty Co.,
Allwood Sweet Shoppe, Inc.,
Alman Investment Company,
Almar Corp. Inc.,
Alpha Company,
Alpha Steamship Corporation,
Alrose Realty Corporation,
Alruth Holding Co.,
The Alsa Company, Inc.,
Amabile Bros., Inc.,
Amalgamated Foundries,
Amalgamated Realty Corporation,
A. Marie Sykes, Inc.,
Ambassador Apartments, Inc.,
Amboy Diner, Inc.,
Amboy Homes Inc.,
Amboy Majestic Bakery, Inc.,
Amch Realty Co.,
A. & M. Construction Co.,
American Aluminum Products Corp.,
American Bus Co., Inc.,
"American Canvas Co.,"
American Colonial Homes,
American Electrical Equipment Corp.,
American Electrotyping Company,
American Enterprises Inc.,
American Furniture Manufacturing Co.,
American Ideal Equipment Corp.,
American Loan Co.,
American Motors, Inc.,
American Plating Co.,
American Potteries, Inc.,
American Products Company,
American Securities Service, Inc.,
American Sportswear Manufacturing Co.,
American Syrup Corporation,
American Textile Associated Mills Co.,
Ames Holding Co.,
Amico Construction Co.,
Amity Realty Company,
Amo Inc.,
Ampere Amusement Co.,
Ampere Automatic Machine Company,
Ampere Delicatessen, Inc.,
Ampol Corporation,
Amfrop, Inc.,
Anadel Realty Corp.,
Anbean, Inc.,
Anber Discount Co., Inc.,
Anchor Realty & Improvement Co.,
Ancient Art Corporation,
Anda Brokerage Company,
Anderson Electric Manufacturing Company,
Angell Transportation Co.,
Angelo Domenick Corp., Inc.,
Anigraphic New Jersey Corporation,
A. N. Meister Company,
"Ann & Al's Inc.,"
Anna Rembish Realty Co.,
Anna’s Sportswear Manufacturing Co.,
Ann Darcy, Inc. of New Jersey,
Annesley Aviation, Inc.,
Annita Wine & Liquor Co.,
Ann-Jay Realty Co.,
Ann Ray Cleaners, Inc.,
Ans. B. Decker,
Ansonia Van Lines,
Anti-Acidium Incorporated,
Antler’s Realty Co.,
Anwe Realty Company,
"Apex Machinery Co."
The Appleby and Wood Co.,
Approved Construction Co., Inc.,
Arbeco Aviation,
Arbeeko Realty Corporation,
Arbee Realty Co., No. 2,
Arbor Realty Co., Inc.,
Arcadia Floral Gardens, Inc.,
Arcone Oil Co.,
Ardan Products, Inc.,
Argus Printing Company, Inc.,
Arjay Manufacturing Co., Inc.,
Arjo Realty Co.,
Arkay Finance & Investment Company,
Arlena Towers Development Co.,
Arlington Cemetery Company,
Arlington Coal Co.,
Armenian Cleaning and Dyeing Co., Inc.,
Armm Corp.,
Arnone Holding Co., Inc.,
Arnro Textile Corp.,
Aroca Corporation,
A. R. Paltial, Inc.,
Arrow Floor Waxing & Window Cleaning Service, Inc.,
Artcraft Homes, Inc.,
Artcraft Manufacturing Company,
Arthur B. Johnson Engineering Co. Inc.,
Arthur B. Reeve, Inc.,
Arthur J. Rock, Inc.,
Arthur M. DeMaris, Inc.,
Arthur M. Webb, Inc.,
Artistic Manufacturing Company,
Artistic Tailor Inc.,
The Artistic Wire Products Co. of N. J. Inc.,
Art Persian Lamb Co. Inc.,
Art Print Shop,
Art Theatre Company,
Arvin-Attwater Associates, Inc.,
Asbestos Manufacturing Co. of Eliz.,
Asbury Airport Realty Corp.,
Asbury Park Airport, Inc.,
Asbury Park-Jumping Brook Air Port Inc.,
Asbury Park Manor, Inc.,
Asbury Plaza Holding Co., Inc.,
Asbury Plaza Hotel Corp.,
Asco Sales Corporation,
Associated Enterprises, Incorporated,
Associated Mechanics Inc.,
Associated Military Trading Post,
Associated Publishers, Inc.,
"Associate Management Co.,"
Astor Market, Inc.,
"Astraea Corporation",
Ato Garment Company,
Atlantic Adjustment Corporation,
Atlantic Brokers, Inc.,
Atlantic Business Machines, Inc.,
Atlantic City Beauty Pageant, Inc.,
Atlantic City Credit Rating Service, Inc.,
The Atlantic City and Pleasantville Land Company,
Atlantic City World-Ventnor Town Crier,
Atlantic Electric Sales Corp. of Jersey City,
Atlantic Electric Sales Corp. of Montclair,
Atlantic Engineering Corporation,
Atlantic Highlands Theatre, Inc.,
Atlantic Machine Tool Works, Inc.,
Atlantic Mortgage and Finance Co.,
Atlanticis Holding Company,
Atlas Advertising Agency,
Atlas Agency Inc.,
Atlas Construction Co., Inc.,
The Atlas Improvement Co.,
Atlas Metal Works, Inc.,
Atlas Supply Co.,
Atlas Vending Company,
Atussa, Inc.,
A to Z Corporation,
A. T. Realty Co., Inc.,
Atrebor Realty Corp.,
Audubon Baking Co.,
Audubon Building and Construction Co.,
Augusta Co.,
Auriemma Holding Co. Inc.,
Aurora Farm Kennel, Inc.,
Aurora Investment Company,
Automatic Safety Feeder Co.,
Automotive Surveys Inc.,
Auto Service & Repair Company,
A. V. Bower, Inc.,
Aviation Consultants, Inc.,
Avon Lumber Company, Inc.,
"Avon Realty Co.",
A & V Trading Co., Inc.,
A. Weston, Inc.,
A. W. Grunow, Inc.,
A. W. Holman Co.,
A. W. Investment Company,
A. W. Nelson, Inc.,
A & W Wine & Liquor Corp.,
Ayvad Water-Wings, Inc.,
Aywon Realty Corp.,
A. Z. Service Stations Inc.,

Bachisol Corporation of America,
Bacon Hill Brick Company,
Bad Payers Collection Agency, Inc.,
B. A. G. Realty Co., Inc.,
Bakery Holding Co.,
Balsom Realty Corporation,
Baldwin Co.,
Baldwin Properties, Inc.,
B. A. Levinson, Inc.,
Ball Washing Machine Corporation,
Balrider Realty Corporation,
Balter Co., Inc.,
Bamboo Enterprises, Inc.,
The Bamby Corporation,
Band-Your Hairdresser,
Bankers National Corporation,
Banner Publishing Company,
Baraid, Inc.,
Barbara Company,
Barber Commercial Photo Co.,
Barbene Realty Corporation of New Jersey,
Barclay Distributing Co.,
Barclay Realty Corporation,
Barf Corporation,
Barjalco Corporation,
Barker Live Poultry Corporation,
Barna Realty Co.,
Barney's Cancellation Shoes, Inc.,
Barney Steinberg, Inc.,
Barone Products Co.,
Baron Trucking Co., Inc.,
Baron & Udin Inc.,
Barrel Company of America, Inc.,
Barrie Devices, Inc.,
Barrow Corporation,
Bartiromo Realty Company,
Barton’s Inc.,
Bauer’s Bakery, Inc.,
Bayonne Bakery, Inc.,
Bayonne City Service, Inc.,
The Bayonne Dairy, Inc.,
Bazco Holding Co.,
B. & B. Tire Distributors, Inc.,
B. & B. Transportation Co.,
B. and C. Trading Co. of N. J. Inc.,
B. & D. Products, Inc.,
Beach Land Company,
Beach Realty Co.,
Beach Tan Lamp Corporation,
Beacon Operating Corporation,
Bea Holding Corp.,
Bearman's Confectionery Co., Inc.,
Beaver Lodge Holding Co.,
Becker Bros. Automotive Corp.,
Beck’s Day Camp,
Beeches, Inc.,
Beech Products Inc.,
Bee-Jay Realty Company,
Beekman Corporation,
Bee Syrup Company Inc.,
Begerow’s Inc.,
Behod Realty Co.,
Behrman’s, Inc.,
Belgreen Corporation,
Bellargo Realty Corp.,
Bellaire Products Corporation,
Bella Palermo Pastry, Inc.,
Bell Drug Specialties, Inc.,
Belle Acres, Inc.,
Bellemead Dairy Farms, Inc.,
Bell Punch Company, Ltd.,
“Bellrose Realty, Inc.,”
Bell Storage Co.,
Bell Supply Co. Inc.,
Bell Tavern,
Belmar News Co. Inc.,
Belmont Hardware Co.,
Belmont Tavern,
Belspruce Realty Co.,
Belvidere Corporation,
Belvidere Motor Company,
Benant Holding Company,
Bendix Diner, Inc., No. 2,
Benedict Holding Co.,
Ben Greenfield, Inc.,
Benjamin Dansen, Jr., Inc.,
Benjamin Levy & Co., Inc.,
Benjamin Service, Inc.,
Benjoe Manufacturing Corporation,
Bennel Holding Company,
Bennett and De Pasquale Bros., Inc.,
Bennett Drug Company, Inc.,
Ben's Meat Market,
Benson Delicatessen, Inc.,
Benson and Mills, Inc.,
Ben-Son Realty Co.,
Benson's Garage, Inc.,
Bercam Realty Company,
Berford Packing Company,
Bergen District Realty & Investment Co.,
Bergenfield Public Market, Inc.,
Bergen Holding Co.,
Bergen Housing Corporation,
Bergen Land Company,
Bergenline Poultry & Dairy Farms Inc.,
Bergenline Realty Company,
Bergen Livery, Inc.,
Bergen Newspaper Corporation,
Bergeron, Inc.,
"Bergess Holding Co., Inc.,"
"Berkley Land & Improvement Company",
Berk's Inc.,
Ber-Mor Company, Inc.,
Bernard Construction Company, Inc.,
Berner Agency, Inc.,
Bernett Holding Co., Inc.,
Bernflo Realty Co. Inc.,
Bertells, Inc.,
Bertha Corporation,
Bertlaine Realty Company, Inc.,
Bert McIlveen, Inc.,
Bert Realty Company,
Bert's Sportland, Inc.,
Bestrol Precision Products, Inc.,
Beta Steamship Corporation,
Bettinger Corporation,
Bettman Realty Co., Inc.,
Betty Lee Drug Store, Inc.,
Betty Lee, Inc.,
Beverage Factors, Inc.,
Beverly Bar & Grill, Inc.,
B. and F. Engineering Co.,
B. F. P. Corporation,
B. Frank Smith, Inc.,
B-Holding Co., Inc.,
Bialy & Hancock, Inc.,
Biddle Appliance Inc.,
Biddle & Co., Inc.,
The Big 3 Hardware Co.,
Billbob Company of America, Inc.,
Bill and Rube, Inc.,
Bilt-Rite, Inc.,
Biltwell Products, Inc.,
Biologie Specimens, Inc.,
Bixby's,
Blackburn Agency,
Black-Hill Realty Co.,
Black's Maintenance, Inc.,
Blackstone Construction Corp.,
Blair Realty Co.,
Blanche Holding Company,
Blass Land Company,
B. Lewis, Inc.,
B. L. Gulick, Jr., Inc.,
Bliss Construction Company,
Bloomfield Auto Sales, Incorporated,
Bloomfield Excavating Co., Inc.,
Bloomfield Gardens, Inc.,
Bloomfield Investors, Inc.,
Bloomfield Veterinary Hospital,
Blue Bell Tavern, Inc.,
Blue Mirror Beauty Salon, Inc.,
Blue Point Bar and Restaurant, Inc.,
Blue Vending Service,
Blumetti's Confectionery, Inc.,
B. & M. Mortgage Co.,
B & M Real Estate Company,
Boardwalk Souvenir Company,
Boardwalk Taffy Shoppe, Inc.,
Bob Mulhearn Parking Station, Inc.,
Bob's Cigarette Service, Inc.,
"Bob Winthrop Orchestras, Inc.,
Bogart Realty Corporation,
Bohrmann-Harrison, Co.,
Boltin Music Co. Inc.,
Bonder Glass and Closure Corp.,
Bondholders Investment Co.,
Bond Lighting & Supply Co., Inc.,
Bond Motors, Inc.,
Bonnet Shops, Inc.,
Bonnie Child Infants Wear Corp.,
The Book Nook, Inc.,
Bordentown Trading Company, Inc.,
Born Land Company,
Bover Corporation,
"Boxes, Inc.,"
"The Boyd Company,"
Boyd Development Co.,
Bracalello & Miele Co.,
Bradbury & Hough Inc.,
Bradley Beach Bowling Corporation,
Bradley Boiler Setting Co.,
Bral-Craft, Inc.,
Brand, Inc.,
Braun's Beauty Parlor, Inc.,
B. R. Company,
Bremer Broadcasting Corp.,
Brenerk Corporation,
Brennan Radio & Television Company,
Breth System, Inc.,
Breton Corporation,
Breton Woods Service Station, Inc.,
Brett & Kennerley, Inc.,
Brewer, Inc.,
Brewsters, Inc.,
Briar Realty Co.,
Bridge Holding Corp.,
Bridgeton Safety & Security Co.,
Brierwell Corp.,
Brighton Auto Supply Co. No. 2,
Brixtex, Inc.,
Brisbane Estates Corporation,
Bristol Insulation Co. of New Jersey,
Broadacere Poultry Farms, Inc.,
Broad & Central, Inc.,
Broad Investment Co.,
Broad & Kinney Corporation,
Broadview Foundation Inc.,
Broadway Fur Shop,
Brook Corporation,
Brooks Food Products Corporation,
Brookwood Realty Company, Inc.,
Brown & Keller’s Cleaners and Dyer’s Inc.,
Brown’s Vacuum Cleaner Co.,
Brown’s Outdoor Store, Inc.,
“Bruce Box & Supply Company”,
Bruce, Inc.,
Bruce Woodcraft Corporation,
Brunbrook Builders, Inc.,
Brunswick Terrace Land Company,
Bruskin Agency, Inc.,
Bryant, Inc.,
Bryant Street Corporation,
Bryson Realty Co., Inc.,
B. & S. Brake Lining Company,
B & S Uniform Co.,
“Buby, Inc.”,
Building Improvers Inc.,
Bunty Toy Corporation,
Bur-Mon, Inc.,
Burner Fuel Oil Company,
Burnet Park Development Co.,
Burnett Engineering Corporation,
Burrason Corporation,
Bur-Somer, Inc.,
Burtis-Wight Motors, Inc.,
Burt-Lee-Mac Development Co.,
Burton Brewing Company,
Burton E. Emory, Inc.,
Busch Inc.,
Buttonball Corporation,
Buttonwood Manor, Inc.,
Buttonwood Manor Restaurant Co., Inc.,
"Buvall Investment Corp."
Byran Smith Livery and Garage Company,

"Caldwell Homes, Inc."
Caledonia Trading Corporation,
Calotex Company,
Calumet Realty Company,
Cambert Realty Company,
Cameo Manufacturing Corporation,
Camden Dental Supply Company,
Camden Machine Tool Works, Inc.,
Camden Meat and Produce Market Inc.,
Camden Porch Enclosure Co., Inc.,
Camden Precision Tool & Die Company,
Camera Craft,
Cameron and Maher Inc.,
Camp Corporation, Inc.,
Camp Timberly,
Camp Wapello, Inc.,
C. A. Munger, Inc.,
Cannon Realty Co.,
Canterbury Gardens, Inc.,
Cape May County Times Company,
Capewell and Zoeller, Inc.,
Capital Macaroni Co.,
Capitol Holding Company,
Capitol Outfitters, Inc.,
Capitol Tire Co., Inc.,
Capor Holding Co.,
Cardenas City Water Works Company,
Career Training Institute,
Caribbean Oil Company, Inc.,
Carlisle Realty Co.,
Carlos Verdi Cigar Company, Inc.,
Carlo Wine and Liquor Company,
Carlton Inn,
Carlton P. Roberts, Inc.,
Carlton-Suburban Corporation,
Carmen's, Inc.,
Carol Products Corp.,
Caromar Company,
Carr Holding Company,
Carrier Enterprises Inc.,
"The Casablanca Company",
Casino Amusement Co.,
Casper Holding Corporation,
Casting Corporation Of America,
Castle Farms,
Catello Holding Company,
Causeway Incorporated,
C. B. & C., Inc.,
C. B. Manufacturing Co.,
C. & C. Packing Co., Inc.,
C. D. & D. Co., Inc.,
C. D. Holding Corp.,
C. E. Brown Lumber Co.,
C & E Corporation,
Ceelf Properties, Inc.,
C. & E Laboratories, Inc.,
Celia Realty Co.,
Cemco Inc.,
Center Motors, Inc.,
Central Construction Co.,
Central Cranberry Company,
Central Dental Supply Co.,
Central Jersey Milk Transportation, Inc.,
Central Market,
Central Purchasing Co.,
Central Tailors, Inc.,
Century Products Company,
Certified Chemical Corp.,
Certified Products Inc.,
Cewein Realty Corp.,
C. E. W. Realty Company,
C. & F. Realty Company,
C. G. and W. Inc.,
Chadel Holding Corporation,
Chain 5-10-25¢ Store,
Chain Holding Corporation of New Jersey,
Chain Store Holding Co.,
Chaitin Eyesight Service, Inc.,
Champion Motors, Inc.,
Chapnell’s, Inc.,
Charles A. Seitel, Inc.,
Charles Beseler Company,
Chas. C. Wood, Inc.,
Charles D. Heavey Demolition Co.,
Charles D. Woolsey Corporation,
Charles Franke Nurseries, Inc.,
Charles J. Harrold, Inc.,
Charles J. Hibbard, Inc.,
Charles J. O’Connor & Co., Inc.,
Charles Michaels, Inc.,
Chas. Pfadenhauer, Inc.,
Charles Raia, Jr., Company, Inc.,
Chas. R. Demarest, Inc.,
Charles R. Hunter, Inc.,
Charles & Roger, Inc.,
Charles Warren Harlow Co.,
Charles Weisbart. Inc.,
Charlie’s Cut Rate Market, Inc.,
Charles Servicenter,
Charlon Sweet Shop,
Charm Lane of Red Bank, Inc.,
Charm Realty Company,
Charm Sportswear,
Char-Mur Realty Corp.,
Charney’s Inc.,
Charter Oak Realty Co.,
Chatel Realty Company,
Chatham Contracting Co., Inc.,
Chatter Box,
Chatterbox Dining Room, Inc.,
C. H. Davies Co., Inc.,
Check Corporation,
Checker Taxi Cab Company, Incorporated,
Chelboard, Inc.,
Cheldin, Inc.,
Chellamen Realty Co.,
Chelmont Company,
Chelann Beverage Company,
Chestnut Corporation,
Chiat & Kretchmer Inc.,
Chic Shop, Inc.,
Children's Investment Company,
Childs-Elliot Co.,
Chimica Corporation,
Chio Holding Company,
Choice Holding Co.,
Choiot-Vanderhoef, Inc.,
Chris Rex Trading Co.,
Chronicle Corporation,
Church Street Realty Company,
The Circle Restaurant, Inc.,
Ciro Tarantino & Sons,
City Construction, Inc.,
City Development Company,
City Fruit Exchange of Jersey City,
City Fruit Exchange, Inc. of Union City, N. J.,
City Hall Auto Radiator Co.,
City Hall Delicatessen,
City Line Express,
City Line Realty Co.,
City-Wide Holding Co.,
C. J. M. Realty Company,
C. Johnson & Company, Inc.,
C. K. Berry Co., Inc.,
Claremont Construction Co.,
Clare Securities Co.,
Claridge Restaurant, Inc.,
Clark Rubber Manufacturing Corp.,
Clark Trucking Company,
Claude W. Birdsall, Inc.,
C. L. C. Co., Inc.,
Cleanart, Inc.,
"Cliffwood Realty Co."
Cliflight Tavern, Inc.,
Clifton D & H. Realty Company,
Clinton Building, Inc.,
Clinton Hill Wines & Liquors, Inc.,
Clinton House,
Clinton Office Supply Co., Inc.,
Clinton Realty Corporation,
Clinton Sales Co.,
The Clock,
Cloverhill Packing Co.,
"Clover Leaf Park Mausoleum, Inc.,”
C. M. Cryan & Co. Inc.,
Coach Craft, Inc.,
Coastal Goat Dairy, Inc.,
Coastal Packing Co. Inc.,
Coast-Wide Photo Service, Inc.,
Cockatoo, Inc.,
Co-francesco Live Stock Co. Inc.,
Cohen & Adler, Inc.,
Cohen Realty & Building Co.,
Cohen Realty Company,
Coit Chemical Co., Inc.,
Cojac Company,
Colonial Farms, Inc.,
Colonial Manufacturing Co., Inc.,
“Colonial Millwork & Lumber Co., Inc.,”
Colonial Realty Developing Company,
Colonial Specialties Co., Inc.,
Columbia Aircraft Products, Inc.,
Columbia Chemical Corp.,
Columbia Container Corporation,
Columbia Fireworks Manufacturing Company,
Inc.,
Columbia Holding Company No. 2,
Columbian Tavern, Inc.,
Columbia Packing Company, Inc.,
Combined Business-Investment Services, Inc.,
Combined Investments, Inc.,
Combustrol Equipment Co., Inc.,
Comer Construction Co., Inc.,
Comet Company,
Commerce Shares Corporation,
Commercial Art Photo Service,
Commercial Avenue Realty Company,
Commercial Coal Company,
Commercial Crumb, Inc.,
Commercial Investment Company,
Commercial Laundry Co.,
Commercial Realty & Improvement Co.,
Commercial Refrigeration Service Co.,
Commonwealth Finance Corporation,
Communi-paw Auto Repair & Painting Co., Inc.,
Community Construction Co., Inc.,
Community Opticians, $7.00 Eyeglasses, Paterson, Inc.,
Community Opticians $7 Eyeglasses Trenton Corp.,
Community Service, Inc.,
Compo-site Incorporated,
Concrete Construction Co.,
Conduit Construction Company of New Jersey Inc.,
Connett Hat Corporation,
Conover Company,
Conover & Matthews, Incorporated,
Conquiesco, Inc.,
Conrad Realty Co.,
Conrad Realty & Mortgage Co., Inc.,
Conrobert,
Consolidated Enterprises, Incorporated,
Consolidated Motor Sales, Inc.,
Construction Engineering Service,
Continental Auction Outlet Store, Inc.,
Continental Paper Box Co. Inc.,
Continental Press Bureau,
Controlled Investments Company,
Co-operative Metals Company,
Cooper Building Material Co. Inc.,
Cooper Hosiery Co.,
Cooper Square Realty Corporation,
Coppage Holding Company,
Coral Sea Products Co. Inc.,
Cornelia Goodd,
Coronation Co.,
Corporation Maintenance Company,
Corrosanti Chemical Co., Inc.,
Corson & Co.,
Corvis Corporation,
Cos-Hay Corporation,
Cosmer Realty Co. Inc.,
Cosmevo Surgical Supply Co. of Hackensack,
Cottage Investment Company,
County Realty Co. Inc.,
County Underwriters Agency, Inc.,
Courier Investment Company,
Court Investment Company,
Cowega Realty Company,
Craft Sales, Inc.,
Craft Sportswear Inc.,
Crain, Inc.,
Crampton Realty Company, Inc.,
Craythorn-Nickerson Company, Inc.,
Creamland Dairies, Inc.,
Crea-Mont Realty Corporation,
Credit Adjusters and Collectors,
The Credit Clearing House of Monmouth County,
Creditors' Co-operative Collection Co.,
Crescent Gardens,
Crescent Investment Corporation,
Crescent Realty Company,
Crescent Sportswear, Inc.,
Crest Acre Corporation,
Crest Drive Homes, Inc.,
Crew Realty Co.,
Cro Construction Co.,
Crowell Tool & Machine Company, Incorporated,
Crown Bakery, Inc.,
Crown Capital Corp.,
"Crown Electric Co., Inc.",
Crown Engineering Company,
Crown Kiddie Togs Corp.,
Croydon Holding Corp.,
C. Trefz, Inc.,
Cumberland Development Co.,
Cumberland Hotel Realty Co.,
Cummins Diesel Engines Corporation of New Jersey,
Curtis Mfg. Co.,
Custom Research Laboratories, Inc.,
Cutler Metal Products Co.,
Cutler Service Garage, Inc.,
Cutter Grinding Corporation,
Cynmax Holding Co.,

Dacar Dining Car Co. Inc.,
Daco Realty Co.,
Dahill Court, Inc.,
Daily Printing Service, Inc.,
Daisart Sportswear, Inc.,
Dal-Mos, Inc.,
Da Lou Diner, Inc.,
Dandora Realty Company,
Dandy Realty Co.,
Daniel Berliner & Co.,
Daniel B. Frazier Co.,
Daniel PetruCELLI, Inc.,
"Daniel Realty Company",
Danielson & Reaves, Inc.,
Danilyk Window Cleaning Service, Inc.,
D'Aquilla Produce Co., Inc.,
Dauray Textiles, Inc.,
Davan Building Co.,
"Dave's Meat Market Inc.",
David Allan Corporation,
David Funding Co.,
David Jelling, Inc.,
Davis Avenue Homes, Inc.,
Davis & Gulick, Inc.,
Day Realty Corporation,
Daysam Corporation,
D & B Fur Manufacturing Company,
D. Bramhall Corp.,
D & D Building Co., Inc.,
D. & D. Macaroni Co.,
Deaness Corporation,
Dean Holding Company, Inc.,
Deas Cabinet Building Co.,
Decatur Realty Corporation,
Decorative Arts League,
Decter-Rocklin Optical Co., Inc.,
Deepwater Fishing Co. Inc.,
Deer Hill Park,
De Fillipo Company,
Delatush Agency,
Delaware River Land Company,
Del Elizabeth Jitney Co.,
Delhart, Inc.,
Della Realty Corporation,
Delli Paoli Realty Company,
Delray Corporation,
Delta Realty Co.,
De Marco Company,
Demarest Holding Co.,
Denis Gallagher, Inc.,
Dental Equipment & Supply Company,
Denver Holding Company,
Denver Realty Co., Inc.,
Dewey Coal Company, Inc.,
Dewey Street Realty Company,
Dexter Sales Corp.,
D. G. Corporation,
D. G. R. Incorporated,
D. & G. Sales Co. Inc.,
D & H Coat Co., Inc.,
D. H. R. Corporation,
D. and H. Realty Corporation,
Diamoloy Corporation,
Diamond Electronic and Plastic Corp.,
Diane Realty Company,
Di Bari Transportation Company,
Dick & Pete’s Cocktail Bar,
Dick Wood Auto Sales, Inc.,
Diehl Laboratories, Incorporated,
Digreg Realty Corporation,
Di-Mo Holding and Investment Company,
Di Salvo Studios, Inc.,
“District Holding Co.”,
“Di Trani Roofing & Siding Co., Inc.”,
Division Place, Inc.,
Dixie Tool & Manufacturing Co.,
D. M. Myers, Inc.,
Dobbin Meat and Poultry Markets Inc.,
Doben Agency, Inc.,
Dr. Krauter’s Laboratories, Inc.,
Dr. S. A. Slocum, Inc.,
Dollar John’s Inc.,
Domestic Realty Company,
Dominion Holding Company,
“The Donnelly Corporation,”
Don-Ro Realty Company,
Don’s Inc.,
Doris Holding Co.,
Dorlaine Manufacturing Corp.,
Dorothy Holding Company,
Doty Holding Company, Inc.,
Donai Corporation,
Douglass-Bergey & Co., Inc.
Dover Motor Co.,
Dowler Realty Corporation,
Downtown Market, Inc.,
Dowroco Inc.,
Dragon Real Estate Co., Inc.,
Drake-Clute Manufacturing Co.,
D. R. Clothing Co., Inc.,
Dreier and Abrams, Inc.,
D. R. Hummer, Incorporated,
Dri Dux Company, Inc.,
D. R. Lowenthal's, Inc.,
D & S Diner, Inc.,
Dual Squad Medical Aid Kit Co.,
Duard Company,
Dubin Silk Mfg. Co., Inc.,
Dubonnet Operating Corporation,
Duetsch Holding Co.,
Dug-Out, Inc.,
Duke's Inc., of South River, N. J.,
Dumbarton Realty Co.,
Duncan Credit Corporation,
Dunlop Tire Co., Inc.,
Duo Service Shop Incorporated,
Durable Dress Co., Inc.,
Durable Holding Co., Inc.,
Duraboard Corporation,
Du-Rite Plastics Co., Inc.,
Duro Tool & Die Inc.,
D. & V. Processing Company, Inc.,
Dwelling, Inc.,
D. & W. Holding Company,
D-W Holding Company,
D. Y. M. Corporation,

Eagle Food Corp.,
Eagle Investment Company,
Eagle Packing Company,
Eagle Realty Co.,
E. A. McMahon, Inc.,
E. A. Moore Company, Inc.,
Earle Corporation,
East End Market, Inc.,
Eastern Bronze Powder Company, Inc.,
Eastern Cutter Corporation,
Eastern Dairy Machinery & Supply Corp.,
Eastern Discount Corporation,
Eastern Cleaning Plant, Inc.,
Eastern Electronics, Inc.,
Eastern General Agency Company,
Eastern Industrial Corp.,
Eastern Lamp Company,
East Newark Holding Co.,
Easton Avenue Company,
East Paterson Coal and Supply Co., Inc.,
E and B Housing Co., Inc.,
Ebixco, Inc.,
Ebro Corporation,
E. B. R. Realty Co., Inc.,
Ebs Tool Engineering Corp.,
E. B. S. Trucking Co., Inc.,
Ecarg, Inc.,
Economy Built Corporation,
Economy Electrical Equipment Corp.,
Economy Furniture Store,
Economy Grocery and Delicatessen Stores, Inc.,
Economy Lighting Company,
Ecot Corporation,
E. C. Wyckoff Inc.,
Edco Manufacturing Corporation,
Eden Kosher Poultry, Inc.,
Edgebrook Inc.,
Edgewood Homes, Inc.,
Edison Hardware & Supply Co. Inc.,
Edista Realty Company, Inc.,
Edkin Inc.,
E. D. L. Products Corp.,
Edmore Corporation,
Edpol Corporation,
Edrose Realty Corporation,
Edru Realty Company,
"Edson Products, Inc."
Edwall Realty Co., Inc.,
Edward Nelson, Inc.,
Edwin J. O'Malley, Inc.,
Efem Realty Co.,
Eff Ess Realty Corp.,
Eff Holding Company,
Ehrich Supply Co.,
Eidas, Inc.,
18 Clarendon Court Company,
18-22 Augusta Street, Inc.,
Eight Five Seven Broad St., Corp.,
863 Boulevard Corp.,
85 Brighton Ave. Corp.,
81 Smith Street, Inc.,
E. J. Carlson Realty Company,
E. K. Corporation,
El- Car, Inc.,
Electrical Equipment & Supply Corp.,
Electric Arc, Inc.,
Electro Copy Equipment and Supply Co. Inc.,
Electro Forgings Inc.,
Electroptics, Inc.,
Electroseal Products Corp.,
Eleda Cosmetics, Inc.,
Elevator Manufacturers’ Corp.,
Elin Auto Supply Co.,
Elizabeth Sign Company,
Elizabeth Wood Shop, Inc.,
Elizabeth Wrecking Co.,
Eljay Realty Corporation, No. 1,
Elks Investment Co., Inc.,
Elkton Realty Co.,
Elleff Investment Corp.,
Ellem Company,
“Elliott Commercial Fishing Corporation”,
Elsea Company, Inc.,
Ellsworth Realty Corporation,
Elmora Corporation,
Elmora Estates, Inc.,
El Mora Laboratories, Inc.,
Elm Realty Company,
Elore Corporation,
Elray Land Company,
Elsie Eliza Corporation,
Elsmere Company, Inc.,
Embassy Construction Co., Inc.,
Emco Products Corporation,
E. and M. Corporation,
Emel Manufacturing Corp.,
Emerson Manufacturing Company,
Emerson Plumbing & Heating Co. Inc.,
Emmale Realty Co. Inc.,
Emmons Corporation,
Empire Associated Mills, Inc.,
Empire, Inc.,
Empire Mattress Co.,
Endee Realty Co.,
Endurette Corporation of America,
Enes Realty Co.,
Engel Defense Homes, Inc.,
Engineering Advisory Corporation,
Engineering Investment Corporation,
Engleclint Construction Co.,
Englewood Business School,
Englewood Journal, Inc.,
English Evans Co.,
Enney Investment Corporation,
E. & N. Realty Company,
Enterprise Publishing Co., Inc.,
Enterprises, Inc.,
En Vie Food Corporation,
E. O. Holding Co.,
Equality Agency, Inc.,
"Equipment Distributors, Inc.",
Equitable Investment Corp.,
Equity Trading Corporation,
Erickson and McMurry, Inc.,
Eric Shipbuilding Corporation,
Eric Welding Company,
Erma Investment Corporation,
Ermanest Corp.,
Ervin Manufacturing Co. Inc.,
Ervin Abattoir, Inc.,
Esja & H. Inc.,
Eskay Builders Inc.,
Esmar Corporation,
Esposito Holding Company, Inc.,
Essanbee Investment Corp.,
Essaness Realty Co., Inc.,
Essbee Trucking Co., Inc.,
Essex County Health Institute, Inc.,
The Essex Mortgage Corporation,
Essex Sand-Blasting Co., Inc.,
Essex Underwriters Agency,
Essgee Corporation,
Esskay Restaurant, Inc.,
Esskay Sales Co. Inc.,
Esta Corporation,
Estate of Johanna Lehman, Inc.,
Estates of Atlantic City, Inc.,
Estate of Yette Schiller, Inc.,
E.T.L. Realty Co., Inc.,
Eucker Ice Company,
Eureka Distributors, Inc.,
Eureka Sweet Shoppe,
Eutaw Realty Company,
Evangelical Gardens, Inc.,
Evans Construction Company,
Evelan Holding Co.,
Evergreen Realty Co.,
The Everlite Corporation,
Ever Ready Radio and Television, Inc.,
Evinvestments, Inc.,
"Evmar Company",
E & W Corporation,
Excello Holding Co.,
Excel Manufacturing Co.,
Excelsior Holding Co. Inc.,
Exchange Securities Co.,
"Exhibitors, Incorporated",
Export Chemical Company,
Eye-Care Laboratories, Inc.,

Fabricated Products Corporation,
Fabricators of Plastics, Inc.,
Fabri Company, Inc.,
Face & Figure Salon, Inc.,
Fairboyd Realty Co.,
Fairfax Hotel Inc.,
Fairfield Realty Company,
Fairfield Tavern, Inc.,
Fair Lawn Agency,
The Fair Lawn-River Road Corporation,
Fair Liquor Stores, Inc.,
Fairview, Inc.,
The Fairways,
Fair Realty Company,
Falcon Wines & Liquors, Inc.,
Falls Pavilion,
Family Liquor Store, Inc.,
Famous Bakery,
Fan Realty Co.,
Fanwood Auto Service Company,
"Farber and Son, Inc.",
Farhood Operating Co.,
"Farm Fresh Poultry Company",
Fashion Weavers, Inc.,
F and D Holding Co. Inc.,
Federal Auto Body Inc.,
Federal Auto Finance Corporation,
Federal Warehouse Company, Inc.,
Federal Wood Products, Inc.,
Feinberg's, Inc.,
Ferber Manufacturing Co. Inc.,
Fernwood Hall Inc.,
Fernwood Realty Co.,
Ferris-Caprario Motor Co. Inc.,
Ferris Instrument Corporation, Inc.,
Ferris Instrument, Inc.,
F. & F. Leahy Co.,
F. & F. Specialty Manufacturing Co.,
Fishman's Famous Knishes,
Fidelity Finishes Inc.,
Fidelity Investment Company of Bayonne,
Fidelity Oil Company,
Fieldstone Tavernt, Inc.,
Fiesser's Flowers, Inc.,
Fifteen, Inc.,
15 Magnolia Street Corporation,
Fifty Anderson Street Corp.,
50-52 Mainco, Inc.,
54 Van Ness Place, Inc.,
57 Westervelt Corporation,
56 Broad Street Bloomfield Corporation,
Filson Manufacturing Company, Inc.,
Finch Coal Company, Inc.,
Fine Gowns, Inc.,
Fiorito Co.,
Fischbach's Bakery,
Fischer Auto & Appliance Stores,
Fisher Inc.,
Five Corners Tinsmith and Roofing Co. Inc.,
515-517 Newark Avenue Holding Co. Inc.,
515 Harrison Street, Inc.,
555 East 27th St. Corp.,
"The 553-555 Corporation",
553—78th Street Corporation,
"568-572 Roosevelt Avenue, Inc.",
566 Walnut Street Corp.,
562 West Side Avenue Co., Inc.,
513 Cookman Ave. Corp.,
"532 New Brunswick Ave., Inc.",
523 Newark Avenue Holding Co., Inc.,
5700 Palisade Realty Corp.,
5722 Fifth Ave. Corp.,
F & K Corp.,
F. K. E. Corporation,
Flats and Rooms, Inc.,
Fleck Agency, Inc.,
Fleet Transportation Co.,
Fleron Manufacturing Company, Inc.,
Fletcher's Auto Exchange, Inc.,
Fletcher, Tremaine & Russell, Ltd.,
Floor Maintenance Supply Corporation of New Jersey,
Floran Holding Corporation,
Floran Realty Corporation,
Florence Corporation,
Florestev Co., Inc.,
Florida Terrace Corp.,
F. N. M. Realty & Investment Company,
Foam-Olio Company, Inc.,
Food Merchandising-Publishing Co. Inc.,
Food Supplements,
Forange Realty Corp.,
Ford's Express and Transfer, Inc.,
Fords Vending Company,
Forest Brook Homes Inc.
Forest Haulage Co. Inc.,
Forsythe's Frozen Foods, Inc.,
48 Orange Street Holding Corporation,
Forty-Eight Walnut Inc.,
48 York Street Corporation,
Forty Four Mercer Street, Inc.,
Forty-Seven Duncan Corporation,
47-53 Milford Ave. Co.,
Foundation and Excavations, Inc.,
400 Central Avenue Co.,
455 Passaic Avenue Investment Company,
451 Palisade Av. Corp.,
457 Compton Avenue Realty Co.,
440—51st St. Corp.,
498 Avenue C Company, Inc.,
493 Groom Street, Inc.,
Four Thirty-Seven Broadway Corporation,
427 Boulevard Incorporated,
4056 Boulevard Holding Company, Inc.,
Fourth and Railroad Realty Co.,
Fox Smoked Fish Corp.,
Franbar Holding Corporation,
Franber Investment Company,
Francavilla & Sons, Inc.,
Francine, Inc.,
Franco Brothers Realty Corp.,
Franick Enterprises, Inc.,
"Franjo Realty Corporation",
Frank Beers Inc.,
Frank Dailey’s Terrace Room,
Frank D. Heenan, Inc.,
Frankfur-Rolla Corporation,
Frank G. Dubois, Inc.,
Frank G. Utter, Inc.,
Frankham Realty Corporation,
Frank J. Bock, Inc.,
Frank J. Hall, Inc.,
Frank Kaiser Corporation,
Franklin Construction Co.,
Franklin Emerson Producing Company, Inc.,
Franklin Manufacturing Company Inc.,
Franklin Park Estates,
Franklin Realty and Construction Company,
Franklin Scrap Iron and Metal Corporation,
Franklin Sportswear, Inc.,
Frank L. Prince & Son, Inc.,
Frank Manning Equipment Company,
Frank Notte, Inc.,
Frassa Scavenger Co. Inc.,
Frederic B. Thomason Inc., of New Jersey,
Frederick Aldhous, Incorporated,
Frederick Bugasch Inc.,
Frederick Furniture Co., Inc.,
Frederick J. Dieterle, Inc.,
Fredrick’s Inc.,
Fred Mezger, Inc.,
Fred’s Service Station, Inc.,
Free Bridge Tavern,
Freehold Farmers Market,
Freehold Trotting Association,
Freight Brokers, Inc.,
French Villa, Inc.,
Fresh Grown Preserve Corp.—N. J.,
Freudenberg & Thomas, Inc.,
Frey Corporation,
Friedes and Guralnik, Inc.,
Fried & Fishman Co., Inc.,
Friedman Express and Trucking Corp.,
Frontenac Fish Company,
Fruit Growers, Inc.,
Fruitland, Inc.,
F. R. W. Corp.,
F & S Hotel & Realty Co. Inc.,
Fucene, Incorporated,
Fuel Adjustment Corporation,
Full-O-Lite Corporation,
"Fulton Garden Apartments Inc. ",
Fulton Market,
Furrier, Inc.,
Futurity Realty Corporation,

The Gables Company,
Galeo Realty Co., Inc.,
The Gale Corporation,
The Gansler Agency,
Garage Realty Company, No. 2,
Gardenaire-Rainbow, Inc.,
Garden Luncheonettes,
Garden State Dairies of Millville, N. J.,
Garden State Housing Company, Inc.,
Garnet-Flynt Corporation,
Garnet Radio Corporation,
Garret Rock Ice and Land Company,
Garrisonia Hotel and Apts., Inc.,
Garry Holding & Construction Co.,
Garry & Sons Garage,
Garwood Homes, Inc.,
Gary, Inc.,
Gasper Construction Co.,
Gates Realty Company,
"Gaylo Realty Company, Inc."
Gazevitz Building Co. Inc.,
G. B. G. Corporation,
G. & C. Corporation,
Gedhom Realty Co.,
Gee Lee Holding Co., Inc.,
General Aircraft Corporation,
General Building Repairs, Inc.,
General Building Supply Company,
General Cleaning Co. Inc.,
General Commodities Corporation of N. J.,
General Concrete Corp.,
General Finance Co.,
General Holding Co., Inc.,
General Household Products, Inc.,
General Land Development Company,
General Lock-Nut Corporation,
General Mechanics Co. Inc.,
General Metalizing Co.,
General Metal Plate Corporation,
"General Painting & Decorating Co."
General Plate Glass Co.,
George F. Denis, Inc.,
George Glickfeld Plumbing Co. Inc.,
Geo. H. Guerin Inc.,
The George H. Roberts Agency, Inc.,
George I. Hull Co.,
The George Realty & Investment Co.,
George Tauber, Inc.,
Gerald A. Matteo, Inc.,
Geraldine Realty Co.,
Gerted Corporation,
Getheral Housing Corp.,
G. G. G. Realty Co., Inc.,
G. H. Corporation,
G & H Holding Co.,
Giant Tiger Beef Co.,
Gibbs Super-Sunoco Service Station,
Gilbert and Holmes, Inc.,
Gilbert H. Shepard & Son, Inc.,
Gilbert Realty Company,
Gilbess, Inc.,
Giles Garden Homes, Inc.,
Gilleon Realty Co.,
Gilt Edge Credit Relief Co., Inc.,
The Gilt Edge Van Lines, Inc.,
Gladdon Hall Apartments, Inc.,
Glenbar Realty Co., Inc.,
Glencar Realty Company,
Glendola Construction Co.,
Glen-Forest, Inc.,
Glengar Corporation,
Glen Gardner Development Co., Inc.,
Glenn Holding Co.,
Glen Oaks Corporation,
Glen-Rock Estates, Inc.,
Glenwood Corporation,
Glo-Bar Holding Co.,
Globe Mortgage & Finance Co.,
Globe Realty & Investment Co.,
Globe Restaurant, Inc.,
Globe Shirt Co., Inc.,
Glo-Lite Plastics Inc.,
Gloria Bridal Shoppe,
Gloria-Esther Co.,
Gloria May Realty Co. Inc.,
Gloucester Leather Corporation,
Goelz Realty Co.,
Golchar Realty Inc.,
Goldbloom Realty Corporation,
Gold Dust Development Corporation,
Goldie Realty Co.,
Goldmans Pharmacy, Inc.,
Goldmans Prescription Pharmacy Inc.,
Goldseal Construction Corp.,
The Goldsmiths,
Goldwerg Realty Co.,
G. O. L. Holding Co., Inc.,
Goodenough Drug Company,
Goodwin Company, Inc.,
Gorhans Cafe, Inc.,
Gorman-Testa Beverage Co., Inc.,
Governor Bar & Grill, Inc.,
"Granco Company",
Grand Dairy & Grocery Market, Inc.,
Grand Delicatessen, Inc.,
Grand Hotel Management Company of New Jersey, Inc.,
Grand Hungarian Hotel Corporation,
Grandon Realty Company,
Grant Engineers, Inc.,
Grant's Sea-Food Inc.,
Gra-Rel, Inc.,
Grassman, Stewart & Kreh, Inc.,
Grayson & Company,
Graystone Oil Co.,
Graziano Fuel Oil Vaporizer Corporation,
Great Eastern Gun Club, Inc.,
Great Western Fur Blending Co.,
Greenberg Holding Company,
Greenbrook Realty, Inc.,
Green Curve Realty Company,
Greene 218 Corp.,
Greenhill Realty Co.,
Greenville News, Inc.,
Greenwich Shipbuilding & Repair Company,
Greenwood Builders, Inc.,
Greenwood-Pacific Holding Corp.,
Greenwood's Tavern, Inc.,
Gretlee Realty Corp.,
Gretmir Realty Co.,
Grey Higbie, Inc.,
Grimmer Motor Sales, Inc.,
Grisam Holding Co.,
Gross Bros. Company, Inc.,
Gross Dress Shoppe,
Grove Properties, Inc.,
Grove Reconditioning Company,
Grover Holding Company,
G. T. N. Company, Inc.,
G. & T. Realty Co.,
Guaranize Egg Service, Inc.,
The Guaranteed Safety Razor Corporation,
Guaranty Tool & Die Corp.,
Guest Guide Company, Inc.,
Guild Memorials Co., Inc.,
Gurachs Food Products,
Gussie Realty Co.,
Guth Electrical Company,
Guyer Brothers, Incorporated,
Guzzi Construction Co.,
G. & W. Pants Makers, Inc.,

Hadd, Inc.,
Haddonleigh Estates, Inc.,
Haddon Realty Co.,
Haddon Supply Corp.,
Hagens Bowling & Billiards,
Hain’s Stores, Inc.,
Halabest Realty, Inc.,
Hal-ard Realty Co., Inc.,
H. & A. Leasing Co. Inc.,
“Hale Realty Co.”,
Hal-Pern Products, Inc.,
Hal Realty Inc.,
Hamilton & Hamilton, Inc.,
Hamilton Specialties Company,
Hamilton Stores Co.,
Hamilton Village,
Hamlin Associates,
Hammel Woodworking Co. Inc.,
Hammer Press,
Hand Construction Company,
Handcraft Weavers Inc.,
Handler Realty Co. Inc.,
Hanford Corporation,
Hanover Company, Inc.,
Hanover Transfer Co.,
Hansson Aeronautical Corp.,
Hanweil Corporation,
Happy Fishing Days,
Harbor Operating Company, Inc.,
Harbor Watchcase Co.,
Harco Export Co. Inc.,
Harco Tower Inc.,
Harding Agency,
Haren Corporation,
Harfre Casuals, Inc.,
Harge Realty Corporation,
Harlan Realty Company,
Harleyn Mfg. Company,
Harmich Holding Company, Inc.,
Harold Gordon, Inc.,
Harptone Holding Corporation,
H. A. R. Realty Corp.,
"Harret, Inc."
Harriel Inc.,
Harris Motor Corporation,
Harrison Bolt and Nut Company,
Harrison Construction Co.,
Harrison Electric Sales & Service Company,
Harry C. McCaffrey, Inc.,
Harry D. Hirsch Inc.,
Harry Summers, Inc.,
Hartrell Holding Co., Inc.,
Harvard Shoes, Incorporated,
Haslach Co.,
Hazelwood Nursing Home, Inc.,
H. Baker Milk Products Corporation,
H. B. C. Realty Corp.,
H. B. Smith Specialty Corp.,
H.-B. Transportation Co. Inc.,
H. & C. Company, Inc.,
H. D. Cohen & Co.,
"H. D. M. Realty Corporation",
Headington Corporation,
Heaney Transportation Co. Inc.,
Hearth Lands Inc.,
Heating Sales Corporation,
Hecht & Weekstein, Inc.,
Hedden Holding Co. No. 2,
Hedgerow Guernsey Farms,
Heflar Holding Co.,
Heights Realty Corporation,
Heis Products Company,
Helden Improvement Co.,
Helensburgh Corporation,
Helfgott’s Pharmacy, Inc.,
“Helstan Realty Co.”,
Hemlock Corporation,
Hendrickson-Welch Const. Co., Inc.,
Henmar Holding Corporation,
Henna Corporation, Inc.,
Henry Durna & Co. Inc.,
Henry L. Wulstein, Inc.,
Henry R. Heitman, Inc.,
Henry Saam & Co.,
“Hepburn American Company”,
Hepburn Tool Company,
Herald Investment Company,
Herberton Company,
Hercules Export & Import Company Inc.,
Hercules Machine Exchange, Inc.,
Hercules Manufacturing Company,
Herman Deile Trucking Co.,
Herman Gunz Boiler Works, Inc.,
Herman’s Bar & Grill,
Herman’s Garage, Inc.,
Heron Realty Co.,
Herose Corporation,
Herrick-Voight Chemical Corporation,
Hertzok Realty Co., Inc.,
Herwal, Incorporated,
H. & H. Price Card Co.,
The Hial Company,
Hickland Pharmaceutical Company Inc.,
Hickory Co.,
Highland Investment Company,
Hi-Hu Realty, Inc.,
Hill City Acceptance Corp.,
Hillcraft Products Company,
Hillerest Homes Company,
Hill Realty Corp.,
Hillside Taxi Cab Company,
Hil-Mar Realty Co., Inc.,
Hines Pharmacy, Inc.,
Hingher Furniture Company,
Hitman Lumber Company,
Hi-way Sales and Service Co.,
H. J. Bauridel Inc.,
H. J. Morchower, Inc.,
H. L. Goble Co., Inc.,
H. Martin, Inc.,
Hoboken Crosstown Bus Line, Inc.,
Hoboken Hat Co.,
Hocheys Pontiac Inc.,
H. O. D. Holding Co., Inc.,
Ho-Dwell Holding Co.,
Hoffman Bakery, Inc.,
Hohenstein Realty Corporation,
Holland Chemical Corporation,
Hollywood Motor Sales,
Holmestead Realty Company,
Holsum Food Shop,
Holt Sales Co.,
Homes Corporation,
Homburg Construction Co., Inc.,
Home Advertising Distributing Company,
Home Comfort Sales Corp.,
Home Improvement Corporation,
Home Loan Company,
Home Novelties Company, Inc.,
Home Range Oil Company,
Homes Park Realty Company,
Homespun Investing Corporation,
Homestead Land Improvement Company, Inc.,
Homesteads, Incorporated,
Home of Tomorrow Contracting Co., Inc.,
Honor Company,
Hood Boot & Shoe Co. Inc.,
Hopeton Realty Corp.,
Horace Realty Co.,
Horbin Corporation,
Hormos Corporation,
Horni Instrument Co.,
Horweeh Realty Co., Inc.,
Hosiery Leasing Corp.,
Hosp Tavern, Inc.,
Hotel Astoria Arms,
Hotel Edison, Inc.,
Hotel Holding Company,
Hotel Jacobs, Inc.,
Hotel Operating Corpora.,
Hotel Tavern and Liquor Store of Dover,
Hotel Windsor Operating Co. Inc.,
Household Refrigerator Sales,
House Interiors, Inc.,
Howard Fertell & Co., Inc.,
Howard Packing Company, Inc.,
Howard Sharrock Co.,
Howell’s Garage,
Howgar Investment Company,
H. & T. Co. Inc.,
Huberman’s Credit Clothing Inc.,
Hudson-Bergen Fuel Co.,
Hudson-Bergen Investment Co.,
Hudson Cab Service, Inc.,
Hudson Cliffs Land Company,
Hudson County Agency,
Hudson Food Markets, Inc.,
Hudson Industrial Realty Corporation,
Hudson Jewelry Co.,
Hudson Property Associates,
Hudson Warehouse, Inc.,
Hughfalk Amusement Co., Inc.,
“Humanitarian Seal, Inc.”,
Hunterdon, Inc.,
Hunterdon Republican, Inc.,
Hurricane Service Trucking Co., Inc.,
Hurry-Back Diner,
Hurwitz Realty Company,
Hutchings & Company, Inc.,
Hutson Agency, Inc.,
Hydrolator Corporation,
Hygrade Liquor Stores, Inc.,
Hy-Grade Realty Company, Inc.,
Hyhar Corporation,
Hyman Bloom, Inc.,
Hyway Diner of Woodbridge Inc.,
Iapichino Realty Company,
I. Chernus & Company,
Ideal Beauty Parlor, Inc.,
Ideal Clothing Co., Inc.,
Ideal Food Market,
Ideal Holding Company,
Ideal Market of Bloomfield,
Ideal Petroleum Products Inc.,
Ideal Steam Laundry Company,
I. E. R. Corporation,
I. Gotlieb, Inc.,
I. Konigsberg, Inc.,
Ilvento's Bar and Restaurant, Inc.,
Illy Corp.,
Imperial Engineering, Inc.,
Imperial Fuel Co., Inc.,
Imperial Mattress Co.,
Imperial Upholstering Co.,
Independent Cleaning & Dyeing Company,
Independent Corporation,
Independent Management Corp.,
Indian Head Industries, Inc.,
Industrial Bearing and Foundry Co.,
Industrial Chemical Company of New Jersey Inc.,
Industrial City Investment Company,
Industrial Development Associates Inc.,
Industrial Mortgage Co.,
Industrial Products Co.,
Industrial Research & Supply Company,
Industrial Sales Company, Inc.,
Industrial School of Welding, Inc.,
Industrial Specialties Manufacturing Co.,
Industrial Starch Products Inc.,
Industrial Trading Company,
Inky Incorporated,
Inland Holding Corporation,
Institute of Motion Analysis,
Institute Realty Company,
Insular Railway Company,
Interboro Review Publishing Co., Inc.,
InterCity Sales Co.,
Inter-County Estates, Inc.,
Inter-County Realty Management, Inc.,
International Associates, Ltd.,
International Chemical Research Laboratories, Inc.,
International Devices, Inc.,
International Enzyme Products Co. Inc.,
International Food Industries Inc.,
International Oil Corporation,
International Realty & Development Co.,
International Tourist Agency, Inc.,
 Interstate Associates, Inc.,
 Interstate Optical Corp.,
 Interstate Publishing Co., Inc.,
 Interstate Sheet Metal, Inc.,
 Investment Associates, Inc.,
 Investment Mortgage Company,
 Investment Properties, Inc.,
 Investors Low Priced Stocks Service, Inc.,
 Investors Securities Corporation,
 Inwood Investment Co.,
 Ioline Company,
 Ironbound Holding Corporation,
 Iron Rock Park Golf Club,
 Irotnas Corporation,
 Irving Realty Co. Inc.,
 Irvington Printing Co., Inc.,
 Irvington Realty Co.,
 Irvington Times, Inc.,
 Irvington Times Publishing Co.,
 Irwin Drug Inc.,
 Isaac Barlow & Son Aircraft Division, Incorporated,
 Iselin Holding Company,
 Islin Holding Corporation,
 I. Smith, Inc.,
 Israel Heine, Inc.,
 Israel Kleinman Company, Inc.,
 Italian Co-operative Holding Co., Inc.,
 “Ivy St. Holding Co. Inc.”,
 Jackand Realty Corp.,
 Jack H. Burtis Inc.,
 Jack J. Campbell Holding Co.,
 Jack Santiglia Organization, Inc.,
 Jack’s Beauty Parlor, Inc.,
PROCLAMATIONS

Jackson Contracting Co.,
Jackson Realty Company No. 2,
Jacob Barag, Inc.,
Jacob C. Schuff, Inc.,
Jacob Ohler, Inc.,
Jacob Siegel, Inc.,
Jacqmere Corp.,
"Jaggard Inc.",
Jake Aratousky, Inc.,
Jamar, Inc.,
James A. Callahan Corporation,
James A. Crean, Inc.,
James A. Hogg, Jr., Inc.,
The James Corporation,
James E. Giles, Inc.,
James H. Collis Inc.,
James Holding Co., Inc.,
James M. Reilly, Incorporated,
James P. Hedges, Inc.,
James P. Smith Agency, Inc.,
James Realty Co., Inc.,
James Williams Co. Inc.,
Janderson Inc.,
Janet Amusement Corporation,
Japtex Sales Corporation,
J. & A Realty Company,
Jaromac Finance Company,
Jaymor Realty Co., Inc.,
Jayru Inc.,
Jaysee Corporation,
Jay Taxi Service, Inc.,
Jay Tone Laboratories, Inc.,
Jay-Vee Construction Company, Inc.,
J. C. H. Garrison & Co., Inc.,
J. Davis Sons, Inc.,
J. D. Ward Clothiers, Inc.,
Jean Corporation,
Jean and Joan Shops Inc.,
Jecker Motor Sales,
Jefferson Auto Parking Corporation.
Jefferson Corporation,
Jelliiff Bag Coal Co., Inc.,
Jemm Home Improvement Co.,
Jerome-Edward Realty Corporation,
Jerome Liquors, Inc.,
Jersey Auto Auction Corporation,
Jersey Bowler Inc.,
Jersey Central Machinery Corp.,
Jersey Central Title & Mortgage Co.,
Jersey City Investment Corporation,
Jersey Coast Homes, Inc.,
"Jersey Construction Company",
Jersey Container Corporation,
Jersey Development Co., Inc.,
Jersey Enterprises, Inc.,
Jersey Hat Corporation, Inc.,
Jersey Hay & Grain Co. Inc.,
Jersey Ice Cream Novelty Co.,
Jersey Mountain Printers, Incorporated,
Jersey Realty Associates, Inc.,
Jersey Sewer Contractors,
Jersey’s Pride Poultry Farm,
Jersey State Beauty Academy,
Jess Rubin, Inc.,
Jewelers Service Inc.,
Jewelers’ Smelting Company, Inc.,
J. and F. Inc.,
J. & G. Realty Company, Inc.,
J. H. Goodwin & Company,
J. H. Lehman Construction Company,
Jindrak Motor Sales, Inc.,
Jireh Food Company, Inc.,
J.L.B. Realty Company,
J. L. Cassaro Co., Inc.,
J.M.A. Corporation,
J. & M. Sales, Inc.,
J. M. Transportation Company, Inc.,
J. & N. Holding Co. Inc.,
Joan Manufacturing Company,
Jobrite Corporation,
Joe Sadofski’s Market,
Jogert Estates, Inc.,
"Johannsen Construction Co.,”,
John A. Baldwin & Company,
John B. Feudi Inc.,
John Gordon Coal Co., Inc.,
Kingwood Realty Company,
Kinlin, O'Neil & Kress, Incorporated,
Kipp Engineering Corporation,
The Kitchen Shop, Inc.,
K & K Construction Co.,
K. K. Kirby's Motor Freight, Inc.,
Klafter, Incorporated,
"Klear-Ray Optical Co. Inc."
Klein Electrical Contractors, Inc.,
Klein's Jewelry Store, Inc.,
K. L. E. Realty Co.,
K. & L. Realty Holding Corp.,
K. Miller, Inc.,
Knight Cutlery Corporation,
"Knoll Land Company",
Knopf, Reeves & Smith, Inc.,
Koba Holding Company,
Koenig Holding Company,
Kohl Realty Co.,
Kohn & Cohen, Inc.,
Kolb Realty Corporation,
Kolodin & Son, Inc.,
Koltnow, Inc.,
Konzuma Realty Company,
Kopalko Engineering Co., Inc.,
Korte Ice & Coal Co. Inc.,
Kosberg Realty Co.,
The KoSo Corp.,
Kraft Machine & Tool Co.,
Kravitz Manufacturing Corp.,
K. and R. Baking Co.,
Kreger's Garage, Inc.,
Kresch Realty Company,
Kurs Realty Corp.,
Kurz Service Station,
Kuthe Electric Company,

La Belle Realty Corporation,
La Bonboniere, Inc.,
Labor Vanguard Business Division, Inc.,
Labor World Publishing Division, Inc.,
La Cassino,
Lafayette Press, Inc.,
Lafayette Realty Corporation,
La France Beauty Shop, Inc.,
Lagris Realty Company,
Laird-Johnson Baseball Club, Inc.,
Lakeland Construction Corporation,
Lake Louise Marie, Inc.,
Lake Paulinskill Development Co.,
Lakeshore Realty Co.,
Lakeside Park Homes, Inc.,
Lakeview Grill, Inc.,
Lakeview Realty Company,
Lamass Holding Co.,
Lamberton Realty Corporation,
Lambert Products Corporation,
Lammko Clothing Company,
Lamp Patent Corporation,
Land, Inc.,
Land Title Company,
Langford Realty Co.,
Larrie's, Inc.,
Larry's Shamrock Tavern,
L. A. Sayre Co.,
Lasher Bros. & Company, Inc.,
Latin-American Public Relations, Ltd.,
Laubert Building Co., Inc.,
Laundro-Matic Service Inc.,
Laun-Dry-Ette Corporation,
Laurence Harbor Amusement Company,
Laveland Co.,
Lawbank Corporation,
Lawler's Management Corporation,
Lawrence Holding Co., Inc.,
Lawrence Investment Co., Inc.,
Lawrence W. Crowley, Inc.,
Lawton Dewey Corporation,
Lawyers Bond and Mortgage Co.,
Lazy K Bar Ranch, Inc.,
L. C. Tower Realty Company,
Leader Holding Corp.,
Leading Airways, Inc.,
Leavitt and Roberts Incorporated,
Lebanon Lake, Inc.,
'L & E Carrar, Inc.'.
Lectadio Corp.,
Ledmar Co., Inc.,
Lee Construction Co. Inc.,
Leed, Inc.,
Leedon Incorporated,
Leenis Realty Corp.,
Leesite Corporation,
Legal Publishers, Inc.,
Legg Agency, Inc.,
Lein's Grove, Inc.,
Leith Realty Corp.,
Leland Holding Co.,
Le Maistre's,
The Lemarjer Corporation,
"Lenmar Corporation",
Len-marsh Corporation,
Lenola Realty Company,
Lenotto Construction Co. Inc.,
Lenyork Corp.,
Leonard A. Hollander, Inc.,
Leon Faerber, Inc.,
Leonie Realty Co.,
Leon Raesly Organization, Inc.,
Leon's Cafeteria, Inc.,
Leon Warenoff, Inc.,
Leo Werblin Associates,
Le Parisien Cleaners and Dyers, Inc.,
Lesco, Inc.,
Leslie Securities Co.,
Lesser Agency, Inc.,
Letitia, Inc.,
Leumas Corporation,
Levine's Men's Shop, Inc.,
Lewherm Holding Co., Inc.,
Lewisen Corporation,
Lewis's Brake Service Station,
Lewmar Holding Company,
L. G. Baking Co. Inc.,
Libbey House, Inc.,
Libbie Holding Company,
Liberty Manufacturing Company,
Liberty Marine Equipment Corp.,
Liberty Union Realty Co.,
Lido Restaurant, Inc.,
Lieberman’s Wholesale Fruit Produce Market, Inc.,
Life Inc.,
Lifetime Insulators, Inc.,
Lighthouse Company,
Lighthouse Fox and Game, Inc.,
Lightning Auto Stores Co.,
Lilbar Dress Shops, Inc.,
Lilco Holding Co.,
Limousine Service Company,
Lincoln Academy,
Lincoln Food Stores, Inc.,
Lincoln Garage, Inc.,
Lincoln Investment Association, Incorporated,
Lincoln Park Realty Company,
Lincoln Plaza Restaurant, Inc.,
Lincoln Welding Corporation,
Lincoln Wines & Liquors, Inc.,
Linda Beauty Shop Inc.,
Linda Corp.,
Linden Mortgage & Securities Corporation,
Linmar Realty Corp.,
Linn Iron Company,
The Linum Company,
Lion Investment Company,
Lippmen’s Employment Agency, Inc.,
Liquid Carriers,
Liquid Envelope, Inc.,
Lite-O Manufacturing Co., Inc.,
Little Falls Golf Course Company,
Little Ferry Realty, Inc.,
Little Press, Inc.,
Livingston Development Corporation,
Livingston Diners, Inc.,
L. J. Hutchinson, Inc.,
Lloyd Building Corporation,
Lloyd’s Company, Inc.,
L. M. Corporation,
L. M. Trucking Company, Inc.,
Loan Association of Members of Workmen’s Circle
Branches 62 and 276,
Lobel Poultry Farms, Inc.,
Lober Inc.,
Locust Cafe, Inc.,
Locustwood Organization, Inc.,
Lodi Agency, Inc.,
The Logia Company,
Lok Realty Corp.,
Long Branch Arena, Inc.,
Longport Manor, Inc.,
Long & Simpson, Inc.,
Looi Plumbing Company,
Lorae Construction Co.,
Loral Realty Company,
Lords,
Lorstan Studios of Bayonne Inc.,
Lost Lake, Inc.,
Louis A. Braunstein, Inc.,
Louis A. Cross Company,
Louis Auto Repair and Sales, Inc.,
Louis Building Corporation,
Louis Investment Co.,
Louis Kamml & Sons,
Louis Milacci, Inc.,
Louis Stefanelli, Inc.,
Lou and Joey Mass and Their Club House,
L & P Cleaners Inc.,
L.P. & P.R. Realty Company,
L. Robinson, Inc.,
L. R. S. Machine Co. Inc.,
L’s Tavern, Inc.,
L. T. Corporation,
Luci Miller, Inc.,
Lumber Dealers, Inc.,
Lumill Realty Company,
Lurose Realty Corporation,
Lyndhurst Stores, Inc.,
Lyndhurst Plumbing & Heating Co., Inc.,
Lyndhurst Utility Company, Inc.,
The Lynn, Inc.,
Lyon Liquor Company,
Lyons Trading Co.,
Lysome Realty Company,
Maca Corporation,
Macades’ Inc.,
MacLeod Laboratories,
Maco Trucking Co. Inc.,
Madden, Seignious & Co.,
Madison Cigar & Stationery Co.,
The Madison Pharmacy, Inc.,
Madison Realty Co. of Hoboken,
“M. A. F. Realty Co., Inc.”,
Magyar Hirlap Publishing Company,
“Ma-Ha-Ja Corporation”,
Mahoney Realty Company,
Mahroth Realty Corporation,
Malden-Wolf,
Main-Harding Investment Co.,
Main Tavern and Restaurant, Inc.,
Majestic Molded Products, Inc.,
Majestic Realty Associates, Inc.,
M. A. L. Company,
Malcor Products,
Mammolite Construction Co., Inc.,
Management and Engineering Associates Inc.,
Manasquan Pavilion, Inc.,
Manhattan Screw Company,
Manleh Realty Corp.,
Manor Garage, Inc.,
Manor Laundry Service Co. Inc.,
Manor Low Cost Homes, Inc.,
Mansfield & Swett, Inc.,
The Mansion Company,
Mantoloking Boat & Engine Co. Inc.,
Manton Association,
Manufacturers Equipment Distributors Inc.,
Manufacturers Packaging Co.,
Manufacturers Research Laboratories Inc.,
Manufacturers Sales Co.,
Manufacturers Service and Supply Company,
The Manville Housing Corp.,
Maple Crest Gardens, Inc.,
Maplewood Appliance & Equipment Corporation,
Maplewood Vanity Shoppe,
Marank Co., Inc.,
Marathon Coat & Apron Supply Co. Inc.,
Marathon Refrigeration & Air Conditioning Company Inc.,

Marat Realty Company,
Marbe Investment Co.,
The Marchie Company,
Mar-Dell Novelty Company,
Margood Wood Novelty Co.,
Marilyn Corporation No. 1,
Marine Enterprises, Inc.,
Marine Telegraph Co., Inc.,
Marion Food Center,
Marion Inn Long Bar, Inc.,
Marion Verne, Inc.,
Marjo Investment Co.,
Markay Inc.,
Marko Realty Holding Co.,
Marks Homes Inc.,
Marlboro Holding Corporation,
Maroon Bar, Inc.,
Marrow's Garage, Incorporated,
Marsha Jean Apparel, Inc.,
Marshall Dyeing & Finishing Co., Inc.,
Marshall Investment Company,
Marstan Mfg. Corporation,
Martan Jacopec Realty Company,
Martex Realty Co.,
Martin Holding Company,
Martlet Realty Co., Inc.,
Marvin Inc.,
Marx Department Store of Millburn,
Mary K. Wessel Company,
Marzigliano Turkey Ranch,
Mashatt Realty Co.,
Masonic Hall Association of Barnegat, New Jersey,
Massmill Construction Co., Inc.,
Mastercraft Glass Company, Inc.,
Master Link Conveyor Corporation,
Matart Car Washing, Inc.,
Matos-Levy Realty Corporation,
Mattioli Bros. Inc.,
Mandsley Homes, Inc.,
Mauray Co.,
Max Krein, Inc.,
Maxmar Realty Corp.,
Max Realty Co.,
Max Richter & Company,
Maxwell & Son Food Company,
May Corporation,
Mayer Realty Co., Inc.,
Mayfair Bakery, Inc.,
Mayfair Food Shop, Inc.,
Mayfair Footwear Corp.,
Mayfair Milk Bar, Inc.,
The Mayflower Co., Inc.,
Mayflower Industries,
Mayflower Securities Corporation,
Mazzoni Construction Co., Inc.,
The M. B. C. Realty Company,
M. B. Realty Co.,
Meak Realty Company, Inc.,
McAleenan Associates, Inc.,
McAllister Development Corporation,
McArthur. Robins & Co.,
McCabe Building Corporation,
McCabe Maier Corporation,
McCarter Diner, Inc.,
McCoid Chevrolet, Inc.,
M & C Corporation,
M. C. D. Holding Corp.,
McIntyre Realty Company of New Jersey,
McKean's Tavern,
McKeen Pursel & Knight, Inc.,
McKibbin Hardware Co., Inc.,
McMahon Realty Corporation,
McMenamin Holding Corp.,
M. C. Newman Co., Inc.,
M. Cohan, Inc.,
McSpet Service Corporation,
M. Diener Co., Inc.,
M. D. Mass, Inc.,
Meade Street Realty Co., Inc.,
Meadowbrook Dairy Products, Inc.,
Meeo Realty Co.,
Medal Realty Co.,
Medical Dental Business Service of N. J. Inc.,
Meeker-Elizabeth Investment Corp.,
Megdal's Bake Shop, Inc.,
Meister Tavern Inc.,
Melman Realty Company, Inc.,
Memorial Park Associates, Inc.,
Memorial Park Holding Corporation,
Menday Realty Company,
Mendelson Coal Co., Inc.,
Mennen Realty Co.,
Merchants Acceptance Corporation,
Merchants Protective Credit Bureau Incorporated,
Mercury Novelty Corp.,
M & E Realty Co., Inc.,
Merit Machine Co., Inc.,
Merit Machine Service Co. Inc.,
Merit Realty Co.,
Metal Finish Corporation,
Metal Manufacturing Company,
"Metal & Wood Processing Co., Inc.",
Metro Holding Company, Inc.,
Metropolitan Cemeteries Corporation,
Metropolitan Discount Corporation,
Metuchen Fish Net, Inc.,
Metzger & Co., Inc.,
Meyer Estates, Inc.,
Meyer's Confectionery, Inc.,
Meyer's Luncheonette, Inc.,
"The Meyers Park and Improvement Co.",
"Meyers Realty Corporation",
M. G. & Company, Inc.,
M. Gettleman's, Furs,
Mibess Realty Corporation,
Michael Weinstein Agency, Inc.,
Micklethwaite Holding Co.,
Middlebrook Farms Meat and Produce Inc.,
Middlesex Auto Parts Co.,
Middlesex Auto Supply, Inc.,
"Middlesex Heat Treating & Manufacturing Co. Inc.",
Middlesex Sign Company,
"Middlesex Warehouse Corp.",
Midland Park Service Station, Inc.,
Midway Rest, Inc.,
Midwood Corporation,
"Miguel Holding Co.",
Milan Machine Company,
PROCLAMATIONS

Milbern Sportswear Co., Inc.,
Milbert Amusement Co.,
Milday Export and Trading Co.,
Mildred Holding Company,
Miljul Holding Company,
Miller's Beauty Shop, Inc.,
Mill-Mar, Incorporated,
Milltown Cooperage Company, Inc.,
Milltown Hardware & Supply Co.,
Milltown Manufacturing Company,
Milltown Trucking & Contracting Co. Inc.,
The Millville Corporation,
Milo Realty Company,
M. I. L. Products, Inc.,
"Milton Auto Body Supply Co. of Hudson County",
Mimi Realty Co., Inc.,
Miniature Motors Associates, Incorporated,
Miniature Motors Company, Inc.,
Minna Realty Co.,
The Miracle Exercising Horse Company Inc.,
Mirasal Corporation,
Mitylene Realty Co. Inc.,
M. J. Kelleher, Inc.,
M. J. Kenney, Inc.,
M. Kay Holding Corporation,
M. Krasner, Inc.,
M & L Delicatessen, Inc.,
M. L. Realty Inc.,
M. & M. Meat Company,
M. & M. Realty Co., Inc.,
M. & N. Holding Co.,
Mock-Up, Inc.,
Model Cleaners & Dyers Corporation,
Model Home Builders, Inc.,
Model Plumbing & Heating Co.,
Modern Acceptance Corporation,
Modern Art Metals, Inc.,
Modern Home Improvement Co.,
Modern Homes Heating Co., Inc.,
Modern Kitchens, Inc.,
Modern Law Institute, Inc.,
Modern Roofers, Inc.,
Modern Slipper Co., Inc.,
Moe Elk Company, Incorporated,
Molite Corporation of America,
Monarch Oil Company,
Monarch Radio & Appliances, Incorporated,
Monarchis Realty Company, Inc.,
Money Makers, Inc.,
Monmouth Beach Club Realty Corp.,
Monmouth Carpet Cleaning Co. Inc.,
Monmouth Housing Corporation,
Monmouth Ringo Company,
Monroe Embroidery Works,
Monroe Oil Corp.,
Montclair Home Builders Company,
Montclair Jewelry Shop, Inc.,
Montclair Sign Company,
Montgomery Melbourne, Inc.,
Monticello Equipment Co.,
Montowac Amusement Corporation,
Montowac Estates,
Moorestown Maples, Inc.,
Moosepaque Park, Inc.,
Morgan Marine Construction Inc.,
Morlet Homes, Inc.,
Morningside Service Station, Inc.,
Morrie Corporation,
Morris Avenue Academy, Inc.,
Morris County Publishing Company,
Morris Haulage, Inc.,
Morris H. Burnstein, Inc.,
"The Morris H. Siegel Policy-Holders Advisory Council",
Morris Katz Building Corp.,
Morrison Products, Inc.,
The Morrison-Stanley Corporation,
Morris Upholstering Co., Inc.,
Morton Corporation,
Morton P. Threshman, Inc.,
Moser Fuel Corporation,
Mosque Motors,
Mother Hubbard's Candy Cupboards,
Mother's Little Helper, Inc.,
Motor Carrier Clearing House, Inc.,
Motor Freight Brokerage Corp.,
Mountain Brook Hotel, Inc.,
"The Mountain Realty Company",
Mount Bethel Realty, Inc.,
Mt. Holly Community Stores, Inc.,
Mount Holly Mortgage and Finance Company,
Mount, Inc.,
Mt. Pleasant Dairy,
Mt. Pleasant Land Company,
M. Paulson & Co. Inc.,
M & P. Realty Co., Inc.,
M. R. B. Corp.,
MRJ Corporation,
M and S Corp.,
M & S Dairy & Grocery, Inc.,
M & S Holding Company,
M. S. & K. Inc.,
M. S. R. Investment Co., Inc.,
Mulberry Realty Company No. 2,
Multilayer Tablets, Inc.,
Multi Products, Incorporated,
"Municipal Records, Inc.",
Muraska Holding Co.,
Murray Auto Body Works, Inc.,
Murray Building Corporation,
Murray’s Sport Shop, Inc.,
Music Box, Inc.,
The Mutual Corporation,
Mutual Realty Co. Inc.,
M. V. M. Investment Co., Inc.,
Mygold Realty Corp.,
Myo Co.,
Myron Brounstein, Inc.,
Myrtlewood Apartments, Inc.,

Nada Realty Co., Inc.,
Naden’s,
Najof Holding Corp.,
Nalak Corp.,
Nameco, Inc.,
Namor Holding Corporation,
Namreihm Realty Co. Inc.,
Naomi Holding Co.,
Nash-Acme Harrow Co.,
Nash Manufacturing Co., Inc.,
Nassau-Suffolk C. I. O. Home News Publication’s Division Inc.,
Natalie Road, Inc.,
Nathan Guritzky & Sons, Inc.,
Nathan Realty Co.,
National Acceptance Corporation,
National Accountants, Inc.,
National Advertising Agency,
National Cabinet Works,
National Crystal Company, Inc.,
National Holding Co. Inc.,
National Home Builders & Land Developers Corporation,
National Hudson Realty Corp.,
National Jersey Building Co.,
National Jersey Co.,
National Milling and Cereal Company of New Jersey,
National Mortgage Company,
National Refrigerating Corp.,
National Salesmen’s Association, Inc.,
National Scrap Iron and Paper Stock Co. Inc.,
National Taxpayers Council, Inc.,
National Tool and Machine Company,
National Woodcraft Co.,
Natterer Construction Co., Inc.,
Naturful Company, Inc.,
Navesink Company,
N. B. Holding Co.,
Near City Land Corporation,
Nedo Industries, Inc.,
Neidil Realty Co.,
Neilson Street Market, Inc.,
Nelch Realty Co.,
Neptune Supply Corp.,
Newaldo, Inc.,
Newark Club Windsor, Inc.,
Newark Egg Dryers, Inc.,
Newark Electric Co., Inc.,
Newark Felt Novelty Co.,
"The Newark Fur Shop, Inc."
Newark & Grove Realty Co.,
Newark Herald Publishing Company Incorporated,
"Newark Investment Co."
Newark Laurel Gardens, Inc.,
Newark Mantel and Tile Company,
Newark-New York Express, Inc.,
Newark Orpheum, Inc.,
Newark Refiner & Patch Co.,
Newark Tile Company, Inc.,
Newark Transfer Co. Inc.,
Newbel, Inc.,
New Bell Cleaners, Inc.,
New Bowling Casino, Inc.,
New-Bro Company, Inc.,
Newcourt Realty Company,
New Deal Construction Company,
New Deal Realty and Improvement Company,
New & Essex Realty Co. Inc.,
New Fairfield Tavern, Inc.,
New Garfield Realty Company,
The New High Tavern,
New Homes Construction Corp.,
New Jersey Academy of Academy of Beauty Culture Incorporated,
New Jersey Can Company, Inc.,
New Jersey Cleaners & Dyers, Inc.,
N. J. Coast Co.,
New Jersey Commissaries, Inc.,
New Jersey Crescents Inc.,
New Jersey Diner, Inc.,
New Jersey Felt Rug Co.,
"New Jersey Floor Crafts, Inc."
New Jersey Garment Corp.,
New Jersey Home Modernizers,
N. J. Ladies' Coat Manufacturing Co. Inc.,
New Jersey Linen & Towel Service Company,
New Jersey Management Corporation,
New Jersey Medical Credit Bureau,
New Jersey Metal Products, Inc.,
"New Jersey Paint Stripping Co. Inc."
New Jersey Realty Investment Co.,
New Jersey Record Publishing Company,
New Jersey Sign Advertising Co.,
New Jersey Traffic Bureau, Inc.,
N. J. Trailer Renting Service,
New Lyons Food Center Inc.,
New Montclair Meat and Produce Market,
New Products Corporation,
New Rochell Realty Corp.,
Newspaper Publishing Company,
New Sterling Ice Mfg. Co.,
New System Beef Co.,
New System Crescent Laundries Co.,
New Washington Hotel, Inc.,
New York & Bermudian Air Line,
N. Y. and N. J. Transit Lines, Inc.,
N. Gylling & Company, Inc.,
Xibron Realty Co. Inc.,
Nick's Twin Bar Cafe, Inc.,
Xidisco Sales, Inc.,
Xieswanc & Riela, Inc.,
Xietseo, Inc.,
Xine, Nine, Nine Tire Company,
Xine One Three Broad, Inc.,
Nineteen Forty Corporation,
90-92 Charles Street Improvement Co. Inc.,
91 Easton Avenue, Inc.,
Nissard Inc.,
Nizolek Furniture Co.,
N. K. Realty Co.,
N. L. G. Corp.,
Noah Realty Holding Corporation,
Noel Corporation,
Nola Corporation,
Nonpareil Laundry, Inc.,
Xorgate Engineering Corporation,
Norjack Realty Co., Inc.,
Norkirk Investment Corp.,
Norlen Realty Company, Inc.,
Normandy Piece Dye Works,
Normlar Corp.,
North American Investment Co., Inc.,
North American Shipbuilding & Repair Corporation,
North American Van Lines, Inc.,
North American Van Lines of N. J. Inc.,
North Bergen County Cooperative Holding Co.,
North Bergen Refrigeration Service Inc.,
North Broad Realty Co. Inc.,
Northeastern Holding Co.,
"Northeastern Supply Co., Inc."
North End Realty Corporation,
North End Transportation Co., Inc.,
Northern Investing Company,
North Essex Realty Co.,
North Hudson Air Conditioning & Equipment Corp.,
North Jersey Finishing Co.,
North Jersey Fuel Service, Inc.,
North Jersey Holding Company,
North Jersey Industrial Terminal Company,
North Jersey News Co.,
North Jersey Termite Co.,
North Jersey Transfer Inc.,
North Newark Roofing Supply Co., Inc.,
"The North Washington Corporation",
Norwood Arlington Realty Co., Inc.,
Norwood Gardens, Inc.,
Norwood Holding Corporation,
Norwood Realty Company,
Noxon Chemical Company,
Nu-Fashion Blouse Corp.,
Nu-Life Electric Company,
Nulite Plastic Corporation,
#531 Kearny Avenue Corp.,
#4539 Club, Inc.,
No. Nine Mapes Terrace, Inc.,
No. 1 Roseld Avenue Deal Corporation,
#314 Columbia Ave., Corporation,
#21 Lane Realty Corp.,
Nutley Bungalow Builders, Inc.,
Nutley Flying Service, Inc.,
N & W Manufacturing Corporation,
N.W.R. Corporation,

Oak Shoe Rebuilders, Inc.,
Oak Street Company, Inc.,
Oakwood Gardens Construction Co. Inc.,
Oasis Tavern, Inc.,
Ocean Avenue Development Company Inc.,
Ocean City Canvas Co.,
Ocean City Surf Laundry and Linen Supply Co.,
Ocean Drive Hotel Company,
Ocean Fisheries, Inc.,
Ocean Neptune Corp.,
Ocean Real Estate Exchange of Jersey City Inc.,
Ocean Realty Co.,
O. C. Peterman Corporation,
Office Service Corporation,
Offset-Display Corporation,
Ohem Realty Company,
Oil Heating Engineering Corp.,
Oil Well and All's Well Sale Corporation,
Old Fairfield Inn, Inc.,
Old Jersey Glass Co., Inc.,
Old Timbers,
Old Timers Beer Garden,
O. K. Express Corp.,
Olibar Publishing Co., Inc.,
Olive Holding Co. Inc.,
Olympic Roller Skating Club, Inc.,
108 Blanchard Street Corp.,
183 Holding Co. Inc.,
150 Charlton Street, Inc.,
155 Newark Avenue, Inc.,
152 Newark Ave. Corp.,
104 Main Street Corporation,
114 Madison Ave., Inc.,
107 Brighton Ave. Corporation,
174 Summit Av. Corp.,
166 Richmond Avenue, Inc.,
160 William St. Inc.,
110 N. Broad St., Corp.,
110-120 Holding Co.,
110 Smith Street Perth Amboy Corporation,
131-135 Essex Corp.,
136 Newark Avenue Corporation,
133 Mt. Pleasant Ave. Inc.,
112 Company,
125 West 54 Street Corporation,
102 Passaic Avenue Corporation,
O’Neill Coal Company, Inc.,
PROCLAMATIONS

"One Ninety Nine Corporation",
1040 Clinton Street Corporation,
1025 Salem Road Corporation,
"Onrelas, Inc."
Ora Company,
Oradell Estates, Inc.,
Orange Associates, Inc.,
Orange Construction Co.,
Orange Dairy Co.,
Orange Safe Deposit and Trust Company,
Orange Sign Company,
Orange Valley Realty Corporation,
Orange Woodworking Shop, Inc.,
Oreca Realty Co. Inc.,
Orchard-Tichenor Co.,
"Orgay Corporation",
Oriental Credit Co. Inc.,
Original Old Ale House, Inc.,
Oritani Flower Shop Inc.,
Oritin Laboratories, Inc.,
Orr Realty Co. of Newark, N. J.,
Otto's Beauty Shoppe,
Otto W. Sutts, Inc.,
Overlook Development Company,
Overlook Heights Realty Corporation,
Overpeck Building Supply Co. Inc.,
Oxford Corporation,

Pace Realty Co.,
Pace Tavern, Incorporated,
Pacific Construction Co. Inc.,
Pacific Meat Company,
Packless Adv. & Dist. Corp.,
Paige Restaurant, Inc.,
Paine Construction Co.,
The Palace Realty Company,
Palisades Building Company,
Palisade Union Investment Co.,
Pallen, Inc.,
Palm Corporation,
Palmer Construction Company,
Palm House,
Pals Liquors, Inc.,
<table>
<thead>
<tr>
<th>Company Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pappas Oyster and Chop House, Inc.</td>
</tr>
<tr>
<td>Paradiso Construction Co., Inc.</td>
</tr>
<tr>
<td>Paragon Service Station, Inc.</td>
</tr>
<tr>
<td>Paramount Precision Tool, Inc.</td>
</tr>
<tr>
<td>Paramount Service Station, Inc.</td>
</tr>
<tr>
<td>Paramount Tracking Co.</td>
</tr>
<tr>
<td>Para Plastics, Inc.</td>
</tr>
<tr>
<td>P &amp; A Realty Corp., Inc.</td>
</tr>
<tr>
<td>P. A. Retail Food Stores, Inc.</td>
</tr>
<tr>
<td>Par-Hoff Machine Company</td>
</tr>
<tr>
<td>The Paris Millinery, Inc.</td>
</tr>
<tr>
<td>Park Avenue Buildings, Inc.</td>
</tr>
<tr>
<td>Park Avenue Coal Co.</td>
</tr>
<tr>
<td>Park Avenue Corporation</td>
</tr>
<tr>
<td>Park Concrete Block Co. Inc.</td>
</tr>
<tr>
<td>Park Distributors</td>
</tr>
<tr>
<td>Parker Liquor Stores Inc.</td>
</tr>
<tr>
<td>Park Industrial Properties, Inc.</td>
</tr>
<tr>
<td>Park Place Discount Co.</td>
</tr>
<tr>
<td>Park-Roosevelt Hotel Company</td>
</tr>
<tr>
<td>Park Salvage Corporation</td>
</tr>
<tr>
<td>Parkway Corporation of Passaic County,</td>
</tr>
<tr>
<td>Parry Apartments, Inc.</td>
</tr>
<tr>
<td>Parwee Realty Corp.,</td>
</tr>
<tr>
<td>“The Passaic Investment Company”</td>
</tr>
<tr>
<td>Passaic-Ogden Co.</td>
</tr>
<tr>
<td>Passaic Park Company</td>
</tr>
<tr>
<td>Passaic Securities Company</td>
</tr>
<tr>
<td>Passaic Stair-Building Company</td>
</tr>
<tr>
<td>Patco Realty Co.</td>
</tr>
<tr>
<td>Paterson Crescents Inc.</td>
</tr>
<tr>
<td>Paterson Cylinder Reconditioning Service</td>
</tr>
<tr>
<td>Paterson Mat and Mfg. Co.</td>
</tr>
<tr>
<td>Paterson Panthers, Inc.</td>
</tr>
<tr>
<td>Patgo Realty Co.</td>
</tr>
<tr>
<td>Patsy M. Corporation</td>
</tr>
<tr>
<td>Patterson Holding Corporation</td>
</tr>
<tr>
<td>Paul Gabriel Corporation</td>
</tr>
<tr>
<td>“Paulsboro Bowling Academy Company”,</td>
</tr>
<tr>
<td>Paul Servio, Inc.</td>
</tr>
<tr>
<td>Paul’s Tavern of Livingston</td>
</tr>
<tr>
<td>Pawnee Company</td>
</tr>
<tr>
<td>P. &amp; B. Construction Co. Inc.</td>
</tr>
</tbody>
</table>
P. Campanella Inc.,
Pearl Estates, Inc.,
Pearlmont Holding Corporation,
Pecks Beach Land Co.,
Peerless Holding Corp.,
Pell Construction Co.,
"Penn. Automatic Music Company of New Jersey,
Penn-Commerce Realty Co.,
Penn Construction Co.,
Penn Corp.,
The Penncrest Homes Corporation,
Penn-Greenwood Corp.,
Pennick Engineering Co.,
Penn Investment Co.,
Penn-Jersey Cone Corp.,
Penns Grove Homes, Inc.,
Pentagon Plastics, Inc.,
Peoples' Realty Development Company Inc.,
Peoples University Publishing Co.,
The Percy A. Gaddis Co.,
Perfect Realty Co.,
Perix Realty Co. Inc.,
Permanent Mat Corp.,
Permaset Diamond Tool Corporation,
Perrone Corp.,
Personal Aircraft Corporation,
Personality Charts, Inc.,
Perth Amboy Cornice & Skylight Works Inc.,
Perth Amboy Sign Company,
Peshine Holding Co.,
Peter-Polly Shop, Inc.,
Pet Health Products, Inc.,
Petrillo Construction Co.,
Petroleum Carriers, Inc. of Newark,
Petroleum Transportation Corporation,
P. F. Poultry Company,
P. G. Real Estate Company,
"Phelps Woods, Inc."
Ph. Goldman, Inc.,
"Phil-Bar Products, Inc."
Philippine Enterprise Corporation,
Phillips Realty Company,
Philmar Company,
Philmon Realty Company,
Piezo Electronic Research Inc.,
The Pilemaster Company, Inc.,
Pilot Detective Agency, Inc.,
Pine Lodge Farms, Inc.,
Pine View Realty Co.,
Pioneer House and Window Cleaning Company,
Pittsgrove Circle Diner,
Pizzuto Building Construction Co., Inc.,
Plastic Chemical Paints and Varnish Co. Inc.,
Plastic Metalizing Co. Inc.,
Plastic & Rubber Chemicals, Inc.,
Plastic Processes Corporation,
Plaza Construction Co., Inc.,
Pleasantdale Swimming Pool Club, Inc.,
Pleasant May, Inc.,
Pleasant View Park Company,
P. L. M. Holding Company,
Plum Securities Corporation,
Plymouth Company,
Point Line Realty Co., Inc.,
Polar Custard Corporation,
Polar Frosted Foods,
N. J. Independent Food Merchants Co-operative (PARCO),
Polish Burial Company, Inc.,
Polonia Holding Co.,
Polo Realty Corporation,
Polypetrol Corporation of N. J.,
Pompton Stationery Corporation,
"Pom Realty Co."
Pool Products Company, Inc.,
Porter Holding Company,
Port Newark Salvage Corp.,
Port Terminal Tavern,
Posner & Gold, Inc.,
Post Garage, Inc.,
Potter Motors,
Power and Heating Equipment Sales Corporation,
Power House Publishing Company, Inc.,
Powerpack Engine Mfg. Corp.,
Powers Holding Company,
Prauny Co.,
Preakness Hills Realty Co.,
Precision Instruments Co.,
Premier Broadcast Corporation,
Premium Traveler’s Corporation,
Preston Homes, Inc.,
Prime Beef Co.,
Prince Homes, Inc.,
Prince Liquidation Service,
Princeton Frozen Fresh Food, Inc.,
Priority Holding Corporation,
Production Equipment & Tool Co., Inc.,
Production Planning Corporation,
Professional Bureau of New Jersey,
Professional Service Co.,
Professor Holding Co. Inc.,
Progressive Textile Mfg. Co.,
Progress Realty Co.,
Property Improvement and Construction Inc.,
Pro Realty Corporation Inc.,
Prospect and Glenwood Holding Company,
Protective Holding Co.,
Prudent Housing Corporation,
Prudential Corporation,
Prudential Housing Corporation,
Public Electric Maintenance Co. Inc.,
Public Holding Company,
Public Interest Publishing Company Inc.,
Puritan Food Shop, Inc.,
Puritan Oil Company,
Puritan Rock Beverage Company,
The Putman Corporation,
P. & W. Realty Corporation,
P & Z Body Works, Inc.,

Quad Color, Inc.,
Quail Ridge Construction Co.,
Quality Beauty Salon,
Queen Anne Park Holding Company
Queen City Flour Mills,
Queen City Tool & Machine Co.,
Queen Holding Company,
Quincy Market, Inc.,
Quincy Realty, Inc.,
Quinn Bros. Inc.,
Quipadora, Inc.,

Racing Enterprises Inc.,
Rademade Products Co.,
Radian Motor Freight Corp.,
"Radio Bar, Inc.",
Radio Cab Company, Inc.,
"Rager Realty Co., Inc.",
Railway Gardens Co.,
Raleigh Realty Corporation, No. 1,
Ralph E. Brode, Inc.,
Rama Co.,
Ramp Florist, Inc.,
Ramco, Inc.,
Ramnar Holding Co.,
Ramsey Amusement Corporation,
Rand & Co.,
Rande Unit Springs Inc.,
Rapid Growth Products', Incorporated,
Rapid Service Express Company,
"Raritan Brick Company";
Raritan Cab Co.,
Raup Engineering Service Co.,
Ravallese Bros. Inc.,
Ravioli King, Incorporated,
Raw Products Corporation,
Raydon Products Corporation,
Raymond Realty Co.,
Ray-Mount Realty Corporation,
Ray Taylor Agency, Inc.,
R. & B. Co., Inc. of Newark, N. J.,
Read Construction Company, Inc.,
Realand Corporation,
Real Estate Projects Corporation,
Real Investment Corporation,
Realty Corporation of Journal Square,
Realty and Mortgage Management Company,
The Recal Company,
Reconstruction Holding Company,
Red Bank Community Center, Inc.,
Red Seal Electronics, Inc.,
Reed Studios, Inc.,
Reeve Travel-Bureau, Inc.,
Refrigeration Maintenance Company Inc.,
Refrigeration Service of North Jersey Inc.,
Regency, Inc.,
Regent Realty Corporation,
Regent Weaving Co.,
Regis Liquors, Inc.,
"The Registry, Inc."
Reichman and Hoffman Bros. Inc.,
Reilly Catering Company, Inc.,
Reilly Realty Company,
Reimaner Yacht Corporation,
Reliable Grocery Store,
Reliable Liquors, Inc.,
Reliable Painting & Decorating Co.,
Reliance Abstract Co.,
Reliance Advertising Specialty Co. Inc.,
Reliance Silk Co., Inc.,
Rembrandt Co., Inc.,
Remic, Inc.,
R. E. & M. Inc.,
The Remsen Company,
Remsen-Wilmot Company,
Remwall Co.,
Remy Kaye and Co., Inc.,
Rena Realty Corp.,
Renelog Realty Co.,
Renholz Corporation,
Remner Realty Co.,
Remox Realty Corporation,
Reo Haulage Co., Inc.,
Reports Bureau Inc.,
Republic Realty Company,
Republic Seating Co.,
Research Associates, Inc.,
Residence Mortgage Company,
Restal Company,
Retail Lumber Inc.,
"Revere Incorporated"
Revon Holding Company, Inc.,
Rex Holding Company,
The Rex Plastics Corp.,
Reyne's Express, Inc.,
R. & F. Co. Inc.,
R. F. Manufacturing Co. Inc.,
Rhode Chemical Corporation,
Richard Mullaney Flooring Co.,
Richards Refrigeration Supply Co. Inc.,
Rich-Kraft Sales Co.,
Richknit Corporation,
Richwil, Inc.,
Riddle’s Corporation,
“Ridgefield Park Hardware Co. Inc.”,
Ridgewood Center Service Station Inc.,
Ridgewood Diner Corp.,
Ridgewood Homes Corp.,
Ridgewood Ice Corporation,
Riemer’s Style Arch Shoe Shop,
Riley Bros. Realty Co.,
Riley & Tattam, Inc.,
R. Investment Co.,
Risol Holding Co.,
Ritger Realty Company,
River Land Company,
Riverside Coal & Supply Company,
Riverside Construction Co., Inc.,
Riverside Iron Works,
Riverton Machine, Inc.,
Riverview Apartments, Inc.,
Riverview Contracting Co.,
Riverview Diner, Inc.,
Rivera Realty Co., Inc.,
Rivka Corporation,
R. & K. Holding Company,
R. L. App, Inc.,
R. Liebhauser & Sons,
R. M. Collin & Son, Inc.,
R & M Engineering & Manufacturing Co. Inc.,
R. M. G. Holding Company, Inc.,
R. Naedele’s Sons,
R. N. H. Holding Co.,
Roadside Grills, Inc.,
Robbins Corporation,
Robert’s Inc.,
Robert Treat Liquor Shop,
Robert Woody & Co.,
Rocar Holding Corp.,
Rochley Investment Company,
Rockaway Operating Company,
Rock Holding Company,
Rockingham Riding Stables, Inc.,
Rodson Holding Corporation,
Roe Inc.,
Roger Construction Co. Inc.,
Rogers Agency, Inc.,
Roger Brooks, Inc.,
Rogers Corner of Trenton,
Rogers Jewelers, Inc.,
Roland Holding Company,
Ron Smith Associates,
Ronson Realty Co.,
Ronsue Inc.,
Roosevelt Hotel, Inc., No. 1,
Roosevelt Investment Company,
Rosaleo Holding Company,
Roscar Realty Co.,
Roselle Park Auto Wreckers,
Rosemont Development Company,
Rose Resorts, Inc.,
Rose State Contracting Corp.,
Roseville Construction Company Inc.,
Roseville Discount Company, Inc.,
The Roseville, Inc.,
Rose Virginia Co., Inc.,
Rossman's, Inc.,
Roth Realty Company,
Rottela Holding Corp.,
Round Root Corporation,
Round Root Manufacturing Co., Inc.,
Rowla Corporation,
Rowland & Co.,
Rowno Realty Co.,
Roxy Newark Store, Inc.,
Royal Cafe,
Royal Filmtex, Inc.,
The Royal Piedmont Winery Corporation Inc.,
Royal Tire Co.,
“R & R Drug Store, Inc.”,
R. R. R. Corporation,
R. S. Station,
The R-S-T Corporation,
R. T. Hughes, Inc.,
Ruby Mfg. Co.,
Ruckle Bros. Realty Corporation,
Rudgers Builders Supply Inc.,
Rugoco, Inc.,
Rumar Realty Company,
Russian-American Citizens Home, Inc.,
Ruthan Holding Company,
"Ruth Mfg. & Eng. Co.",
Rutledge Corporation,
R. W. R. Corp.,
Ry-Hoff Builders & Contractors, Inc.,

Sachmin Realty Corp.,
Safety Motors Inc.,
Safety Plaster Sales Corporation,
Safris Agency, Inc.,
Saleo Finishing Company,
Saleo Food Products Inc.,
Salem Homes Inc.,
Sales Exchange Corporation,
Sal-Hairdresser,
Salmon Jewelry Co.,
Salox Manufacturing Company,
Sam's Butcher Shop Inc.,
Sam's House Furnishings, Inc.,
Sam's Lounge, Inc.,
The Samuel N. Lavenberg Co.,
Sandbar Point, Inc.,
Sandel, Incorporated,
Sanders Construction Company,
Sandros Realty, Inc.,
Sandy Beach Development Co.,
Sani Onyx Construction Co.,
San-Kun Inc.,
Sapol Holding Co.,
Sarah Harris, Inc.,
Sarhblum Investment Co.,
Sardel Corporation,
Sargert Realty Company, Inc.,
Sarge's Old Corral,
Sar-Til Corporation,
Savar Theatre Corporation,
Savon Truck Rental,
Scales Prescription Pharmacy,
Seerbo Processes, Inc.,
Schaefer's Clothes Inc.,
The—Schanne—Company,
Schary's Inc.,
Schellhorn Brothers, Inc.,
Schellhorn Brothers Real Estate Agency Inc.,
Schlossstein Holding Co., Inc.,
Schmidt's Grocery and Delicatessen Inc.,
Schneider Hardware Co.,
Schoebel Properties, Inc.,
Schoem Pharmacal Co.,
Schreiber's Bakery, Inc.,
"The Schuyler Corporation",
S. & C. Industrial Equipment Corporation,
Scotland Garage, Inc.,
Scotland Investment Corporation,
S. Dlugitch Sons Co., Inc.,
S. D. M. Inc.,
S & D Restaurant, Inc.,
Seaboard Construction Co. of New Jersey,
Seaboard Realty Company,
Seafare Inc.,
Sea Fishery, Inc.,
Seairland Shipping Agencies, Inc.,
Sealtite Construction Co.,
Sea Realty Co.,
Securities Reorganization Corp.,
Security Holding Co.,
Sedorowitz Realty Company,
Seety Corp.,
Seib Brothers Company,
The Selbro Corporation,
Selda Haulage Corporation,
Seligman, Inc.,
Selva & Sons, New Jersey Retail Corp.,
Semplon Realty Co.,
"The Senew Corporation",
The Service Company, Inc.,
Servicecraft Inc.,
Service Drug Co. of Clifton, Inc.,
Service, Incorporated,
Service Parts, Inc.,
The Sestito Co.,
705 Anderson Ave. Corp.,
749 Chancellor Holding Co. Inc.,
710 Grand Street, Inc.,
723 Willow Avenue Corporation,
Seven M. Co. Inc.,
Seven-Nine Realty Co., Inc.,
"The 17-19 Union Place Corporation,
Seventh Avenue Garage, Inc.,
Seventy Five Corporation,
74 S. Munn Inc.,
7 Up Distributors of Atlantic County Inc.,
Seymour Development Co.,
S. & G. Clothing Co. Inc.,
S. & G. Corporation,
S. G. R., Inc.,
S. Grunt, Inc.,
Shadow Lake Beach Club, Inc.,
Shamrock Candy Company, Incorporated,
Share-Well Co., Inc.,
Sharon Undergarment Co., Inc.,
Shelris Watch Company, Inc.,
Shepard Builders, Inc.,
Sherbalt Corporation,
Sheridan Construction Co.,
Sheridan Estates, Inc.,
Sheridan Park, Inc.,
Sherman Building Co.,
Sherman Construction Company,
Sherman Council No. 61 Holding Company,
Sherman Holding Co., Inc.,
Sherwood Realty & Investment Co.,
Shine Trucking Co. Inc.,
Shipraft Corporation,
"Ships Service Engineering Co.,”
Shmookler Manufacturing Company,
The Shoppe Petite,
Shore Construction Co. Inc.,
Shore Estates, Inc.,
Shore Realty Co., Inc.,
Shore Service Bus Co.,
Shorters, Inc.,
Shortway’s Barn, Inc.,
S. & H. Realty Inc.,
Shrewsbury Securities, Inc.,
Shuman’s Department Store,
Shumsky’s Roumanian Restaurant Inc.,
Siberg’s Inc.,
Sidmin Corporation,
Siegel Wholesale Produce & Fruit Co.,
Silbert Holding Co. Inc.,
Sil-Sel Publishers,
Silver Arrow Grill Inc.,
Silvercraft Manufacturing Corp.,
Silver Crown Mfg. Corp.,
Silver Seal Products, Inc.,
Simon Horwitz, Inc.,
Simon and Marcus Inc.,
Sim’s Radio Sales and Service, Inc.,
Sinclair Construction Company,
Sinclair, Inc.,
Sirod Realty Co., Inc.,
687 State Street, Inc.,
609-611 North Fourth Street Holding Corporation,
690 Ocean Av. Corp.,
Six Hundred Park Avenue Corporation Inc.,
606 Bergen Street, Inc.,
662 Harrison Pl. Corp.,
“629, Inc.”,
Six Seventy Bergen Corp.,
6404 Park Ave. Corp.,
6600 Broadway Realty Corp.,
68 Orchard Corp.,
64 State Corporation, Inc.,
69 Orchard Street, Bloomfield Corporation,
61 Nelson Corporation,
67 Ely Place, Inc.,
63rd St. Holding Co.,
63 Sherman Place Inc.,
60 Waverly Avenue Holding Company, Inc.,
S. J. Day Associates,
Skerries Holding Corporation,
Skyway Transportation, Inc.,
Slater's Globe Carpet and Linoleum Co.,
S. Litowitz & Sons, of Philadelphia Inc.,
Sloan Mortgage Company,
Slonim Realty Co. Inc.,
Smelters, Incorporated,
The Smith Abrasive Corporation,
Smith Textile Fabrics, Inc.,
S. M. S. Company, Inc.,
S. & M. Service Company, Inc.,
S. & N. United Furniture Co. Inc.,
Socora Holding Co., Inc.,
Sokolov Bros. Hardware & Plumbing Supply Co.,
Solomon's Delicatessen,
Solomon's Live Poultry Market Inc.,
Somerset Industrial Diamond Co.,
"Somerset Packing Co., Inc.",
Somerset Sales and Service, Inc.,
Somora Co.,
"Songs of America, Inc.",
Sooy Investment Co.,
S & O Realty Co.,
Sorrentino Service Stations,
South Contracting Co.,
South End Beach Company,
South Jersey Construction Company,
South Jersey Marine Enterprises Inc.,
South Munn Realty Corp.,
South Ocean City Land Co.,
South Orange Mortgage and Realty Co.,
South Orange Realty, Inc.,
South Plainfield Liquor and Beverage Stores Inc.,
South River Materials Co., Inc.,
South Seas Export & Import Company, Inc.,
South Trading Corp.,
Southwest Corporation,
Span Spic Lunch, Inc.,
Spargo Farms, Inc.,
Sparkling Spring Water Company,
Sparton Builders, Inc.,
Specialties Manufacturing Corp.,
Speed Auto Stores Inc.,
Speedblok Corporation,
Speedway Holding Company, Inc.,
Speedway Service Station, Inc.,
"The Speedwell Cafe, Inc."
Sphinx Co., Inc.,
S. P. H. Realty Co.,
Sportsmens Riding Club, Inc.,
Springfield Appliance Co.,
Spring Neckwear Co., Inc.,
Spring Realty Co.,
Spruce Market Inc.,
Spruce Securities Co.,
"Spurr Realty Company",
S. R. Laden, Inc.,
S. and S. Service Station, Inc.,
The S. S. & S. Incorporated,
S. S. Victoria, Inc.,
Stadium Village, Inc.,
Stagmyer Construction Co.,
Stanbury Inc.,
Standard Adjusters, Inc.,
Standard Agency,
Standard Alloys Corp.,
Standard Electric Hammer Co.,
Standard Gas Heating Corporation,
Standard Greenhouses, Inc.,
Standard Haulage Company,
Standard Shoe Co., Inc.,
Standard Trading Corporation,
Standard Tung Oil Co.,
Standard Welding & Spring Company Inc.,
Stanbow Realty Company,
Stanley Engineering Corp.,
Stanley Leather Products Corp.,
Stanley Roy Co.,
Stantest Lamp Co.,
Stanton Company,
Star Cross Realty Co.,
Star Mortgage Corporation,
State Builders Co.,
State Furriers, Inc.,
State Holding Co.,
State Industrial Supply Corporation,
State-Wear, Inc.,
State Welding Mfg. Co.,
Station Square Spirit Shop, Inc.,
Stay-Glo Products, Inc.,
Steel Castings, Inc.,
Steel and Iron Valve Co.,
Stein and Hughes Company,
Steinmount Corporation,
Stella Corporation,
Stelwalt Realty Corporation,
Stenton Grille, Inc.,
The Stephen Corporation,
Sterling Construction Company,
Sterling Footwear, Inc.,
Sterling Imports, Incorporated,
Sterling Paper Converting Company,
Sterling Realty Corp.,
Stern Realty Associates, Inc.,
Stevens Woodcraft Co.,
Steve Zsamboky Co. Inc.,
Stewart & Van Duyne Company,
Stillwater Corporation,
Stocker’s Marine Basin,
Stockton Market, Inc.,
Stockton Packing Co.,
Stone Associates, Inc.,
The Stone Harbor Beach Club Inc.,
Stone and Sand Trucking Company Inc.,
Stopa Realty Co.,
Store Two Corporation,
The Stork and Gift Shop, Inc.,
Stormproof Roofing and Siding Co.,
"The Stover Telephone Company",
Street Realty Company,
Stronghold, Inc.,
Stronghold Realty Corporation,
Structural Patents Corporation,
Stuart Holding Company,
Studio Holding Company,
Stuyvan Company,
Stylo-Customized Shirt Company,
Suburban Apartments, Inc.,
Suburban Aviation, Inc.,
Suburban Homes Inc. No. 2,
Suburban Live Poultry Market,
Suburban Valet Service, Inc.,
Sucok Holding Corporation,
Summit Bar, Inc.,
Summit Employment Agency,
Summit Terrace Holding Co.,
Summit Window Cleaning Co., Inc.,
Suncrest Orange Juice, Inc.,
Sun Glow Dairy Farm Inc.,
Sunny Smile Club,
Sunnywoods, Inc.,
Sunrise Market Inc.,
Sunshine Book Company, Inc.,
Sun Tan Valley,
Supel’s 339 Secaucus Road Stock Farm,
Super Homes Co.,
Superior Dairy Corporation,
Superior Manufacturing and Export Co.,
Superior Plastic Products, Inc.,
Superior Safety Film Co.,
Superior Upholstering Co., Inc.,
Super Meat Markets, Inc.,
Super-Service, Inc.,
Supersonic Company,
Super Stations, Inc.,
Surfside Corporation,
Susan Dee, Inc.,
Susan’s Incorporated,
Sussex Pearl Corporation,
Sussex Register, Inc.,
‘Sweet Air’ Products Co.,
Sweet Clover Dairy,
Sweet-Maryott Corporation,
Swiss Screw Machine Corp.,
Sylvester Manufacturing Corporation,
Synthetic Products Corporation,
“S. Z. Sales Company”,

Tab-So, Inc.,
Tally-Ho,
Talpur Co.,
Tamaturi Realty Co.,
Tanner Drug Co.,
Tao Yin Inc.,
The Tappan Corporation Inc.,
Tappin’s Realty Corporation of New Jersey,
“Target Drive-In Cleaners, Inc.”,
Tatem Corporation,
Taylor Holding Company,
Taylor Manufacturing Corp.,
Taystee Food and Beverage Corporation,
T. C. Corporation,
Teaneck Quality Market,
Teed, Incorporated,
Tekram Company,
Templeport Realty Company,
“Tenafly Publishing Company”,
Tenen Quilt Co.,
Tenet Realty Company,
Ten Fifty Three Company, Inc.,
Tennen Holding Co.,
Teran Service Stations, Inc.,
Terhune Agency, Inc.,
Terhune Construction Co.,
Terminal Dairy Co., Inc.,
Terminal Grill and Restaurant,
Terminal Luncheonette, Inc.,
Terminals, Inc.,
Tessler Holding Company,
Tetto Autotop Corporation,
Textile Terminal & Warehouse Corp.,
Thas Manufacturing Company, Inc.,
Theurer Agency, Inc.,
Thirteenth Continental Avenue, Inc.,
13th Street Corporation,
38 Realty Corp.,
Thirty Four Cross Street Machinery Corporation,
Thirty Seven Elm Street Corporation,
37 West Main Street, Inc.,
Thomas Industries,
Thomas P. Sweeney, Inc.,
Thomas Rogers, Inc.,
Thomas S. Miller,
Thomas S. Pampalone, Inc.,
Thompson Motor Co., Inc.,
Thornbury Land and Development Company,
Thornby Realty Company, Inc.,
Thornton Corporation,
354 Avon Avenue, Inc.,
340 Amherst Street Company, Inc.,
347 Broadway, Inc.,
309—11th Street Corporation,
307 George St., Corporation,
317 Maple Street, Inc.,
368 So. 20th St. Corp.,
"369 High Street, Inc.",
361 Danforth Corp.,
335 Passaic Street Corp.,
330 Hudson St. Corp.,
303 Fourth Street Corporation,
329 Central Avenue Realty Co.,
329 Teaneck Road, Inc.,
Three Pals Tavern,
Three Sisters, Inc.,
3 3 3 Club,
Three-Way Trucking Co. Inc.,
Thru-U-Inc.,
Tidal Terminals, Inc.,
Tierra Realty Co.,
Terre Shirt Company, Inc.,
Tillack Homes, Inc.,
Tilsam Realty Co.,
Timber Acres, Inc.,
Timberline Corporation,
Time Realty Co.,
Time Saver Corporation,
Tindall Realty Co.,
"Tire Service Company",
T. J. Conliss Adjustment Bureau,
T. and M. Paper Stock Co., Inc.,
Toby Realty Co. Inc.,
Tot-Kraft, Inc.,
Towaco Realty Associates, Inc.,
Tower Company, Inc.,
Towne Beauty Salon,
"Townley Gardens, Inc.",
Toylines, Inc.,
Track Anchor Co., Inc.,
Traffic-Markers Products, Inc.,
Trans-American Airlines Inc.,
Transit Acceptance and Finance Corp.,
Treacy Realty Co.,
Trebel, Inc.,
Treber Construction Co. Inc.,
Trebor Company,
Trebor Investment Co.,
Tree Tops Inc.,
Trenton Land Co.,
"Trenton Stage Productions, Inc."
Treof, Inc.,
Triangle Baking Company,
Triangle Cash Grocers, Inc.,
Triangle Holding Company,
Triangle Inc.,
Triangle Poultry Farm, Inc.,
Triangle Press,
Triangle Realty Company,
Tri-Con Industries, Inc.,
Tri-County Packing Company,
Tri-Dent Laboratories, Inc.,
Trigent Machine Co., Inc.,
Trinity Research Laboratories Inc.,
Trumbley, Inc.,
Tronziger, Inc.,
Tron Motor Freight Corp.,
Tropical Pack and Engineering, Co.,
Tropical Processing Corp.,
Tropicana Recreation Center, Inc.,
Troth Coal Co.,
The Tru-Ade Company, Inc.,
Truckers Service Corp.,
Truckmen's Center, Inc.,
Trucks Incorporated,
"True Investment Co."
"Truell Court Co."
Tru-Punch, Inc.,
Trustee Realty Company,
Tube Realty Corp.,
Tudor Cottages, Inc.,
Tudor House Decorators,
Turnage Corporation,
Tuxedo Rentals Inc.,
T. V. Albert, Inc.,
PROCLAMATIONS

T. W. Cocker Agency, Inc.,
12 Pennsylvania Avenue Corporation,
20th Century Amusement, Inc.,
Twentieth Century Radio Corporation,
Twenty Claire Corp.,
25 Montrose Avenue, Inc.,
24 Clinton Place Corporation,
21 Fulton Street Corporation,
Twin Borough Realty Corporation,
Twin Brook Service Station, Inc.,
Twin City Corporation,
Twin City Homes, Inc.,
Twin Lakes Estates,
Twin Oaks Construction Company Inc.,
Twin Oaks Road Corporation,
Two & Four East Main Street Corporation,
208 Webster Ave. J. C. Corporation,
280 Twelfth Ave., Inc.,
205 Sip Avenue Realty Corp.,
217 Plane Street Corporation,
261-265 Madison Avenue, Inc.,
228 Harrison Ave. Corp.,
229 Forty-Ninth Street Corp.,
2159 Corp.,
Two Twelve Franklin Corporation,
T. W. Trucking Co., Inc.,
Tylee and Hull, Inc.,
Tyler Park Trucking Company,
Tyrone Realty Co.,

Underground Utilities Co.,
Uneeda Agency, Inc.,
Uneeda Drug Stores, Inc.,
Uneeda Weigh, Inc.,
Union Agency, Inc.,
Union City Finance Corporation,
Union City Poultry & Dairy Products Inc.,
Union Diner, Inc.,
Union Fields, Inc.,
Union Garage, Inc.,
Union Holding Company,
Union Homesites, Inc.,
Union Hotel, Inc.,
Union Labor Center Inc.,
Union Paint Company,
Union Piezo Corporation,
Union Progress Realty Company,
Union Realty Company,
Union Service Corporation,
Union Square Furniture Corp.,
Union Truck Terminal, Inc.,
Union Wire Frame Company,
Unison Realty Co.,
United Appliance Stores, Inc.,
United Auto Stores, Inc.,
United Commission Auction Mart, Inc.,
United Electrical Manufacturing Co.,
United Fireproof Warehouses,
United Hardware Wholesalers, Inc.,
United Land Association,
United Leather Products Co.,
United Liquor Distributors, Inc.,
United Marine & Equipment Co.,
United Realty and Amusement Company,
U. S. Anthracite Coal Co. Inc.,
United States Brokerage Company,
United States Credit Reporting Service,
U. S. Defense Materials Corp.,
U. S. Engineering Corporation,
U. S. Stationery Corp.,
United States Trading Company,
United Stores Company,
United Theatres Corporation,
United Wall Paper & Paint Stores Inc.,
Unity Farms, Inc.,
Universal Accessories, Inc.,
Universal Business Corporation,
Universal Clothing Company,
Universal Construction Company,
Universal Investment Company,
Universal Service Company,
Universal Tool & Gauge Company,
Unix Holding Corporation,
Utility Products Company,
Valentine Ruch Estate, Inc.,
Valley Coal Company,
Valley Holding Corporation,
Valivue Estates,
Vandam Realty Company,
Van-I-Tee Novelty Co., Inc.,
Van-Scott, Incorporated,
Vargonek Realty Co., Inc.,
Variflex Corporation,
Vari-Sign, Inc.,
Vassar Building Co., Inc.,
V. B. Smith, Inc.,
V. Caporale, Inc.,
V. and C. Incorporated,
Vee & Dee Properties, Inc.,
Venable & Thompson, Inc.,
Ventnor Boat and Plane Corporation,
Ventnor Realty Corporation,
Ver-Gay Beauty Salon, Inc.,
Veterans' Air Express Company,
Veteran's Food Sales Co. Inc.,
Veterans Vendors, Inc.,
Veteran Canvas Products, Inc.,
"Vibra-Tone, Inc."
Victor & Williams, Inc.,
Victory Greeting Card Co., Inc.,
Victory Home Builders, Incorporated,
Victory Oil Company,
Victory Sportswear Co. Inc.,
Victory Undergarment Corporation,
Victory Woodbridge Diner Inc.,
Vic Zindell, Inc.,
The Vielhauer Company,
Vigilant Holding Company,
Viking Holdings, Inc.,
Vincent Borey, Inc.,
Vincent C. Sica, Inc.,
Vincent P. Manning Bar & Grill Inc.,
Vincent Properties, Inc.,
Vincent Wasielewski Development Corp.,
Vinmar Realty Company,
Virtue Products, Inc.,
Visi-Bilt Urn Co.,
Vita, Incorporated,
Vitamin Food Products Company,
Vitas Packing Co.,
Vito Lamberli, Inc.,
Vondroan-Lockhoff Company, Inc.,
Vroom Holding Corporation,

Wadell Engineering Company,
Wade No. 8, Inc.,
Waev Corp.,
Wagner Estates, Inc.,
Wagner Mfg. Co. Inc.,
Waldmere Hotel, Incorporated,
Waldorf Bakery, Inc.,
Waldorf Investments, Inc.,
Waldron & Craig Company,
Waldwick Realty Company,
Walker Amusement Company,
Walker Farms, Inc.,
Walker Stores Inc.,
Wallman, Inc.,
Wallrooms, Inc.,
Wall Street Corporation,
Walsome Realty, Inc.,
Walter J. Harring Engineering Co.,
Walton Bell Company,
Waltony Products, Inc.,
Wannamassa Garden Homes, Inc.,
Wardlyn Corporation,
Ward Realty Corporation,
Warehouse Realty Corporation,
Waring Realty Company,
Warne Realty Company,
Warner Products Corp.,
The Warranty Development Corporation,
Warren E. Hann, Incorporation,
Washington Arms, Inc.,
Washington Land & Improvement Co.,
Wash-O-Matic Service, Inc.,
Watchung Investment Company,
Watchung Paper Co., Inc.,
Wathuff Holding Co.,
Watts-Ackerson, Inc.,
Watts Parking Company,
Waverly Realty Co.,
Wayne Lumber and Supply Company,
Wcislo Tavern,
Wear Well Dress Co.,
Weaver Dry Goods Company,
Web Realty Co.,
Webster Building Company,
Webster-Montgomery Co. Inc.,
Wechsler Plumbing & Heating Co. Inc.,
Weequahic Decorating Shop, Inc.,
Weil Bros. Machine Shop, Inc.,
Weir Realty Corporation,
Weit Furniture Co.,
Well-Bilt Building Co.,
Weil-Bilt Homes, Inc.,
Wellerver Corporation,
Wellsco Realty, Inc.,
Wells Ice Company,
Westcott Nut Products, Inc.,
Westerleigh Hills, Inc.,
Western Realty Corporation,
Westfield Community Foods, Inc.,
Westfield Kennel Service, Inc.,
West Grand Apartments, Inc.,
West Hudson Swimming Pool, Inc.,
West Main St. Realty Corp.,
West Market Trucking Company, Inc.,
West Newark Avenue Holding Company,
West New York Professional Girls Soft Ball Team
Inc.,
West-Prince, Inc.,
West Side Garage,
West Side Warehouse and Distributing Co. Inc.,
West Side Wine and Liquor Stores, Inc.,
West Street Realty Company,
Westwood Avenue Corporation,
Westwood Tire Exchange, Inc.,
The WFS Corporation,
W. G. Realty Co.,
Whalen-Berry 5-10 & 25c Stores, Incorporated,
Wharton Homes, Inc.,
"White Confectionery, Inc."
Whitehall Realty Corporation,
White Hill Chain Works,
White House Service Station, Inc.,
White Realty & Holding Company Inc.,
Whiton Food Company, Inc.,
Whiton Publications, Inc.,
W. H. Wittpenn, Inc.,
Whyte Spark Plug Company, Inc.,
The Wickatunk Company,
Wiener Coach Company,
Wigwam, Inc.,
Wilco Engineering Co., Inc.,
Wil-Co. Lene Chemical Company,
The Wilkins Agency Inc.,
William Bauer Realty Co.,
William Bazzani Inc.,
Wm. B. Howse, Inc.,
William Di Marzo & Company,
Wm. P. McDermott & Son, Incorporated,
Wm. Hamilton Producing Co., Inc.,
William Hewitt, Inc.,
Wm. H. Henningesen, Inc.,
William P. Squire Agency, Inc.,
Wm. R. & Jos. R. Lambert, Inc.,
Williams & Caechione, Inc.,
Williams, Clark & Erskine Realty Corporation,
Williams Realty Co.,
Williams Tavern Inc.,
William Yeskel and Sons,
Winchester Holding Company,
Winckler Lake Surprise Riding Club Inc.,
Winco M’F’G., Co. Inc.,
Windsor Apartment Hotel Corp.,
Windsor Dairy, Inc.,
Wines, Inc.,
Winfield Corp.,
Wingate, Inc.,
Wimber, Inc.,
Winjac Corporation,
Winona Corporation,
Wisconsin Dairy Products Corporation,
W. Janiec and J. Kobylarz Company, Inc.,
W. J. Hutchinson, Inc.,
PROCLAMATIONS

W. & L. Realty Co.,
W. M. Harrison, Inc.,
W. & M. Investment Corporation,
Wolber Holding Co.,
Women's Ware Corp.,
Woodcliff Construction Co.,
Woodcrest Manor, Inc.,
"Wood-Fabricators Inc."
Woodhill Corporation,
Woodland, Inc.,
Woodley Estates,
Woolfield Food Packers, Inc.,
Workers' Finance & Loan Company,
World Wide Products Corporation,
Wortendyke Inn,
Worth Realty Company,
Wpat Artists Bureau, Inc.,
Wreck Pond Farms, Inc.,
Wright Electric Service Co.,
Writings of Brown Landone Inc.,
W. & S. Holding Co., Inc.,
W. W. Realty Co.,
W. W. W. Realty Co.,
X-L Trucking Co., Inc.,
X-Sol Incorporated,

Yale Holding Co.,
Yardlee Clothes, Inc.,
Yaron Holding Company,
"Y" Company,
Yolanda Realty Corporation,
Young-America Clothes, Inc.,
Youngs & Taylor, Inc.,
Youth Furniture Co.,

Zazzali Holding Company,
Zellite Plastics Inc.,
"Zenith Brokerage Co., Inc."
Zenith Finance Company,
Zenith Holding Company,
Zenith Restaurant,
Z-Flex Piston Ring Corporation,
PROCLAMATIONS

Zimbros Enterprises, Inc.,
Zubel Realty Co., Inc.,
Zwielke Corporation,

are void, and all powers conferred by law upon such corporations and each of them, are hereby declared inoperative and void.

Given under my hand and the Great [Seal] Seal of New Jersey; this fourteenth day of February, A. D. one thousand nine hundred and forty-nine, and in the Independence of the United States, the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The American Red Cross is one of the largest and most important voluntary agencies in the world, including programs in First Aid, Accident Prevention, Water Safety and Home Nursing, conducted at community levels, which contribute much to the well-being of New Jersey residents; and

WHEREAS, The Red Cross has not forgotten the men in veterans’ and service hospitals, and those on active duty at the military installations in the State, and its volunteer and professional staffs continue to provide welfare and recreational services
to those who are, or who have been, in the Armed Forces of the United States; and

Whereas, During the current year, the broader National Blood Program of the American Red Cross will be established in the State, and residents of Southern New Jersey, in particular, will benefit through the facilities of a National Blood Center located in Philadelphia, and during 1948, the Red Cross brought relief to the victims of eighteen disasters which struck New Jersey, and, in addition, helped many other families to meet emergency needs when fires destroyed their homes; and

Whereas, The great work of the American Red Cross is possible only because the people make it so, and the funds required for the continuation of the many essential Red Cross programs must be made available,

Now, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim the month of March, 1949, as

RED CROSS MONTH

and urge all residents of the State to become members of the American Red Cross, and to support, to the best of their ability, the 1949 Red Cross fund.

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 forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The civic bodies and service organizations of our State, and the departments of the local government, recognize the great service rendered by the New Jersey Junior Chamber of Commerce; and

WHEREAS, The New Jersey Junior Chamber of Commerce and its affiliated local organizations have set aside the day of February 24, 1949 to observe the founding of the Junior Chamber of Commerce of the United States, and to commemorate such founding by the selection of an outstanding young man in this State as the recipient of the Distinguished Service Award; and

WHEREAS, This organization of young men have contributed materially to the betterment of this State throughout the year,

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim February 24, 1949, as

JAYCEE DAY

and do request that all citizens observe this date in tribute to the outstanding contributions made by the Junior Chamber of Commerce in the development of leadership and civic mindedness on the part of its youthful membership.

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 forty-nine, and in the Inde-
PROCLAMATIONS

pendence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, During a single generation the peoples of the world have experienced two devastating wars, characterized by mass destruction of civilian populations; and

Whereas, It is an enduring lesson of history that permanent peace is most likely when men live together under government based on consent founded in justice and established in law; and

Whereas, Experience increasingly indicates that the United Nations, in its present form is not fully adequate to preserve the peace of the world; and

Whereas, In this atomic age it behooves us all, as never before, to bring the great force of American public opinion to bear upon the problem of world peace;
Now, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim and designate the week of

MARCH 6 THROUGH 12

as

WORLD GOVERNMENT WEEK

and I urge all citizens, the public press and radio, all public officials, educational and civic organizations to devote World Government Week to activities and programs designed to achieve widespread discussion and thoughtful understanding of the need for moving and strengthening the United Nations toward a world federation and a will to peace, substituting international law for world conflict and chaos.

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 forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL, Governor.

By the Governor:

LLOYD B. MARSH, Secretary of State.
PROCLAMATION

State of New Jersey,
Executive Department.

Whereas, The churches of America have united in a simultaneous offering for world relief on Sunday morning, March 27, 1949; and

Whereas, Every American has an opportunity and inescapable obligation to aid in the relief and rehabilitation of less fortunate people; and

Whereas, The rebuilding and strengthening of the religious institutions of the countries devastated by war constitute the one secure foundation upon which we can build a peaceful world; and

Whereas, This united action in America will greatly strengthen the work of our churches overseas and will bring new hope, religious security and peace of mind to millions of people;

Now, Therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby designate Sunday, March 27, 1949, as

World Relief Sunday

and I invite all Americans to participate in the observance of this day through their churches or any other church.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-third day of March, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

Alfred E. Driscoll,
Governor.

By the Governor:

Lloyd B. Marsh,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Great strides have been made during the past year in the fight to control cancer, but the battle is far from being won. More than 7,000 citizens of New Jersey die yearly from this painful and insidious disease.

Through the costly programs of education, research and service carried on by the American Cancer Society, more and more of our people are being made aware of the fact that the best control of cancer is through early detection. Scientists in New Jersey and throughout the nation are still engaged in the continuing effort to find the cause and a cure for the disease.

To carry on this program, New Jersey residents will be asked to contribute $700,000 this year. We have been generous in the past and the continued participation of State departments, citizen groups and individuals is urgently needed to sustain the fight against cancer.

NOW, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim the month of April as

CANCER CONTROL MONTH

I urge all citizens to give their support to the American Cancer Society, and the New Jersey division thereof, and to aid its cancer control program to the fullest extent possible.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-ninth day of March, in the year of our Lord one thousand nine hundred and forty-nine, and in the Independence
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The observance of Army Day by the people of the nation has, since April 6, 1928, been an annual event, set aside to honor the veterans of the Wars, and to provide opportunity for the Army to report to the people; and

WHEREAS, The people of the United States, increasingly aware of the dangers that face our nation, recognize the necessity of maintaining a strong Army, alert and ready, with its sister services, to prove an adequate deterrent to those who would drag the world into a war again, that may well wipe out civilization itself; and

WHEREAS, The Army’s mission is and always has been to safeguard our national security; and

WHEREAS, The President of the United States has proclaimed April 6, 1949, as Army Day and has called upon the Governors of all States to do likewise, in order to pay tribute to the Army of the United States in all its component parts—the National Guard, the Organized Reserves and the Regular Army—and to the millions of Army veterans who have returned to civilian pursuits;
Now, therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim Wednesday, April 6, 1949, as

ARMY DAY

and it is my desire that the New Jersey National Guard mark the designated day with appropriate ceremonies in co-ordination with the Military Order of the World Wars, the Regular Army and civic bodies. It is my further desire that the flag be flown from places of business, homes and buildings in tribute to the veterans of our armed forces at home and abroad to accord to our National Guard, Organized Reserves and Regular Army the recognition they deserve.

Given under my hand and the Great Seal of the State of New Jersey, this first day of April, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:

LLOYD B. MARSH,
Secretary of State.
PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The Legislature of this State has enacted "An Act designating Arbor Day, and amending section 18:14-87 of the Revised Statutes," and by that act has designated the last Friday of April in each year as Arbor Day; and

WHEREAS, It is the purpose to encourage the planting of shade and forest trees by the designation of this day uniformly throughout the nation; and

WHEREAS, the planting, propagation and development of shade and forest trees helps to conserve our natural resources, enriches the daily lives of the people of our State, and contributes to the lasting improvement and beautification of our land; and

WHEREAS, Through the co-operation of all the residents of this State, the beneficial effects of shade and forest tree plantings can be tremendously increased, and we can pass on an enduring heritage of mature trees to succeeding generations.

NOW, THEREFORE, I, ALFRED E. DRESCOLL, Governor of the State of New Jersey, hereby proclaim Friday, April 29, 1949, as

ARBOR DAY

and urge everyone who is able to do so to mark the observance of this day by the planting of one or more trees and by participating in the programs which the sponsors of Arbor Day may provide.
Given under my hand and the Great Seal of the State of New Jersey, this thirteenth day of April, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The President of the United States has awarded the Congressional Medal of Honor posthumously to Sergeant Joseph J. Sadowski of Perth Amboy, New Jersey; and

WHEREAS, Sergeant Sadowski was so honored for conspicuous gallantry and intrepidity in action at the risk of his life above and beyond the call of duty at Valhey, France, on September 14, 1944, while a member of Combat Command A, 4th Armored Division, United States Army; and

WHEREAS, The late Sergeant Sadowski has been returned to Perth Amboy for reburial on Saturday, April 23, 1949, with appropriate military and religious ceremonies;
Now, Therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, hereby proclaim

SATURDAY, APRIL 23, 1949

AS

SERGEANT JOSEPH J. SADOWSKI MEMORIAL DAY

in token of respect to the memory of this gallant soldier, and I direct that the National Flag be displayed at half-staff on said date on all public buildings throughout the State.

Given under my hand and the Great [seal] Seal of the State of New Jersey, this twenty-first day of April, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL, Governor.

By the Governor:

LLOYD B. MARSH, Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

Whereas, We hold it to be self-evident that through undivided national allegiance we may strengthen our national security; and

WHEREAS, The great freedoms upon which our nation is founded imply no license to support causes and leaders which would subvert them; and
Whereas, in our people's government, resting upon the consent of the governed, it is particularly fitting in a day of false and devious propaganda seeking to undermine understanding of our republican form of government, that we engage in voluntary expressions of a renewed faith in our allegiance to the fundamental privileges of individual liberty and obligations of citizenship under which we have been governed;

Now, therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim Sunday, May 1, 1949, as

LOYALTY DAY

and I call upon all citizens, civic, religious, veterans and other organizations to heartily endorse and join in appropriate patriotic parades, rallies and religious services in their respective communities.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-eighth day of April, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor

By the Governor:
LLOYD B. MARSH,
Secretary of State.
In keeping with a long-established and meaningful tradition, we once again will honor the mothers of this Nation on Sunday, May 8.

This day is set aside not only in recognition of the loving care and unselfish devotion that mothers so generously bestow upon their children, but also in appreciation of the influence for good that women have always exercised upon the actions of mankind through their capacity for love, sympathy and understanding.

We celebrate Mothers’ Day this year heartened by the news that the blockade of Berlin will be lifted on May 12. This has brought a rebirth of hope for lasting peace and great gladness to us all, and especially to the hearts of the mothers of the men who have been risking their lives in the Berlin Airlift "Operation Vittles."

Now, therefore, I, Alfred E. Driscoll, Governor of the State of New Jersey, do hereby proclaim Sunday, May 8, 1949, as

MOTHERS’ DAY

and urge the people of New Jersey to dedicate this Mothers’ Day as a day of thanks to the mothers of this Nation for the part they play in making the family the center of stability and security in these troubled times, and as a day of hope for the successful outcome of our difficulties with other countries so that we may live together as a family of Nations in peace and security.
Given under my hand and the Great [seal] Seal of the State of New Jersey, this fifth day of May, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The people of our Nation have a firmer conviction than ever before of the interdependence of peoples of all Nations; and

WHEREAS, World Trade enables peoples to get the things they need through the exchange of goods and services with peoples of other lands; and

WHEREAS, International Trade has become so important in our national economy, in recognizing that World Trade implies a two-way street in which commerce moves out of and into our country; and

WHEREAS, The State of New Jersey plays a prominent part in International Trade, thus furnishing employment to many workers in our State; and

WHEREAS, It is desirable that the people of our State and Nation recognize the importance of World Trade in their lives;
Now, THEREFORE, I, ALFRED E. DRISCOLL, Governor of the State of New Jersey, do hereby proclaim the week of

MAY 22ND TO MAY 28TH

AS

WORLD TRADE WEEK

and I invite our citizens to participate in its observance and to study the relationship of International Trade to the American economy and our standard of living.

Given under my hand and the Great Seal of the State of New Jersey, this eleventh day of May, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.

PROCLAMATION

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.

WHEREAS, The third Sunday in May was authorized by official congressional resolution adopted in May, 1940, as national “I Am An American Day” to be observed annually for the particular purposes of—Honoring newly naturalized citizens and native
born citizens who have reached their majority, and
of—Rededication of all Americans to the ideals of
American Citizenship,

Whereas, The development of alert, informed,
and participating citizens is a matter of vital con­
cern to the establishment and maintenance of
sound, progressive government in our State and
Nation, and

Whereas, The individual and group responsibili­
ties and patriotic obligations as well as human
rights and privileges of older citizens as well as
new need to be continually re-emphasized and un­
derstood;

Now, Therefore, I, Alfred E. Driscoll, Gover­
nor of the State of New Jersey, do hereby pro­
claim

SUNDAY, MAY 15

AS

I AM AN AMERICAN DAY

and call upon the various departments of the State
and officials of the county and local governments
to participate in appropriate exercises. Further,
that the

WEEK OF MAY 15 TO MAY 21

BE OBSERVED AS

NATIONAL CITIZENSHIP WEEK

so that our churches, schools and civic organiza­
tions will place special emphasis on the value and
obligations of American Citizenship.

Given under my hand and the Great
[seal] Seal of the State of New Jersey, this
twelfth day of May, in the year of Our
PROCLAMATIONS

Lord one thousand nine hundred and forty-nine, and in the Independence of the United States the one hundred and seventy-third.

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;

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 Tuesday, the thirty-first day of May, nineteen hundred and forty-nine, at two o'clock, Daylight Saving Time, in the afternoon of said day, for the purpose of considering housing legislation.

Given under my hand and the Great Seal of the State of New Jersey, this twenty-fourth day of May, in the year of Our Lord one thousand nine hundred and forty-nine, and in the Independence of the United States, the one hundred and seventy-third.

ALFRED E. DRISCOLL,
Governor.

By the Governor:
LLOYD B. MARSH,
Secretary of State.
Decrees of Dissolution

(None)

(1141)
Statements of Results of Municipal Elections

(None)

(1143)
Change of Corporate Title of Municipalities

(None)

(1145)
STATE OF NEW JERSEY

CUMULATIVE TABLE OF CONTENTS

of
General and Permanent Legislation

contained in
New Jersey Laws of 1938 to 1949, 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

LAW REVISION AND BILL DRAFTING
COMMISSION
Formerly
COMMISSION ON STATUTES
FRANK H. SOMMER, Chairman
GEORGE W. C. MCCARTER
SEDGWICK RUSLING LEAP
HAROLD W. HANNOLD
JAMES H. SANDERSON
Commissioners
CHARLES DEF. BESORE
Chief Counsel
Executive Director
JOHN W. OCKFORD
Counsel

1
CONTENTS

Foreword

Cumulative Table of Contents of New Jersey Laws, 1938 to 1949, both inclusive, general and permanent legislation.

Schedules 1 to 12, Tables of Allocations of 1938 to 1949 Statutes, both inclusive.

Schedule 13, Table of Numbered Sections added to Revised Statutes, 1938 to 1949, both inclusive.

Schedule 14, Table of Public Validating Acts, 1938 to 1949, both inclusive.

Schedule 15, Table of Temporary and Executed Acts, 1938 to 1949, both inclusive.

Schedule 16, Table of Private and Local Acts, 1938 to 1949, both inclusive.
### TABLE OF ABBREVIATIONS

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>c.</td>
<td>means Chapter</td>
</tr>
<tr>
<td>s.</td>
<td>&quot; Section</td>
</tr>
<tr>
<td>ss.</td>
<td>&quot; Sections</td>
</tr>
<tr>
<td>T.</td>
<td>&quot; Title</td>
</tr>
<tr>
<td>C.</td>
<td>&quot; Compilation number</td>
</tr>
<tr>
<td>P. L.</td>
<td>&quot; Pamphlet Laws</td>
</tr>
<tr>
<td>1948, c. 4</td>
<td>&quot; Chapter 4 of the Pamphlet Laws of 1948</td>
</tr>
<tr>
<td>R. S.</td>
<td>&quot; Revised Statutes</td>
</tr>
<tr>
<td>NJSA</td>
<td>&quot; <em>New Jersey Statutes Annotated</em></td>
</tr>
<tr>
<td>RSCS</td>
<td>&quot; <em>Revised Statutes Cumulative Supplement</em></td>
</tr>
</tbody>
</table>
FOREWORD

The following Table of Contents, with the accompanying 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.

The Table of Contents, itself, indicates the changes made in the general and permanent statute law, during this period, either by amendment or repeal of pre-existing legislation or by the enactment of additional legislation. Similar changes made in statutes of other types, during the period, are indicated in Schedules 14 to 16, both inclusive.

The classification and arrangement used in the Table is that of the Revised Statutes amplified so as to include material for which no adequate classification units appear in the Revised Statutes.

In all cases in which new chapters or other subdivision headings are set up, they are designated in the Table as “new” or “added.” Where a chapter or other subdivision heading is designated as “new,” it has been set up for convenience in classification by the Law Revision and Bill Drafting Commission. Where it or a section number is designated as “added,” it has been set up by statute.

Where reference is to an amendment of a section of a pre-existing statute, the reference is to the number of the section of the statute amended, as it is found in the Revised Statutes or in the Pamphlet Laws.

In order that the Table may be useful as a table of contents of the legislation covered, as contained not only in the Pamphlet Laws but also in the New Jersey Statutes Annotated and the Revised Statutes Cumulative Supplements as well, compilation numbers have been added in parenthesis after the references to the additional legislation.
The Commission is required to assign such numbers to this legislation by P. L. 1941, chapter 19 and the numbers so assigned are indicated following the letter “C.” to distinguish them from Revised Statutes section numbers; thus (C. 1:1–2.5).

Where numbers, assigned to legislation, in the New Jersey Statutes Annotated and the Revised Statutes Cumulative Supplements correspond to the numbers so assigned by the Commission, the Commission’s numbers are used. If, in either of these works, different numbers are assigned to legislation, the numbers so assigned are indicated thus; (NJSA 2:27–314.1; RSCS 2:26–204).

Where additional legislation has been amended, the number assigned to the section of the statute amended, in the work consulted, will be the number under which the amendment will be found therein.

The use of classification units “added” or “new” or the use of compilation numbers so assigned do not indicate where the material so designated is to be found in the Pamphlet Laws and citations to them should be amplified by adding the year and chapter number of the Pamphlet Laws, in which it is found.

In cross-reference notes, reference is made to the title and chapter number under which the legislation referred to, therein, will be found in the Table thus; (T. 2. c. 26).

Acknowledgment is made to John W. Ockford, Counsel, and to H. Arthur Smith, Jr., William M. Lanning, George H. Barlow and Harold K. Smith, 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.
## Table of Contents—T. 1, c. 1 to 7

### Title 1. Acts, Laws and Statutes.

#### Chapter 1. Definitions and General Rules of Construction.
- R. S. 1:1–2 amended 1948, c. 4.
- R. S. 1:1–2.3 " 1942, c. 7 (1942, c. 7, repealed 1946, c. 95); 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).

#### 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.

#### Chapter 3. Printing, Binding and Distribution of Laws, Joint Resolutions and Proclamations.
- R. S. 1:3–1 amended 1941, c. 19.
- R. S. 1:3–2 " 1939, c. 379.

#### Chapter 4. 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.
- R. S. 1:7–2 " 1948, c. 329, ss. 2, 8.
- R. S. 1:7–3 " 1948, c. 329, ss. 3, 8.
- R. S. 1:7–4 " 1948, c. 329, ss. 4, 8.
- R. S. 1:7–5 " 1948, c. 329, ss. 5, 8.
- R. S. 1:7–6 " 1948, c. 329, ss. 6, 8.
- R. S. 1:7–7 " 1948, c. 329, ss. 7, 8.
Chapter 9. PERMANENT LAW REVISION COMMISSION.

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 (C. 1:9-2 to 1:9-8).

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).

TABLE OF CONTENTS—T. 2, c. 1 & 1A

Title 2. ADMINISTRATION OF CIVIL AND CRIMINAL JUSTICE.

Subtitle 1. THE COURTS.

Note: For act authorizing payment of money into court in satisfaction of judgment, etc., or pending appeal, etc., see 1939, c. 313 (T. 2, c. 26), amended 1948, c. 325; for allowances of fees, etc., to attorneys, etc., see 1939, c. 140 (T. 2, c. 20).

Chapter 1. COURT OF ERRORS AND APPEALS.


R. S. 2:1-5 " 1946, c. 190.

Additional Legislation.

Limitation on practice of law, by judges, suppl., 1941, c. 282 (C. 2:1–2.1).

Chapter 1A. (new) SUPREME AND SUPERIOR COURTS.

Note: For designation of officer or employee to represent Superior Court when party to action, etc., see 1949, c. 77 (T. 2, c. 1B); for County Court Judges' additional compensation while sitting in Superior Court or in County Court of another county, see 1949, c. 266 (T. 2, c. 1B).

Judges and Justices—compensation, 1948, c. 270 (C. 2:1A–1, 2:1A–2).

Judges; Superior Court—number, Advisory Masters; Standing Masters, 1948, c. 382 (C. 2:1A–3 to 2:1A–6).

Clerks—appointment; salary; bond, oath, employees, 1948, c. 389 (C. 2:1A–7 to 2:1A–14).

Superior Court—refund of compensation for employees, from trust funds, to State treasury, 1949, c. 139 (C. 2:1A–14.1).

Superior Court—dockets; judgments, assignments, satisfactions, etc.; recording, etc., 1948, c. 327 (C. 2:1A–15 to 2:1A–23).

Sec. 2 of above amended 1949, c. 147.

Supreme and Superior Courts—judgments, pleadings, decrees and other papers, recording, enrolling and destruction, 1948, c. 360 (C. 2:1A–24 to 2:1A–31).

Superior Court—judgments and chancery decrees and orders for payment of money in equity proceedings; effect, abstract, docketing, 1949, c. 137 (C. 2:1A–32 to 2:1A–34).

County Court Judge—powers while sitting in Superior Court or County Court of another county, 1949, c. 265 (C. 2:1A–35).
Table of Contents—T. 2, c. 1B to 6

Chapter IB. (new) County Courts.

Note: For County Court Judge’s powers while sitting in Superior Court or County Court of another county, see 1949, c. 265 (T. 2, c. 1A); for additional compensation for certain County Court Judges for sitting in District Courts, see 1949, c. 262 (T. 2, c. 8).

County Courts—constitution, jurisdiction, etc., 1948, c. 365 (C. 2:1B-1 to 2:1B-49).

County Court Judges in counties having more than one County Court Judge, to be full time Judges, 1949, c. 264 (C. 2:1B-50).

County Court Judges—salaries, 1949, c. 257 (C. 2:1B-51 to 2:1B-55).

County Court Judges—additional compensation while sitting in Superior Court or in County Court of another county, 1949, c. 298 (C. 2:1B-56, 2:1B-57).

Chapter IC. (new) Surrogates.

Surrogates and Surrogates’ Courts, 1948, c. 364 (C. 2:1C-1 to 2:1C-27).

Chapter 2. Court of Chancery.

R. S. 2:2-24 repealed 1948, c. 376, ss. 11, 12.
R. S. 2:2-26

Chapter 3. Prerogative Court.

Additional Legislation.

Masters in Chancery, ex officio, Masters of Prerogative Court, suppl., 1944, c. 173 (C. 2:3-4).

Chapter 5. Circuit Courts.

R. S. 2:5-10 repealed 1949, c. 298, s. 2.
R. S. 2:5-14 to 2:5-14

Additional Legislation.

Causes pending, judgments, entry and proceedings upon, 1948, c. 368 (C. 2:5-22 to 2:5-28).


R. S. 2:6-1 repealed 1948, c. 365, ss. 48, 49.
R. S. 2:6-3 “ 1939, c. 162; 1939, c. 269; 1948, c. 330, s. 1.
TABLE OF CONTENTS—T. 2, c. 6 & 7

Additional Legislation.

Salary of common pleas judges in certain counties bordering on Atlantic Ocean, may be increased by Freeholders, in certain cases, 1947, c. 232 (C. 2:6-16.1).

Salary of common pleas judges in certain fourth-class counties, may be increased by Freeholders, suppl., 1948, c. 300 (C. 2:6-16.2).

Continuation of trial by another justice or judge where original justice or judge prevented from continuing, suppl., 1939, c. 19 (C. 2:6-26).

Chapter 7. ORPHANS' COURTS AND SURROGATES.

Note: For tenure of deputy surrogates; second-class counties, see 1939, c. 223 (T. 40, c. 38); for provisions applicable under 1947 Constitution, see 1948, c. 364, s. 1 (T. 2, c. 1C).

Additional Legislation.

Surrogate’s compensation, certain counties, fixed, suppl., 1945, c. 61 (C. 2:7-20.1) and 1946, c. 195 (C. 2:7-20.2).

Salary of surrogates in certain fourth-class counties, may be increased by Freeholders, suppl., 1948, c. 301 (C. 2:7-20.3).

Sec. 1 of above amended 1949, c. 103.

Vacancy, office of surrogate, filling, manner, term, etc., provided for, suppl., 1948, c. 207, s. 1 (C. 2:7-24.1).

Probate clerks, appointment as deputy surrogates, authorized, 1945, c. 64 (C. 2:7-25.1).

Appointment of special deputy surrogate, 1938, c. 97 (C. 2:7-33 to 2:7-35).

Sec. 1 of above amended 1945, c. 129.
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:8-4</td>
<td>Essex County 1911, c. 228 see 1945, c. 279, infra.</td>
</tr>
<tr>
<td>R. S. 2:8-13</td>
<td>amended 1940, c. 70; 1945, c. 100.</td>
</tr>
<tr>
<td>R. S. 2:8-14</td>
<td>&quot; 1938, c. 388; 1941, c. 279.</td>
</tr>
<tr>
<td>R. S. 2:8-23</td>
<td>&quot; 1938, c. 205; 1939, c. 237; 1942, c. 122; 1944, c. 165; 1946, c. 218; 1947, c. 253; 1948, c. 295.</td>
</tr>
<tr>
<td>R. S. 2:8-26</td>
<td>see 1946, c. 214, infra.</td>
</tr>
<tr>
<td>R. S. 2:8-27</td>
<td>&quot; 1946, c. 214, infra.</td>
</tr>
<tr>
<td>R. S. 2:8-28</td>
<td>&quot; 1946, c. 214, infra.</td>
</tr>
<tr>
<td>R. S. 2:8-30</td>
<td>&quot; 1946, c. 214, infra.</td>
</tr>
<tr>
<td>R. S. 2:8-33</td>
<td>amended 1941, c. 255; 1941, c. 365; 1944, c. 136; see 1946, c. 214, infra.</td>
</tr>
</tbody>
</table>

Additional Legislation.

First judicial district of Middlesex county established, 1941, c. 337 (C. 2:8-4.1 to 2:8-4.5).

Second judicial district of Middlesex county established, 1941, c. 338 (C. 2:8-4.6 to 2:8-4.10).

Essex County Judicial District, established, First and Second District Courts of Newark, District Courts of Orange and East Orange, District Courts of First and Second Judicial Districts of Essex County, abolished, 1945, c. 279 (C. 2:8-4.11 to 2:8-4.15).


Salary increases, clerks and other District Court officers, suppl., 1946, c. 214 (C. 2:8-23.1). Sec. 1 of above amended 1949, c. 31.

City district courts and judicial district courts converted into county district courts and branches thereof, 1948, c. 384 (C. 2:8-37.1 to 2:8-37.17). Sec. 7 of above amended 1949, c. 9.

Sec. 9 " " 1949, c. 129.
TABLE OF CONTENTS—T. 2, c. 8

Article 2. Jurisdiction.

R. S. 2:8-46 amended 1939, c. 59.

Additional Legislation.

Jurisdiction, service of summons on additional defendants without the county, 1949, c. 142 (C. 2:8-38.1).

Jurisdiction increased to $1,000.00, suppl., 1949, c. 135 (C. 2:8-40.1, 2:8-40.2).

Article 2A. (new) County Judicial District Courts.

Additional Legislation.

County Judicial District Courts, establishment and organization, provided for, suppl., 1945, c. 278 (C. 2:8-48.1 to 2:8-48.15).

Sec. 3 of above amended 1948, c. 102.

Sec. 4 " " " 1947, c. 208; 1948, c. 106, ss. 1, 2.

Sec. 7 " " " 1947, c. 410.

Sec. 13 " " " 1947, c. 41.

County Judicial District Courts, expenses of, provided for, 1945, c. 280 (C. 2:8-48.16, 2:8-48.17).

Clerks, deputy clerks, sergeants-at-arms and employees, compensation fixed by Board of Chosen Freeholders, first-class counties having over 800,000 inhabitants, 1949, c. 37 (C. 2:8-48.18, 2:8-48.19).

District Court established, fourth-class counties having less than 30,000 inhabitants, judges, clerks, other employees, terms, compensation, etc., fixed, 1949, c. 269 (C. 2:8-48.20 to 2:8-48.26).

District Court and County Court Judges, salaries and extra compensation for sitting in District Courts except in first-class counties exceeding 800,000 inhabitants, 1949, c. 502 (C. 2:8-48.27, 2:8-48.28).

Article 4. Small Claims Division.

R. S. 2:8-58 see 1946, c. 214.

Article 5. (new) Destruction of Obsolete Papers, Etc.

Additional Legislation.

Destruction of papers on file for more than twenty-five years authorized, suppl., 1946, c. 43 (C. 2:8-61).

Affidavits, landlord and tenant cases, destruction after judgment entered for six years, authorized, suppl., 1948, c. 283 (C. 2:8-62).
**TABLE OF CONTENTS—T. 2, c. 8A to 10**

**Chapter 8A. (new) DISTRICT AND MUNICIPAL COURTS.**

**Note:** For increase of jurisdiction of District Courts to $1,000.00, see 1949, c. 135 (T. 2, c. 8).

Local and municipal courts; establishment, jurisdiction, functions, powers and duties; transfer to; justices of the peace and small cause courts abolished, 1948, c. 264 (C. 2:8A-1 to 2:8A-41).

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 6</td>
<td>1948, c. 394, ss. 1, 11, 12.</td>
<td>of above amended</td>
</tr>
<tr>
<td>Sec. 13</td>
<td>1948, c. 394, ss. 2, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 17</td>
<td>1948, c. 394, ss. 3, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 18</td>
<td>1948, c. 394, ss. 4, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 19</td>
<td>1948, c. 394, ss. 5, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 20</td>
<td>1949, c. 82.</td>
<td></td>
</tr>
<tr>
<td>Sec. 27</td>
<td>1948, c. 394, ss. 6, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 28</td>
<td>1948, c. 394, ss. 7, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 29</td>
<td>1948, c. 394, ss. 8, 11, 12.</td>
<td></td>
</tr>
<tr>
<td>Sec. 33</td>
<td>1948, c. 394, ss. 10, 11, 12.</td>
<td></td>
</tr>
</tbody>
</table>

Civil jurisdiction, when exercisable; practice and procedure, suppl., 1948, c. 394, ss. 9, 11, 12 (C. 2:8A-27.1, 2:8A-38.1).

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 11</td>
<td>1949, c. 80.</td>
<td>of above amended</td>
</tr>
</tbody>
</table>

Complaints to be taken, warrants and summons to be issued and endorsed, and defendants held for bail, by judges, magistrates and other officers, so designated, suppl., 1949, c. 201 (C. 2:8A-34.1).


**Chapter 9. JUSTICES OF THE PEACE; SMALL CAUSE COURTS.**

**Note:** For judgments, Small Cause Courts, entered prior to December 31, 1948, validated, appeals, filing of dockets, further proceedings, provided for, see 1949, c. 104 (T. 2, c. 8A).

**Chapter 10. COURT OF PARDONS.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:10-1</td>
<td>repealed 1948, c. 83, s. 9.</td>
<td>to 2:10-5</td>
</tr>
<tr>
<td>R. S. 2:10-6</td>
<td>amended 1945, c. 200; repealed 1948, c. 83, s. 9.</td>
<td></td>
</tr>
</tbody>
</table>
Chapter 11. COURTS OF OYER AND TERMINER.

Note: For continuation of trial by another justice or judge where original justice or judge prevented from continuing, see 1939, c. 19 (T. 2, c. 6).

Chapter 12. COURTS OF QUARTER SESSIONS.

Note: For continuation of trial by another justice or judge where original justice or judge prevented from continuing, see 1939, c. 19 (T. 2, c. 6).

Chapter 15. CONTEMPTS OF COURT.

R. S. 2:15-3 amended 1948, c. 333, ss. 1, 4.
R. S. 2:15-4 repealed 1948, c. 333, ss. 3, 4.
R. S. 2:15-5 " 1948, c. 333, ss. 3, 4.
R. S. 2:15-9 repealed 1948, c. 333, ss. 3, 4.
R. S. 2:15-10 " 1948, c. 333, ss. 3, 4.
R. S. 2:15-12 " 1948, c. 333, ss. 3, 4.

Chapter 16. PROVISIONS COMMON TO MORE THAN ONE COURT.

Note: For additional powers of certain court attendants in criminal, etc., matters, see 1938, c. 124 (T. 2, c. 180); for certified shorthand reporter required at certain hearings, see 1940, c. 175 (T. 45, c. 15B).

Article 1. In General.

Additional Legislation.

Judgeship vacated by election, etc., of incumbent to public office, 1942, c. 240 (C. 2:16-4.1).

Sec. 1 of above amended 1943, c. 12.

Article 3. Terms of Courts.

R. S. 2:16-8 amended 1946, c. 188.

Article 4. Stenographic Reporters.

R. S. 2:16-20 repealed 1948, c. 376, ss. 11, 12.
to 2:16-24

Additional Legislation.


Sec. 8 of above amended 1949, c. 131.
### Article 5. Sergeants-at-Arms and Court Criers.


### Article 6. Interpreters.

- R. S. 2:16-36 " 1947, c. 344; 1948, c. 410, s. 2.

### Additional Legislation.

Interpreters, appointments, etc., first-class counties having over 800,000 inhabitants, suppl., 1949, c. 134 (C. 2:16-36.1 to 2:16-36.3).

### Article 7. Court Attendants.

- R. S. 2:16-40 " 1947, c. 244, ss. 1, 2; 1948, c. 311, ss. 1, 2.

### Additional Legislation.

Court attendants, Superior Court, County Courts, juvenile and domestic relations court, grand jury, sheriff’s office, compensation to be fixed by board of chosen freeholders, first-class counties having over 800,000 inhabitants, 1949, c. 33 (C. 2:16-38.1, 2:16-38.2).

Officers in charge of court attendants, first class counties, may be appointed, compensation, provided for, suppl., 1947, c. 202 (C. 2:16-39.1, 2:16-39.2).


### Additional Legislation.

Courts and Judges—employees, court rooms and chambers, expenses, stenographic reporters to Masters, adjournments, seals, fees for admission to Bar, Bar Examiners, subpoenas to testify, and false swearing, before Committees of Bar Associations or Lawyers’ Clubs, 1948, c. 390 (C. 2:16-51 to 2:16-69).

Secretaty to Superior Court Judge assigned to Law Division, compensation to be fixed by board of chosen freeholders, first-class counties having over 800,000 inhabitants, suppl., 1949, c. 36 (C. 2:16-53.1, 2:16-53.2).
Article 9. (new) Transition Acts.

Additional Legislation.

Exemplification of records, former courts, 1948, c. 372 (C. 2:16-87 to 2:16-93).
Files, books, records, etc., of former courts—disposition of, 1948, c. 331 (C. 2:16-94 to 2:16-100).
Powers of attorney and authority to act as agent to Clerks or Registers, and disposition of securities and property of former courts, 1948, c. 362 (C. 2:16-101 to 2:16-105).

Article 10. (new) Proceedings Against Superior Court.

Additional Legislation.

Designation of officer or employee to represent Superior Court when party to action, etc., suppl., 1949, c. 77 (C. 2:16-106).

Chapter 16A. (new) ADMINISTRATION OF THE COURTS.


Subtitle 4. ATTORNEYS, COUNSELORS AND SOLICITORS.

Chapter 20. GENERAL REGULATIONS GOVERNING ATTORNEYS, COUNSELORS AND SOLICITORS.

Additional Legislation.

Allowance of fees to attorneys, proctors, solicitors and counsel in proceedings, etc., in the courts, 1939, c. 140 (C. 2:20-9).

Chapter 21. LICENSE TO PRACTICE AS ATTORNEY OR COUNSELOR.

R. S. 2:21-14 amended 1941, c. 367, s. 1.
R. S. 2:21-15 " 1941, c. 367, s. 2.

Chapter 23. BAR ASSOCIATION AND LAWYERS' CLUBS.

R. S. 2:23-4 amended 1946, c. 252; see 1946, c. 250, 1946, c. 251.

Subtitle 5. LIMITATION OF ACTIONS; ADVERSE POSSESSION.

Chapter 24. LIMITATION OF ACTIONS.

Note: For limitation of actions where street, etc., vacated by camp meeting association, see 1939, c. 182 (T. 40, c. 97); 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. 2:24-7 amended 1949, c. 125.
TABLE OF CONTENTS—T. 2, c. 24 to 26

Additional Legislation.

Limitation of actions for recovery of amount of reduction in compensation by public employees, suppl., 1938, c. 200 (C. 2:24-25).

Limitation suspended during war and six months thereafter, in favor of certain persons serving in or with armed forces, suppl., 1945, c. 167, s. 1 (C. 2:24-26).

Subtitle 5A. (new) PRACTICE AND PROCEDURE IN CIVIL AND CRIMINAL ACTIONS AND PROCEEDINGS.

Chapter 25B. (new) APPEALS IN CIVIL AND CRIMINAL CASES.

Appeals—criminal actions, transcripts; civil actions, additional evidence, cash deposits in lieu of supersedeas bond; filing fees, waiver, 1948, c. 328 (C. 2:25B-1 to 2:25B-6).

Subtitle 6. PRACTICE AND PROCEDURE IN CIVIL ACTIONS GENERALLY.

Chapter 26. PROCEDURE COMMON TO MORE THAN ONE COURT.

Note: For proceedings involving certain absent defendants, etc., in time of war, see 1943, c. 32 (T. 2, c. 26); 1943, c. 178 (T. 2, c. 26).


R. S. 2:26-9 amended 1938, c. 29.

Article 3. Lis Pendens.


R. S. 2:26-30 " 1944, c. 174; 1948, c. 369, ss. 2, 4.

R. S. 2:26-36 " 1948, c. 369, ss. 3, 4.


A. SERVICE IN GENERAL

Additional Legislation.

Absent defendants, certain, in time of war, proceedings involving, 1943, c. 32 (C. 2:26-42.1 to 2:26-42.4).

A1. (new) SERVICE IN ORPHANS’ AND PREROGATIVE COURTS.

Additional Legislation.

Absent defendants, etc., certain, in time of war, proceedings involving, 1943, c. 178 (C. 2:26-42.5 to 2:26-42.11).
TABLE OF CONTENTS—T. 2, c. 26

B. SERVICE ON DOMESTIC OR FOREIGN CORPORATIONS
   GENERALLY.

R. S. 2:26-43 amended 1948, c. 356, ss. 1, 3.
R. S. 2:26-44 " 1948, c. 356, ss. 2, 3.


Article 4A. (new) Service of Summons, Absent and Unknown Defendants,
   Prosecuting and Defending by Infants and Incompetents.

Additional Legislation.

Service of summons, absent and unknown defendants, prosecuting and defending by infants and incompetents, 1948, c. 355 (C. 2:26-59.1 to 2:26-59.9).

Article 6A. (new) Payment of Moneys into Court.

Additional Legislation.

Payment of moneys into court in satisfaction of judgment, order or decree finally or pending judicial review thereof, 1939, c. 313 (NJSA 2:27-314.1 to 2:27-314.3; RSCS 2:26-204 to 2:26-206).

Sec. 1 of above amended 1948, c. 325, ss. 1, 2.

Article 7. Writs of Execution.

R. S. 2:26-131 amended 1949, c. 117, s. 1.
R. S. 2:26-133 " 1949, c. 117, s. 2.

Article 7. Writs of Execution.

R. S. 2:26-149 " 1942, c. 90, s. 2.
R. S. 2:26-151 " 1942, c. 90, s. 3.
R. S. 2:26-161 " 1942, c. 90, s. 4.
R. S. 2:26-162 " 1942, c. 90, s. 5.
R. S. 2:26-164 " 1942, c. 90, s. 6.
R. S. 2:26-181 " 1942, c. 57, s. 1.

Additional Legislation.

Priority of executions out of any court against wages, debts, earnings, salary, income or profits, and payments to be made in satisfying same, 1938, c. 333 (NJSA 2:26-187.1; RSCS 2:26-183.1, 2:26-184.1).
TABLE OF CONTENTS—T. 2, c. 26 to 29

Article 12. Receivers.


Additional Legislation.

Prosecution of bonds of fiduciaries given to court or court official, 1948, c. 324 (C. 2:26-216 to 2:26-226).

Chapter 27. PROCEDURE IN COURTS OF LAW GENERALLY

Note: For payment of moneys into court in satisfaction of judgment, order or decree finally or pending judicial review thereof, see 1939, c. 313 (T. 2, c. 26), amended 1948, c. 325; for proceedings involving certain absent defendants in time of war, see 1943, c. 32 (T. 2, c. 26).

R. S. 2:27-125 " 1938, c. 189, s. 2.
R. S. 2:27-126 " 1938, c. 189, s. 3.
R. S. 2:27-127 " 1938, c. 189, s. 4.
R. S. 2:27-200 " 1938, c. 233, ss. 1; repealed 1948, c. 319, ss. 1, 2.
R. S. 2:27-207 repealed 1948, c. 319, ss. 1, 2.
R. S. 2:27-208 amended 1938, c. 233, s. 2; repealed 1948, c. 319, ss. 1, 2.
R. S. 2:27-209 " 1938, c. 233, ss. 3; repealed 1948, c. 319, ss. 1, 2.
R. S. 2:27-303 " 1945, c. 258.

Additional Legislation.

Supreme Court Commissioners, powers of Circuit Court Judges acting as, regulated, suppl., 1943, c. 215 (C. 2:27-136.1).

Verdicts, civil causes, by five-sixths of jury, provided for, 1948, c. 120 (C. 2:27-233.1 to 2:27-233.4).

Chapter 29. PROCEDURE IN COURT OF CHANCERY.

Note: For recording certified copies final decrees affecting title to real estate in county recording office authorized, see 1939, c. 170 (T. 46, c. 16); for payment of moneys into court in satisfaction of judgment, order or decree finally or pending judicial review thereof, see 1939, c. 313 (T. 2, c. 26), amended 1948, c. 325; for joinder of actions and causes of action by municipalities in tax lien foreclosures; permitted, vacant land, see 1943, c. 84 (T. 54, c. 5), amended 1943, c. 294.

20
Table of Contents—T. 2, c. 29

Article 3. Parties.

R. S. 2:29-27 repealed 1949, c. 112, ss. 6, 7.
R. S. 2:29-35 amended 1941, c. 402, s. 1.

Additional Legislation.

Procedure where marital status or Christian name of wife of male party defendant unknown, 1938, c. 106 (NJSA 2:29-35.1, 2:29-35.2; RSCS 2:29-35.1, 2:29-35.1a); repealed 1941, c. 402, s. 2.

Procedure where marital status or Christian name of husband of female party defendant unknown, 1938, c. 107 (NJSA 2:29-35.3, 2:29-35.4; RSCS 2:29-35.2, 2:29-35.2a); repealed 1941, c. 402, s. 2.

Article 3A. (new) Absent Defendants in Time of War.

Additional Legislation.

Defendants in enemy or enemy-occupied countries, service upon, appearance, etc., for; effect, etc., of decree; intervention, etc., of alien property custodian, 1942, c. 297 (C. 2:29-41.1 to 2:29-41.7).

Sec. 2 of above amended 1947, c. 313, s. 1.
Sec. 3 “ “ “ 1947, c. 313, s. 2.
Sec. 5 “ “ “ 1947, c. 313, s. 3.
Sec. 6 “ “ “ 1947, c. 313, s. 4.

Article 7. Decree; Enrollment and Signature; Effect.

R. S. 2:29-52 amended 1947, c. 228, s. 1.
R. S. 2:29-54 “ 1947, c. 228, s. 2.
R. S. 2:29-56 “ 1947, c. 228, s. 3.

Additional Legislation.

Microfilming of proceedings and decrees, destruction or disposal of certain original records, authorized, 1947, c. 229 (C. 2:29-56.1 to 2:29-56.5).

Article 9. Injunction.

Additional Legislation.

Injunctions, etc., in labor disputes, etc., regulated, 1941, c. 15 (C. 2:29-77.1 to 2:29-77.9).

Title of above amended 1946, c. 160.
TABLE OF CONTENTS—T. 2, c. 29 & 30

**Article 11. Money Brought Into Court.**

Additional Legislation.

Unclaimed moneys in Court of Chancery, payment of to State Treasurer, application therefor by claimants, procedure, provided for, 1947, c. 72 (C. 2:29-82.1 to 2:29-82.12).

Title of above amended 1949, c. 32, s. 1.

Sec. 1 " " " 1949, c. 32, s. 2.

Sec. 2 " " " 1949, c. 32, s. 3.

Sec. 3 " " " 1949, c. 32, s. 4.

Sec. 4 " " " 1949, c. 32, s. 5.

Sec. 5 " " " 1949, c. 32, s. 6.

Sec. 6 " " " 1949, c. 32, s. 7.

Sec. 7 " " " 1949, c. 32, s. 8.

Sec. 8 " " " 1949, c. 32, s. 9.

Sec. 9 " " " 1949, c. 32, s. 10.

Sec. 10 " " " 1949, c. 32, s. 11.

Sec. 11 " " " 1949, c. 32, s. 12.

**Article 12. Sale of Real Estate.**

R. S. 2:29-84 repealed 1949, c. 182, ss. 10, 11.

R. S. 2:29-85 " 1949, c. 182, ss. 10, 11.

R. S. 2:29-86 " 1949, c. 182, ss. 10, 11.

**Article 13A. Sale of Real or Personal Property Before Decree in Foreclosure.**

R. S. 2:29-87.1 repealed 1949, c. 112, ss. 6, 7.

**Article 14. Sequestration of Property of Nonresident Defendants.**

R. S. 2:29-88 repealed 1948, c. 358, ss. 45, 46.

to 2:29-109

**Chapter 30. PROCEDURE IN PREROGATIVE COURT.**

Note: For proceeding involving certain absent defendants, etc., in time of war, see 1945, c. 178 (T. 2, c. 26).
TABLE OF CONTENTS—T. 2, c. 31 & 32

Chapter 31. PROCEDURE IN ORPHANS' COURTS AND BEFORE SURROGATES.

Note: For payment of moneys into court in satisfaction of judgment, order or decree finally or pending judicial review thereof, see 1939, c. 313 (T. 2, c. 26), amended 1945, c. 325; for proceedings involving certain absent defendants, etc., in time of war, see 1943, c. 178 (T. 2, c. 26).

R. S. 2:31-1 repealed 1948, c. 364, ss. 26, 27.

to 2:31-35
R. S. 2:31-36 “ 1948, c. 365, ss. 48, 49.
to 2:31-89
R. S. 2:31-93 “ 1948, c. 365, ss. 48, 49.
R. S. 2:31-94 amended 1938, c. 71; repealed 1948, c. 365, ss. 48, 49.

Additional Legislation.

Documents, etc., recording by photography, authorized, effect of, suppl., 1948, c. 63 (C. 2:31-20.1).

Chapter 32. PROCEDURE IN DISTRICT COURTS.

Note: For creation of monthly term when tenant for monthly or longer term holds over, see 1941, c. 317 (T. 46, c. 8).


Additional Legislation.


R. S. 2:32-34.1 “ 1941, c. 57.

Article 3. Forms of Actions and Pleadings.

Article 7. Interrogatories.

23
### TABLE OF CONTENTS—T. 2, c. 32

#### Article 9. Trial.

#### Additional Legislation.
- Entry of judgment by default by clerk, in contract cases, on oral testimony or admission of defendant, provided for, suppl., 1947, c. 387 (C. 2:32-90.1).

#### Article 11. Judgment and Execution.

#### Additional Legislation.
- Constables, report before returning execution “no levy” or “unsatisfied” required, suppl., 1945, c. 135 (C. 2:32-153.1).
- Constables, record, deposit, remittance and report of moneys received, suppl., 1945, c. 123 (C. 2:32-157.1).

#### Article 12. Discovery in Aid of Execution.
- R. S. 2:32-169 " 1942, c. 109, s. 2.

#### Article 13. Rights and Credits Taken Under Execution; Execution Against Wages or Income.

#### Article 15. Appeal and Certiorari.
- to 2:32-221
TABLE OF CONTENTS—T. 2, c. 32 to 47

R. S. 2:32-269 " 1943, c. 66.

Article 22. Replevin.
Additional Legislation.
Judgment for possession in replevin, entry by default on affidavit, authorized, suppl., 1945, c. 133 (C. 2:32-302.1).

Article 24. Division of Small Claims.

Chapter 33. PROCEDURE IN SMALL CAUSE COURTS.
Note: For judgments, Small Cause Courts, entered prior to December 31, 1948, validated, appeals, filing of dockets, further proceedings, provided for, see 1949, c. 104 (T. 2, c. 8A).

Subtitle 8. SPECIFIC CIVIL ACTIONS, REMEDIES AND PROCEEDINGS.

Chapter 42. ATTACHMENT.
R. S. 2:42-1 to 2:42-7 repealed 1948, c. 358, ss. 45, 46.
R. S. 2:48-8 amended 1939, c. 207; repealed 1948, c. 358, ss. 45, 46.

Additional Legislation.
Sec. 17 of above amended 1949, c. 136.

Chapter 47. DEATH BY WRONGFUL ACT.
R. S. 2:47-4 " 1943, c. 79; 1948, c. 429.
TABLE OF CONTENTS—T. 2, c. 50

Chapter 50. DIVORCE AND NULLITY OF MARRIAGE—ALIMONY AND MAINTENANCE.

R. S. 2:50-1 amended 1948, c. 320, ss. 1, 31.
R. S. 2:50-3 " 1948, c. 320, ss. 3, 31.
R. S. 2:50-4 " 1948, c. 320, ss. 4, 31.
R. S. 2:50-5 " 1948, c. 320, ss. 5, 31.

Article 2. Jurisdiction.
R. S. 2:50-7 amended 1948, c. 320, ss. 6, 31.
R. S. 2:50-8 " 1948, c. 320, ss. 7, 31.
R. S. 2:50-9 " 1948, c. 320, ss. 8, 31.
R. S. 2:50-11 " 1948, c. 320, ss. 9, 31.
R. S. 2:50-12 " 1948, c. 320, ss. 10, 31.
R. S. 2:50-13 " 1948, c. 320, ss. 12, 31.

Additional Legislation.
Procedure where defendant appears before, during or after publication, 1938, c. 191 (C. 2:50-12.1); repealed 1948, c. 320, ss. 30, 31.
Appearance—effect of, suppl., 1948, c. 320, ss. 11 and 31 (C. 2:50-12.2).

Article 3. Parties and Counsel.

R. S. 2:50-20 " 1948, c. 320, ss. 16, 31.
to 2:50-24
R. S. 2:50-26 repealed 1948, c. 320, ss. 30, 31.
26
TABLE OF CONTENTS—T. 2, c. 50 & 51

R. S. 2:50-29 amended 1948, c. 320, ss. 18, 31; 1949, c. 146.
R. S. 2:50-34 “ 1938, c. 188.

Additional Legislation.

Fees and costs in matrimonial actions, 1948, c. 323, ss. 1, 2 and 4 (C. 2:50-27.1 to 2:50-27.3).

Article 5. Alimony and Maintenance.

Additional Legislation.

Method of institution, etc., of suits for alimony and maintenance or custody, suppl., 1938, c. 234 (NJSA 2:50-42, 2:50-43; RSCS 2:50-37.1, 2:50-37.1a); repealed 1948, c. 320, ss. 30, 31.


Additional Legislation.

Property rights and property transactions of parties after divorce from bed and board regulated, suppl., 1949, c. 272 (C. 2:50-44).

Chapter 51. EJECTMENT.
R. S. 2:51-1 amended 1948, c. 373, ss. 1, 40.
R. S. 2:51-3 “ 1948, c. 373, ss. 3, 40.
R. S. 2:51-4 “ 1948, c. 373, ss. 4, 40.
TABLE OF CONTENTS—T. 2, c. 51

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:51-5</td>
<td>amended 1948, c. 373, ss. 5, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-6</td>
<td>&quot; 1948, c. 373, ss. 6, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-7</td>
<td>&quot; 1948, c. 373, ss. 7, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-8</td>
<td>&quot; 1948, c. 373, ss. 8, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-9</td>
<td>&quot; 1948, c. 373, ss. 9, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-10</td>
<td>&quot; 1948, c. 373, ss. 10, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-11</td>
<td>&quot; 1948, c. 373, ss. 11, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-13</td>
<td>&quot; 1948, c. 373, ss. 12, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-14</td>
<td>&quot; 1948, c. 373, ss. 13, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-17</td>
<td>&quot; 1948, c. 373, ss. 15, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-19</td>
<td>&quot; 1948, c. 373, ss. 16, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-20</td>
<td>&quot; 1948, c. 373, ss. 17, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-21</td>
<td>&quot; 1948, c. 373, ss. 18, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-22</td>
<td>&quot; 1948, c. 373, ss. 19, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-23</td>
<td>&quot; 1948, c. 373, ss. 20, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-24</td>
<td>&quot; 1948, c. 373, ss. 21, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-25</td>
<td>&quot; 1948, c. 373, ss. 22, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-26</td>
<td>&quot; 1948, c. 373, ss. 23, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-27</td>
<td>&quot; 1948, c. 373, ss. 24, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-28</td>
<td>&quot; 1948, c. 373, ss. 25, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-29</td>
<td>&quot; 1948, c. 373, ss. 26, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-32</td>
<td>&quot; 1948, c. 373, ss. 27, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-35</td>
<td>&quot; 1948, c. 373, ss. 28, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-36</td>
<td>&quot; 1948, c. 373, ss. 29, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-40</td>
<td>&quot; 1948, c. 373, ss. 30, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-41</td>
<td>&quot; 1948, c. 373, ss. 31, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-44</td>
<td>&quot; 1948, c. 373, ss. 32, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-45</td>
<td>&quot; 1948, c. 373, ss. 33, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-46</td>
<td>&quot; 1948, c. 373, ss. 34, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-47</td>
<td>&quot; 1948, c. 373, ss. 35, 40.</td>
</tr>
<tr>
<td>R. S. 2:51-49</td>
<td>&quot; 1948, c. 373, ss. 36, 40.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 2, c. 51 to 58

R. S. 2:51-52 amended 1948, c. 373, ss. 37, 40.
R. S. 2:51-53 " 1948, c. 373, ss. 38, 40.
R. S. 2:51-54 " 1948, c. 373, ss. 39, 40.

Chapter 53. ESCHEATS.

Note: For escheat or unclaimed bank deposits, see 1945, c. 199 (T. 17, c. 19), amended 1946, c. 73, 1947, c. 91, 1949, c. 197; for escheat of unclaimed insurance funds, see 1946, c. 154 (T. 17, c. 31), amended 1949, c. 211; for sales of real estate subject to escheat to pay debts of decedents, provided for, procedure, etc., see 1946, c. 283 (T. 3, c. 25); for unclaimed moneys in Court of Chancery, payment of to State Treasurer, application therefor by claimants, procedure, provided for, see 1947, c. 72 (T. 2, c. 29), amended 1948, c. 32.

Additional Legislation.

Escheat of personal property in general, provided for, procedure, etc., 1946, c. 155 (C. 2:53-15 to 2:53-32).
Sec. 1 of above amended 1947, c. 357, s. 1.
Sec. 3 " " 1947, c. 357, s. 2.
Sec. 4 " " 1947, c. 357, s. 3.
Sec. 7 " " 1947, c. 357, s. 4.
Sec. 8 " " 1947, c. 357, s. 5.
Escheat of certain personal property, person turning over property released and discharged, provided for, suppl., 1947, c. 357, s. 6 (C. 2:53-23.1).

Chapter 58. LANDLORD AND TENANT; RIGHTS AND REMEDIES.

Note: For creation of monthly term when tenant for monthly or longer term holds over, see 1941, c. 317 (T. 46, c. 8).

Article 3. Ejectment for Re-entry.

TABLE OF CONTENTS—T. 2, c. 58 to 60

Additional Legislation.

Warrants to dispossess, execution of to be stayed by judges, conditions of stay, authorized, 1946, c. 325 (C. 2:58-23.1 to 2:58-23.4), expired.

Warrants to dispossess, writs of possession in ejectment, execution of to be stayed by judges, conditions of stay, authorized, 1948, c. 344 (C. 2:58-23.5 to 2:58-23.8).


Sec. 1 of above amended 1949, c. 307.

Article 5A. (new) Rent Control.

Additional Legislation.


Sec. 18 of above amended 1947, c. 46.

Chapter 60. LIENS—BONDS OF AND MONEY PAID TO CONTRACTORS ON PUBLIC WORKS.

Note: For lien in favor of State and county institutions for care and treatment of inmates thereof, see 1938, c. 239 (T. 30, c. 4), amended 1946, c. 306, 1947, c. 274; for welfare-house liens under reimbursement agreements, see 1946, c. 119 (T. 44, c. 1).

Article 4. On Goods and Chattels in Possession, for Labor or Materials Used in Construction or Repair Thereof.

R. S. 2:60-34 amended 1946, c. 281.

Article 6. Hotel Keepers.

R. S. 2:60-49 amended 1938, c. 309, s. 1.
R. S. 2:60-50 " 1938, c. 309, s. 2.

Article 10. Mechanics, Materialmen and Laborers in General.

B. LIEN; NATURE, AND TO AND FOR WHAT IT ATTACHES.

R. S. 2:60-107 amended 1941, c. 69.

Additional Legislation.


Sec. 1 of above amended 1948, c. 373, ss. 1, 2.

30
## TABLE OF CONTENTS—T. 2, c. 60

### B-1. (new) SATISFACTION OF STOP NOTICE.

**Additional Legislation.**

Discharge of stop notice, suppl., 1941, c. 381 (C. 2:60-128.1 to 2:60-128.5).

Sec. 3 of above amended 1948, c. 380, ss. 1, 2.

### C. LIEN CLAIM.


### D. ENFORCEMENT OF LIEN CLAIM.


<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:60-139</td>
<td>1948, c. 370, ss. 4, 25; 1949, c. 111, ss. 5, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-140</td>
<td>1948, c. 370, ss. 5, 25; 1949, c. 111, ss. 6, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-141</td>
<td>1948, c. 370, ss. 6, 25; 1949, c. 111, ss. 7, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-143</td>
<td>1948, c. 370, ss. 8, 25; 1949, c. 111, ss. 8, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-152</td>
<td>1948, c. 370, ss. 9, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-154</td>
<td>1948, c. 370, ss. 11, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-155</td>
<td>1948, c. 370, ss. 12, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-158</td>
<td>1948, c. 370, ss. 15, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-160</td>
<td>1948, c. 370, ss. 16, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-166</td>
<td>1948, c. 370, ss. 18, 25.</td>
</tr>
</tbody>
</table>
# Table of Contents—T. 2, c. 60 & 61

## E. Release, Discharge, Cancellation or Payment of Lien.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amended/Repealed Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:60-169</td>
<td>1948, c. 370, ss. 21, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-174</td>
<td>1939, c. 315; 1948, c. 370, ss. 23, 25.</td>
</tr>
<tr>
<td>R. S. 2:60-177</td>
<td>1948, c. 370, ss. 24, 25.</td>
</tr>
</tbody>
</table>

### Article 11. Mechanics, Materialmen and Laborers on Public Improvement.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amended/Repealed Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:60-199</td>
<td>Repealed 1948, c. 371, ss. 8, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-201</td>
<td>Amended 1948, c. 371, ss. 4, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-204</td>
<td>1948, c. 371, ss. 5, 9.</td>
</tr>
<tr>
<td>R. S. 2:60-205</td>
<td>1948, c. 371, ss. 6, 9.</td>
</tr>
</tbody>
</table>

### Article 15. Processors of Goods.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amended Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:60-223</td>
<td>Amended 1941, c. 258.</td>
</tr>
</tbody>
</table>

### Article 19. (New) Watch and Jewelry Repairmen.

#### Additional Legislation.

Liens for repairs to jewelry, watches, etc., 1940, c. 61 (C. 2:60-248 to 2:60-251).

### Article 20. (New) Factors' Liens.

#### Additional Legislation.

Liens by factors or pledgees on merchandise or proceeds thereof, suppl., 1942, c. 182 (C. 2:60-252 to 2:60-260).

Sec. 6 of above amended 1944, c. 76.

### Chapter 61. Liens and Encumbrances of State.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amended Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:61-1</td>
<td>Amended 1947, c. 416, s. 1.</td>
</tr>
<tr>
<td>R. S. 2:61-2</td>
<td>1947, c. 416, s. 2.</td>
</tr>
<tr>
<td>R. S. 2:61-4</td>
<td>1941, c. 198; 1947, c. 233.</td>
</tr>
</tbody>
</table>
**TABLE OF CONTENTS—T. 2, c. 61 to 65**

**Additional Legislation.**

Liens and encumbrances of the State, certain, upon premises acquired by municipalities in foreclosure of tax sale certificates, proceedings to extinguish, provided for, 1947, c. 349 (C. 2:61-4.1 to 2:61-4.3).

**Chapter 61A. (new) LIQUIDATION PROCEEDINGS.**


Insolvent estates, distribution to secured creditors, regulated, 1941, c. 80 (C. 2:61A-1 to 2:61A-11).

**Chapter 65. MORTGAGES AND BONDS; FORECLOSURE AND ACTIONS ON.**

R. S. 2:65-12 " 1948, c. 378, ss. 2, 8; 1949, c. 112, ss. 1, 7.

**Additional Legislation.**

Penal sum in bonds secured by mortgages, not required to be expressed, 1947, c. 337 (C. 2:65-7.4).
Joinder of cesqui-que-trust where trustee or fiduciary made defendant unnecessary, 1938, c. 315 (C. 2:65-8.3).

Article 1A. (new) Assumption of Bonds and Mortgages.

**Additional Legislation.**

Limitation of actions or proceedings to enforce agreements of assumption, of bonds and mortgages, provided for, suppl., 1947, c. 381 (C. 2:65-14.1 to 2:65-14.7).

**Article 2. Proceedings in Court of Chancery.**

A. TICKET WITH SUBPÆNA.

B. ABSENT OR UNKNOWN DEFENDANTS.
R. S. 2:65-19 " 1948, c. 378, ss. 6, 8.
TABLE OF CONTENTS—T. 2, c. 65 to 71

C-1. (new) HOLDERS OF INTERESTS UNDER UNRECORDED, ETC., CONVEYANCES, ETC.

Additional Legislation.
Holders of conveyances, etc., unrecorded or not filed, when bound by proceedings and how made parties, provided for, suppl., 1949, c. 112, ss. 4, 7 (C. 2:65-20.1).

C-2. (new) SALE BEFORE JUDGMENT.

Additional Legislation.

E. SALES AND DISPOSAL OF PROCEEDS.

Chapter 66. MORTGAGES ON REAL OR PERSONAL PROPERTY; CANCELLATION OF RECORD BY COURT ORDER.

Additional Legislation.
Moneys paid into court, procedure to obtain, suppl., 1946, c. 69 (C. 2:66-7).

Chapter 67. NAMES; CHANGE OF.

Additional Legislation.
Adjustment of vital statistic records upon change of name, provided for, suppl., 1945, c. 283 (C. 2:67-8).

Chapter 68A. (new) NEGLIGENCE AND CONTRIBUTORY NEGLIGENCE.

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).

Chapter 71. PARTITION.
R. S. 2:71-32 " 1940, c. 171, s. 1; 1949, c. 113, ss. 5, 26.
R. S. 2:71-33 " 1949, c. 113, ss. 6, 26.

34
<table>
<thead>
<tr>
<th>R. S. 2:71-34 amended</th>
<th>amended 1940, c. 171, s. 2; 1949, c. 113, ss. 7, 26.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:71-35</td>
<td>&quot; 1949, c. 113, ss. 8, 26.</td>
</tr>
<tr>
<td>R. S. 2:71-36</td>
<td>&quot; 1949, c. 113, ss. 9, 26.</td>
</tr>
<tr>
<td>R. S. 2:71-38</td>
<td>&quot; 1949, c. 113, ss. 11, 26.</td>
</tr>
<tr>
<td>R. S. 2:71-44</td>
<td>&quot; 1949, c. 113, ss. 17, 26.</td>
</tr>
<tr>
<td>R. S. 2:71-45</td>
<td>&quot; 1949, c. 113, ss. 18, 26.</td>
</tr>
<tr>
<td>R. S. 2:71-49</td>
<td>&quot; 1949, c. 113, ss. 21, 26.</td>
</tr>
<tr>
<td>R. S. 2:71-56</td>
<td>&quot; 1949, c. 254, ss. 1, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-60</td>
<td>&quot; 1949, c. 254, ss. 3, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-61</td>
<td>&quot; 1949, c. 254, ss. 4, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-65</td>
<td>&quot; 1949, c. 254, ss. 5, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-68</td>
<td>&quot; 1949, c. 254, ss. 6, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-69</td>
<td>&quot; 1949, c. 254, ss. 7, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-70</td>
<td>&quot; 1949, c. 254, ss. 8, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-72</td>
<td>&quot; 1949, c. 254, ss. 9, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-73</td>
<td>&quot; 1949, c. 254, ss. 10, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-74</td>
<td>&quot; 1949, c. 254, ss. 11, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-75</td>
<td>&quot; 1949, c. 254, ss. 12, 23.</td>
</tr>
<tr>
<td>R. S. 2:71-77</td>
<td>&quot; 1949, c. 254, ss. 13, 23.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 2, c. 71 to 73

| R. S. 2:71-79 | " 1949, c. 254, ss. 15, 23. |
| R. S. 2:71-83 | " 1949, c. 254, ss. 16, 23. |
| R. S. 2:71-84 | " 1949, c. 254, ss. 17, 23. |
| R. S. 2:71-85 | " 1949, c. 254, ss. 18, 23. |
| R. S. 2:71-86 | " 1949, c. 254, ss. 19, 23. |
| R. S. 2:71-87 | " 1949, c. 254, ss. 20, 23. |
| R. S. 2:71-88 | " 1949, c. 254, ss. 21, 23. |
| R. S. 2:71-89 | " 1949, c. 254, ss. 22, 23. |

Chapter 72. PARTITION WALLS.

| R. S. 2:72-6 | amended 1948, c. 339, ss. 4, 5. |

Chapter 72A. (new) PENALTIES; ENFORCEMENT AND COLLECTION OF.


| Sec. 2 of above | amended 1948, c. 361, ss. 1, 5. |
| Sec. 17 " " " | 1948, c. 361, ss. 2, 5. |
| Sec. 19 " " " | 1948, c. 361, ss. 3, 5. |
| Sec. 25 " " " | 1948, c. 361, ss. 4, 5. |

Chapter 73. REPLEVIN.

| R. S. 2:73-1 | amended 1948, c. 374, ss. 1, 18. |
| R. S. 2:73-11 | " 1948, c. 374, ss. 4, 18. |
| R. S. 2:73-15 | " 1948, c. 374, ss. 6, 18. |
| R. S. 2:73-22 | " 1948, c. 374, ss. 8, 18. |
| R. S. 2:73-26 | repealed 1948, c. 374, ss. 9, 18. |
TABLE OF CONTENTS—T. 2, c. 73 to 76

R. S. 2:73-28 " 1948, c. 374, ss. 11, 18.
R. S. 2:73-29 " 1948, c. 374, ss. 12, 18.
R. S. 2:73-33 " 1948, c. 374, ss. 15, 18.
R. S. 2:73-34 " 1948, c. 374, ss. 16, 18.

Chapter 75. SALES OF REAL ESTATE UNDER STATUTES OR JUDICIAL PROCEEDINGS; DISTRIBUTION OF CERTAIN PROCEEDS OF SALES OR COMPENSATION FOR REAL ESTATE.

R. S. 2:75-1 amended 1948, c. 357, ss. 1, 2; 1949, c. 182, ss. 1, 11.
R. S. 2:75-7 " 1949, c. 182, ss. 2, 11.
R. S. 2:75-8 " 1949, c. 182, ss. 3, 11.
R. S. 2:75-11 " 1949, c. 182, ss. 4, 11.
R. S. 2:75-17 " 1949, c. 182, ss. 5, 11.
R. S. 2:75-18 " 1941, c. 366.

Additional Legislation.
Sale of real estate ordered by Superior Court, except in mortgage foreclosure proceedings; public or private sale, confirmation, suppl., 1949, c. 182, ss. 7, 11 (C. 2:75-2.1).
Sales under orders or judgments of Superior Court, report, confirmation if required, and execution of conveyances, etc., suppl., 1949, c. 182, ss. 6, 11 (C. 2:75-5.1).
Sale of lands free of debts of decedents in Superior Court and disposition of proceeds, regulated, suppl., 1949, c. 182, ss. 8, 11 (C. 2:75-5.2).
Surplus from sales of real estate under order or judgment, satisfaction of judgment from proceeds, provided for, suppl., 1949, c. 182, ss. 9, 11 (C. 2:75-17.1).

Chapter 76. TITLE AND CLAIMS TO REAL ESTATE AND PERSONAL PROPERTY; SUITS TO QUIET AND DETERMINE.

R. S. 2:76-2 amended 1949, c. 114, ss. 1, 48.
R. S. 2:76-3 " 1949, c. 114, ss. 2, 48.
R. S. 2:76-6 amended 1949, c. 114, ss. 4, 48.
| R. S. 2:76-7 | amended 1949, c. 114, ss. 5, 48. |
| R. S. 2:76-8 | “ 1949, c. 114, ss. 6, 48. |
| R. S. 2:76-10 | “ 1949, c. 114, ss. 8, 48. |
| R. S. 2:76-11 | “ 1949, c. 114, ss. 9, 48. |
| R. S. 2:76-14 | “ 1949, c. 114, ss. 11, 48. |
| R. S. 2:76-21 | “ 1949, c. 114, ss. 18, 48. |
| R. S. 2:76-26 | “ 1949, c. 114, ss. 21, 48. |
| R. S. 2:76-33 | amended 1949, c. 114, ss. 27, 48. |
| R. S. 2:76-34 | “ 1949, c. 114, ss. 28, 48. |
| R. S. 2:76-40 | amended 1949, c. 114, ss. 34, 48. |
TABLE OF CONTENTS—T. 2, c. 76 to 82

| R.S. 2:76-44 | " 1949, c. 114, ss. 38, 48. |
| R.S. 2:76-49 | " 1949, c. 114, ss. 43, 48. |
| R.S. 2:76-50 | " 1949, c. 114, ss. 44, 48. |
| R.S. 2:76-51 | " 1949, c. 114, ss. 45, 48. |
| R.S. 2:76-52 | " 1949, c. 114, ss. 46, 48. |

Chapter 79. WASTE.
| R.S. 2:79-9 | amended 1942, c. 60. |

Subtitle 9. PREROGATIVE AND OTHER EXTRAORDINARY WRITS.

Chapter 80. GENERAL PROVISIONS.

Additional Legislation.

Supreme Court to make rules as to forms, service, pleading, practice and procedure, suppl., 1938, c. 190 (C. 2:80-4).

Proceedings in lieu of prerogative writs, review, hearing and relief replacing certiorari, mandamus, prohibition or quo warranto or proceedings in the nature thereof, 1948, c. 332 (C. 2:80-5, 2:80-6).

Limitation of time for review, hearing or relief in proceedings in lieu of prerogative writs, in certain cases, 1948, c. 381 (C. 2:80-7, 2:80-8).

Chapter 81. HABEAS CORPUS; ILLEGAL CONFINEMENT.
| R.S. 2:82-48 | repealed 1949, c. 238, s. 2. |

Additional Legislation.

Appeals in proceedings involving writ of habeas corpus before Judge of Superior Court or County Court and stay of discharge on appeal, regulated, 1949, c. 228, s. 1 (C. 2:82-48.1).

Production of prisoner or inmate of institution as witness or defendant in criminal cases in courts of United States or of other States, regulated, 1941, c. 224 (C. 2:82-57.1).
# TABLE OF CONTENTS—T. 2, c. 85 to 91A

## Subtitle 10. JURIES.

### Chapter 85. QUALIFICATIONS OF JURORS.

| R. S. 2:85-3 | " 1938, c. 273, s. 1. |

### Chapter 87. COMMISSIONERS OF JURIES.

| R. S. 2:87-1 | amended 1944, c. 96, ss. 1, 9, 10. |
| R. S. 2:87-4 | " 1944, c. 96, s. 2. |
| R. S. 2:87-6 | " 1944, c. 96, s. 3. |
| R. S. 2:87-7 | " 1944, c. 96, s. 4; 1948, c. 312. |
| R. S. 2:87-8 | " 1944, c. 96, s. 5. |
| R. S. 2:87-11 | " 1944, c. 96, s. 6. |
| R. S. 2:87-12 | " 1944, c. 96, s. 7. |
| R. S. 2:87-13 | " 1944, c. 96, s. 8. |

### Chapter 87A. (new) GRAND AND PETIT JURIES; ORDERING, ORGANIZING AND SERVICE.

Grand and petit juries, ordering, organization and service in Superior Court or County Courts, suppl., 1948, c. 363, ss. 1, 3 (C. 2:87A-1).

### Chapter 88. JURY LISTS; DRAWING OF JURORS FOR JURY PANELS.

Additional Legislation.


### Chapter 89. OFFICERS OF GRAND JURY.

| R. S. 2:89-2 | amended 1948, c. 363, ss. 2, 3. |
| R. S. 2:89-5 | " 1939, c. 107. |

### Chapter 91A. ALTERNATE JURORS IN CRIMINAL CAUSES.

| R. S. 2:91A-1 | repealed 1948, c. 326, ss. 2, 3. |
| to 2:91A-3 |
TABLE OF CONTENTS—T. 2, c. 91B to 98

Chapter 91B. (new) ALTERNATE JURORS IN CIVIL AND CRIMINAL CAUSES.

Drawing and service of fourteen jurors in certain causes, suppl., 1948, c. 326 (C. 2:91B-1 to 2:91B-3).

Chapter 96A. (new) TRANSITION ACTS.

Jurors, grand and petit, stated sessions of courts, process, etc., as to juries validated, 1948, c. 337 (C. 2:96A-1 to 2:96A-3).

Subtitle 11. EVIDENCE AND WITNESSES.

Chapter 97. WITNESSES IN GENERAL.

R. S. 2:97-4 amended 1940, c. 22.

Additional Legislation.

Confessions made in the course of religious discipline, disclosure of, prohibited, 1947, c. 324 (C. 2:97-5.1).

Uniform act to secure attendance of witnesses from within or without a State in criminal proceedings, 1941, c. 88 (C. 2:97-27 to 2:97-33).

Chapter 98. DOCUMENTS, RECORDS AND OTHER WRITTEN INSTRUMENTS.

Note: For substitution of photographic copies for records, etc., of banks and trust companies, see 1941, c. 39 (T. 11, c. 4); amended 1942, c. 89; of savings banks, see 1941, c. 41 (T. 11, c. 6); for receipt in evidence of building codes enacted, etc., by reference, provided for, see 1946, c. 21 (T. 40, c. 49), amended 1948, c. 276.


Additional Legislation.

Photographic copies, etc., of bank, trust company and savings bank, etc., records, etc., receivable in evidence, suppl., 1941, c. 40 (C. 2:98-27.1, 2:98-27.2).

Sec. 1 of above amended 1949, c. 155.


Sec. 1 of above amended 1942, c. 104, s. 1.

Sec. 4 " " 1942, c. 104, s. 2.


41
TABLE OF CONTENTS—T. 2, c. 99 to 112

Chapter 99. EXAMINATION OR INSPECTION OF PERSONS AND PROPERTY.

Additional Legislation.


Chapter 101. EVIDENCE OF PARTICULAR FACTS OR FOR PARTICULAR PURPOSES.

Additional Legislation.

Presumptive evidence that person is dead, alive, missing, interned, beleaguered, besieged or a prisoner, method of establishment provided for, 1945, c. 46 (C. 2:101-1.1 to 2:101-1.4).

Subtitle 11A. (new) EXAMINATION OF RECORDS, ETC.

Chapter 101A. (new) HOSPITAL RECORDS.

Right to examine hospital records in compensation cases and actions for damages, provided for, 1945, c. 286 (C. 2:101A-1 to 2:101A-5).

Subtitle 12. PUBLIC HEARINGS.

Chapter 102. STENOGRAPHIC REPORTS OF PUBLIC HEARINGS.

Note: For certified shorthand reporter required at certain hearings, see 1940, c. 175 (T. 45, c. 15B).

Subtitle 13. CRIMES.

Chapter 103. GENERAL PROVISIONS RELATING TO CRIMES.

R. S. 2:103-7 amended 1940, c. 219, s. 1.
R. S. 2:103-9 " 1940, c. 219, s. 2.
R. S. 2:103-10 " 1940, c. 219, s. 3.

Chapter 112. BANKS AND FINANCIAL CORPORATIONS.

Additional Legislation.

False statements, reports, etc., as to building and loan associations, prohibited, suppl., 1941, c. 239 (C. 2:112-8).
<table>
<thead>
<tr>
<th>Chapter 114. Bribery and Corruption.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Legislation.</td>
<td></td>
</tr>
<tr>
<td>Sec. 1 of above amended 1947, c. 19, s. 1.</td>
<td></td>
</tr>
<tr>
<td>Sec. 2 “ “ “ 1947, c. 19, s. 2.</td>
<td></td>
</tr>
<tr>
<td>Bribery, etc., of a referee, etc., in connection with certain sporting contests, prohibited, suppl., 1946, c. 28 (C. 2:114–16 to 2:114–17).</td>
<td></td>
</tr>
<tr>
<td>Sec. 1 of above amended 1947, c. 20, s. 1.</td>
<td></td>
</tr>
<tr>
<td>Sec. 2 “ “ “ 1947, c. 20, s. 2.</td>
<td></td>
</tr>
<tr>
<td>Gratuities, etc., to facilitate renting, and refusal to rent except upon receipt of gratuities, etc., prohibited, suppl., 1949, c. 164 (C. 2:114–18, 2:114–19).</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 117. Children.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Legislation.</td>
<td></td>
</tr>
<tr>
<td>Debauching or impairing morals of children, prohibited, suppl., 1945, c. 242 (C. 2:117–6.1).</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 121. Desertion.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Legislation.</td>
<td></td>
</tr>
<tr>
<td>Place of residence of deserted party as determining jurisdiction of court, provided for, suppl., 1946, c. 292 (C. 2:121–8).</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 122A. (new) Discriminations.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Refusal of shelter during air-raids or air-raid alarms, prohibited, 1942, c. 298 (C. 2:122A–1 to 2:122A–3).</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 128A. (new) False Statements.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>False statements transmitted for radio and press broadcast or publication, misdemeanors, 1947, c. 326 (C. 2:128A–1).</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 130. Flag—Offenses Against.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Legislation.</td>
<td></td>
</tr>
<tr>
<td>Influencing or attempting to influence school pupils against salute to flag, prohibited, 1939, c. 65 (C. 2:130–5).</td>
<td></td>
</tr>
</tbody>
</table>
Chapter 134. FRAUDS AND CHEATS.

Additional Legislation.

Misrepresentation as to tax sale certificates, prohibited, suppl., 1941, c. 82 (C. 2:134-28).

Misrepresentation in sales of goods as discarded, etc., government property or conforming to government specifications, etc., prohibited, 1946, c. 158 (C. 2:134-29, 2:134-30).

Chapter 135. GAMING.

Additional Legislation.

R. S. 2:135-3 amended 1940, c. 205.
R. S. 2:135-5 repealed 1940, c. 207 (1940, c. 207; repealed 1941, c. 398, s. 1); amended 1941, c. 398, s. 2.
R. S. 2:135-6 " 1940, c. 207 (1940, c. 207; repealed 1941, c. 398, s. 1); amended 1941, c. 398, s. 3.
R. S. 2:135-7 " 1940, c. 207 (1940, c. 207; repealed 1941, c. 398, s. 1); amended 1941, c. 398, s. 4.
R. S. 2:135-8 " 1940, c. 207 (1940, c. 207; repealed 1941, c. 398, s. 1); amended 1941, c. 398, s. 5.
R. S. 2:135-9 " 1940, c. 207 (1940, c. 207; repealed 1941, c. 398, s. 1); repealed 1941, c. 398, s. 6.

Chapter 136. INSURANCE.

Additional Legislation.

Requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, 1948, c. 268 (C. 2:142-3 to 2:142-5).

Chapter 145. LARCENY AND OTHER STEALINGS.

Additional Legislation.

R. S. 2:145-13 amended 1938, c. 266.

Additional Legislation.

Stealing of automobile, etc., tires, tubes, etc., prohibited, suppl., 1942, c. 8 (C. 2:145-6.1).

Chapter 149. MANUFACTURE, SALE, ETC., OF CERTAIN ARTICLES.

R. S. 2:149-7 Purchase, use or possession of hydrocyanic acid gas for fumigating dwellings without permit, prohibited, suppl., 1938, c. 337.
TABLE OF CONTENTS—T. 2, c. 153 to 174A

Additional Legislation.
Use or permitting use of mercury or certain of its compounds in treating substances used in manufacture of hats, prohibited, 1942, c. 103 (C. 2:149-8 to 2:149-13).

Chapter 153. MOTOR VEHICLES.

Chapter 157B. PROPAGANDA INCITING RACE, COLOR OR RELIGIOUS HATRED.
Additional Legislation.
Wearing of certain uniforms and permitting assemblage of persons attired therein, prohibited, suppl., 1939, c. 98 (C. 2:157B-9, 2:157B-10).
Sec. 1 of above amended 1939, c. 210, s. 1.
Sec. 2 “ “ “ 1939, c. 210, s. 2.

Chapter 160. PUBLIC OFFICERS AND OFFICES.
R. S. 2:160-5 amended 1939, c. 387, s. 1.

Additional Legislation.
Penalty for exceeding appropriations by county or municipal officials, 1939, c. 387, s. 2 (C. 2:160-5.1).
Political influence, etc., in administration of relief, prohibited, suppl., 1941, c. 23 (C. 2:160-14 to 2:160-16).

Chapter 164. RECEIVING STOLEN PROPERTY.

Chapter 171A. (new) TICKET SCALPING.

Chapter 175. TREASON AND OFFENSES AGAINST THE GOVERNMENT.
Article 6. (new) Unauthorized Use of State Seal.
Additional Legislation.

Chapter 174A. (new) UNAUTHORIZED USE OF VOTING MACHINES OR ELECTRICAL VOTING SYSTEMS IN LEGISLATIVE OR PUBLIC BODIES.
Use of certain voting machines or systems by unauthorized persons, prohibited, 1948, c. 44 (C. 2:174A-1).
TABLE OF CONTENTS—T. 2, c. 176 to 181

Chapter 176. WEAPONS AND EXPLOSIVES.

Subtitle 14. CRIMINAL PROCEDURE.

Chapter 178. DEFINITIONS, CONSTRUCTION AND GENERAL PROVISIONS.
Note: For reports of criminal proceedings to bureaus of identification of counties and state police, see 1939, c. 78 (T. 53, c. 1); for notification, of release of prisoners, to bureaus of identification and police departments; required, see 1940, c. 65 (T. 53, c. 1); for defendants in criminal proceedings, examination, treatment, etc., for venereal diseases, required, see 1945, c. 101 (T. 26, c. 4).

Additional Legislation.
Sec. 4 of above amended 1945, c. 296.

Chapter 180. PEACE OFFICERS.
Additional Legislation.
Power to act in detection, apprehension, etc., of offenders conferred on certain court attendants, 1938, c. 124 (C. 2:180–6).

Chapter 180B. (new) UNIFORM ACT ON INTRASTATE FRESH PURSUIT.
Apprehension, etc., of certain criminals within the State, 1941, c. 89 (C. 2:180B–1 to 2:180B–5).

Chapter 181. COUNTY DETECTIVES AND INVESTIGATORS.
Note: For tenure of office for holders of secretarial and stenographic positions in certain counties, see 1939, c. 271 (T. 2, c. 182); for act authorizing county detectives and prosecutors' investigators to take certain oaths in criminal matters, see 1939, c. 276 (T. 41, c. 2).
R. S. 2:181–8 amended 1948, c. 158.
Sec. 2 of above amended 1945, c. 289.
R. S. 2:181–11 Appointment, salary, etc., of county detectives; counties between 50,000 and 70,000, suppl., 1939, c. 34.
### TABLE OF CONTENTS—T. 2, c. 181 & 182

#### Additional Legislation.

Appointment, salary and tenure, special officers appointed by the prosecutor of the pleas; certain third-class counties, suppl., 1939, c. 307 (C. 2:181-14).

Captain of county detectives, in certain counties; designation, salary, increase in salary of county detectives and investigators, in certain counties, upon compliance with conditions, provided for, suppl., 1947, c. 393 (C. 2:181-14.1, 2:181-14.2).

County detectives and investigators, certain, under tenure, fourth-class counties, 1941, c. 216 (C. 2:181-15, 2:181-16).

Number, appointment, salaries, etc., of county detectives, counties between 300,000 and 500,000, suppl., 1946, c. 32 (C. 2:181-17 to 2:181-21).

Sec. 1 of above amended 1948, c. 211.

Sec. 3 " " 1947, c. 399, s. 1.

Sec. 4 " " 1947, c. 399, s. 2.

Sec. 5 " " 1947, c. 399, s. 3.

Salaries, county detectives, in certain counties bordering on the Atlantic Ocean may be increased upon compliance with conditions, 1947, c. 378 (C. 2:181-22).

County detectives in certain counties of the second and third class, salary increases upon compliance with conditions, provided for, 1947, c. 394 (C. 2:181-23).

Chief of county detectives, designation, salary, increase in salary of county detectives or special county investigators, counties between 74,000 and 82,000, provided for, 1948, c. 260 (C. 2:181-24, 2:181-25).


Lieutenant of county detectives, counties of second class having between 215,000 and 300,000 inhabitants, designation and salary, suppl., 1949, c. 277 (C. 2:181-31).

#### Chapter 182. PROSECUTORS OF THE PLEAS.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 2:182-10</td>
<td>amended 1944, c. 66; 1949, c. 84, s. 1.</td>
</tr>
<tr>
<td>R. S. 2:182-14</td>
<td>suppl. 1938, c. 271; amended 1938, c. 358; 1939, c. 335; 1949, c. 74.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 2, c. 182 to 186A

Additional Legislation.

Salary of prosecutors in certain counties bordering on the Atlantic Ocean, may be increased by Freeholders, 1947, c. 223 (C. 2:182-10.1).

Salary of prosecutors in certain fourth-class counties, may be increased by Freeholders, suppl., 1948, c. 299 (C. 2:182-10.2).

Sec. 1 of above amended 1949, c. 263.

Prosecutors of the pleas and county prosecutors, third-class counties of less than 100,000 inhabitants, salary increase authorized, suppl., 1949, c. 133 (C. 2:182-10.3).

Assistant prosecutors of the pleas and assistant county prosecutors in counties having over 300,000 and less than 600,000 inhabitants, salaries, suppl., 1949, c. 84, s. 2 (C. 2:182-14.1).

Tenure of office, etc., in secretarial and stenographic positions in prosecutors and county detectives office; certain counties, 1939, c. 271 (C. 2:182-16, 2:182-17).

Chapter 182A. (new) COUNTY PROSECUTORS.

County Prosecutors, appointment, qualification, term, etc., provided for; term "prosecutor of the pleas" construed, 1948, c. 54 (C. 2:182A-1~ 2:182A-2).

Chapter 183. LIMITATION OF CRIMINAL PROSECUTIONS.


Chapter 184. JURISDICTION AND VENUE.

Additional Legislation.

Accessory to crime in county other than that in which crime committed, indictment and trial of, 1944, c. 198 (C. 2:184-2.1).

Chapter 185. EXTRADITION.

R. S. 2:185-10 amended 1940, c. 259.

Chapter 186. PRELIMINARY PROCEEDINGS IN GENERAL.

Note: For waiver of indictment authorized, see 1939, c. 279 (T. 2, c. 188).

Chapter 186A. (new) SUMMONS IN LIEU OF WARRANT FOR ARREST.

Article I. (new) Corporation or Individual.


48
TABLE OF CONTENTS—T. 2, c. 187 to 193

Chapter 187. BAIL AND RECOGNIZANCES.

Chapter 188. INDICTMENTS.
Additional Legislation.
Waiver of indictment in writing, authorized, suppl., 1939, c. 279
(NJSA 2:188-25, 2:188-26; RSCS 2:188-1.1, 2:188-1.2).

Chapter 189. PROCEEDINGS AFTER INDICTMENT AND BEFORE TRIAL.

Chapter 190. TRIAL; NEW TRIAL.
Note: For continuation of trial by another justice or judge where original justice or judge prevented from continuing, see 1939, c. 19 (T. 2, c. 6).
R. S. 2:190-17 amended 1943, c. 41, s. 2.

Additional Legislation.
Special verdict as to insanity, when pleaded, required, suppl., 1943, c. 41, s. 1 (C. 2:190-17.1).

Chapter 192. SENTENCE AND IMPRISONMENT.
Note: For commitment, etc., of convicted defendants to diagnostic Center, see 1946, c. 118 (T. 30, c. 4A), amended, 1947, c. 238.
R. S. 2:192-1 amended 1938, c. 273, s. 2; 1944, c. 10.
R. S. 2:192-1.1 " 1938, c. 273, s. 3; see 1946, c. 118, s. 16.
R. S. 2:192-1.2 " 1938, c. 273, s. 4; see 1946, c. 118, s. 16.
Sexual offenders; mental examination prior to sentence; sentence or commitment to institution, treatment; parole, probation, etc., prohibited, suppl., 1949, c. 20 (C. 2:192-1.4 to 2:192-1.12).
Combined sentence to imprisonment and on probation, provided for, suppl., 1943, c. 40 (C. 2:192-3.1).
Imposition of sentence by judge other than trial judge, suppl., 1939, c. 283 (C. 2:192-16).
Sec. 1 of above amended 1947, c. 122.

Chapter 193. DEATH SENTENCE.

49
TABLE OF CONTENTS—T. 2, c. 195 to 198

Chapter 195. WRITS OF ERROR.
R. S. 2:195-1 amended 1943, c. 42, s. 1.
R. S. 2:195-2 repealed 1943, c. 42, s. 2.
R. S. 2:195-14 amended 1943, c. 43, s. 1.
R. S. 2:195-15 " 1943, c. 43, s. 2.
R. S. 2:195-16 " 1943, c. 43, s. 3.

Chapter 195A. (new) APPEAL.
Sec. 5 of above amended 1947, c. 220.

Chapter 196A. (new) EXECUTIVE CLEMENCY.
Licenses to be at large, etc., issued by Court of Pardons, orders for commutation of sentence issued by Governor, and revocation, regulated, 1949, c. 18 (C. 2:196A-10 to 2:196A-15).

Chapter 197. PARDONS, COMMUTATION OF DEATH SENTENCES AND REMISSION OF FINES AND FORFEITURES BY COURT OF PARDONS.
R. S. 2:197-1 repealed 1948, c. 83, s. 9.
R. S. 2:197-2 " 1948, c. 83, s. 9.

Chapter 197A. (new) SPECIAL PARDONS, PAROLES BY COURT OF PARDONS.
Special pardons and paroles for certain persons having served in military or naval service, provided for, procedure, etc., 1946, c. 209 (C. 2:197A-1 to 2:197A-4); repealed 1948, c. 83, s. 9.

Chapter 198. PAROLE BY COURT OF PARDONS.
R. S. 2:198-1 amended 1948, c. 85, s. 1; repealed 1949, c. 18, s. 6.
R. S. 2:198-2 repealed 1949, c. 18, s. 6.
R. S. 2:198-3 amended 1948, c. 85, s. 2; repealed 1949, c. 18, s. 6.
R. S. 2:198-4 " 1948, c. 85, s. 3; " 1949, c. 18, s. 6.
### Chapter 199. PROBATION AND PAROLE.

Note: For combined sentence to imprisonment and on probation provided for, see 1943, c. 40 (T. 2, c. 192); for State Parole Board, parole system, see 1948, c. 84 (T. 30, c. 8).

- **R. S. 2:199-4** amended 1939, c. 284; 1947, c. 121.
- **R. S. 2:199-5** " 1944, c. 190.

### Additional Legislation.

Probation officers, certain counties, certain appointments, authorized, civil service status, etc., 1940, c. 75 (C. 2:199-5.1).

### Subtitle 15. DISORDERLY PERSONS.

### Chapter 202. DISORDERLY PERSONS GENERALLY.


- **R. S. 2:202-3** amended 1942, c. 305; 1948, c. 135.
- **R. S. 2:202-13** " 1944, c. 11.
- **R. S. 2:202-16.2** " 1938, c. 343.

### Additional Legislation.

Printing, circulating, distributing, publishing and offering for sale papers, documents, or forms simulating court processes, etc., prohibited, suppl., 1939, c. 275 (NJSA 2:202-16.3; RSCS 2:202-22.1).

Food stamps, etc., misuse of, prohibited, suppl., 1941, c. 204 (C. 2:202-16.4, 2:202-16.5).

- Sec. 1 of above amended 1942, c. 315, s. 1.
- Sec. 2 " repealed 1942, c. 315, s. 2.


Poisons, etc., placing with intent to injure, etc., certain domestic animals, prohibited, suppl., 1944, c. 133 (C. 2:202-9.1).

False representation, orally, in writing, or by token, etc., as to former membership in armed forces of United States, prohibited, suppl., 1949, c. 173 (C. 2:202-16.10).

#### Article 3. Frauds and Misrepresentations.

### Additional Legislation.

Obtaining money, etc., by false statements from private or charitable association, etc., or from the State, county, municipality or agency thereof, prohibited, suppl., 1941, c. 261 (C. 2:202-22.2).
TABLE OF CONTENTS—T. 2, c. 202 to 206


R. S. 2:202-26 amended 1944, c. 53.

Additional Legislation.
Smoking, etc., in buses or trolley cars prohibited, suppl., 1944, c. 14 (C. 2:202-26.1).

Article 6. Trespassing.

Additional Legislation.
Willful acts, injury or damage, certain, upon or to lands and property without consent of owner, prohibited, suppl., 1948, c. 353 (C. 2:202-31.2a).


Additional Legislation.
Ammunition and explosive weapons, unauthorized use or possession made disorderly conduct; notification to and inspection by police, provided for, 1947, c. 354 (C. 2:202-31.3 to 2:202-31.6).

Chapter 205. PUNISHMENT OF DISORDERLY PERSONS.

R. S. 2:205-1 amended 1942, c. 314, s. 1.
R. S. 2:205-2 “ 1942, c. 314, s. 2.

Chapter 206. PROCEDURE.

R. S. 2:206-1 amended 1942, c. 314, s. 3.
R. S. 2:206-3 “ 1939, c. 250; 1942, c. 314, s. 4.
R. S. 2:206-4 “ 1942, c. 314, s. 5.
R. S. 2:206-11 “ 1941, c. 54, s. 1; 1942, c. 35.
R. S. 2:206-12 “ 1941, c. 54, s. 2.

Additional Legislation.
TABLE OF CONTENTS—T. 2, c. 207 to 214

Subtitle 16. VICE AND IMMORALITY.

Chapter 207. OBSERVANCE OF SUNDAY.
R. S. 2:207-20 amended 1948, c. 227, s. 1.
R. S. 2:207-26 repealed 1948, c. 227, s. 2.

Subtitle 17. CRIMINAL JUDICIAL DISTRICT COURTS.

Note: For defendants in criminal proceedings, examination, treatment, etc., for venereal diseases, required, see 1945, c. 101 (T. 26, c. 4).

Chapter 212. CONSTITUTION AND PERSONNEL.
R. S. 2:212-1 amended 1940, c. 200, s. 1.
R. S. 2:212-4 1926, c. 210, repealed 1944, c. 23, s. 5.
1926, c. 211, repealed 1944, c. 23, s. 5.
1931, c. 39, amended 1941, c. 201, s. 1.
1931, c. 40, repealed 1941, c. 201, s. 2.
R. S. 2:212-6 amended 1940, c. 200, s. 2; 1944, c. 23.
R. S. 2:212-9 " 1949, c. 301.
R. S. 2:212-17 " 1946, c. 186.
R. S. 2:212-19 " 1940, c. 200, s. 3.

Additional Legislation.
Criminal Judicial District Courts of Hudson County constituted, suppl., 1940, c. 201 (C. 2:212-4.1 to 2:212-4.5).
Judges, holding over after expiration of terms, provided for, suppl., 1943, c. 59 (C. 2:212-6.1).
Criminal Judicial District Court of County of Bergen, established, 1944, c. 28; 1944, c. 39.

Chapter 213. JURISDICTION.
R. S. 2:213-1 amended 1940, c. 200, s. 4.
R. S. 2:213-2 " 1943, c. 86.

Chapter 214. Practice and Procedure.
R. S. 2:214-5 amended 1940, c. 200, s. 5.
R. S. 2:214-10 " 1942, c. 66.
TABLE OF CONTENTS—T. 2, c. 219 to 226

Subtitle 18. POLICE COURTS AND MAGISTRATES.

Note: For defendants in criminal proceedings, examination, treatment, etc., for venereal diseases, required, see 1945, c. 101 (T. 26, c. 4).

Chapter 219. CITIES OF THE FIRST CLASS.


Additional Legislation.

Night police courts in first-class cities created; jurisdiction; procedure, suppl., 1938, c. 18 (C. 2:219-44 to 2:219-55).

Chapter 220. CITIES OF THE SECOND CLASS.

Additional Legislation.

Police court or city judge, certain second-class cities, appointment instead of election, provided for, 1944, c. 31 (C. 2:220-2.1 to 2:220-2.4).

Tenure of office; clerk to recorder; certain second-class cities; 1938, c. 392 (C. 2:220-5.3).

Chapter 223. BOROUGHS.


Chapter 226. TOWNSHIPS.

TABLE OF CONTENTS—T. 3, c. 2 to 5A

Title 3. ADMINISTRATION OF ESTATES—DECEDENTS AND OTHERS.

Subtitle 2. WILLS, DESCENT AND DISTRIBUTION.

Note: For devolution on death of owner of interests, in areas in real estate above the surface of the ground, see 1938, c. 370 (T. 46, c. 3).

Chapter 2. WILLS.
R. S. 3:2-3 amended 1939, c. 139, s. 1.
R. S. 3:2-13 “ 1939, c. 139, s. 2.
R. S. 3:2-45 see 1947, c. 70.

Additional Legislation.
Construction of residuary devises or bequests, to more than one devisee or legatee, in certain cases, survivor when to take, provided for, suppl., 1947, c. 380 (C. 3:2-19.1).
Title of above amended 1948, c. 139.
Proof of execution of will when no subscribing witness available, in certain cases, suppl., 1944, c. 21 (C. 3:2-24.1 to 3:2-24.4); 1944, c. 109 (C. 3:2-25.1 to 3:2-25.4).
1944, c. 109, s. 1, amended 1945, c. 210.
Proof of execution of will before surrogate of county wherein subscribing witness resides, procedure, etc., provided for, suppl., 1948, c. 122 (C. 3:2-25.5 to 3:2-25.7).
Probate of wills of nonresidents owning personal property within the State, authorized, in certain cases, 1942, c. 335 (C. 3:2-45.1).

Chapter 3. DESCENT OF REAL ESTATE.
R. S. 3:3-4 amended 1941, c. 153.

Chapter 5. DISTRIBUTION OF PERSONAL PROPERTY.
R. S. 3:5-6 amended 1939, c. 256.

Chapter 5A. (new) UNIFORM SIMULTANEOUS DEATH ACT.
Manner of devolution of property upon simultaneous, or nearly so, deaths, provided for, 1947, c. 384 (C. 3:5A-1 to 3:5A-10).
TABLE OF CONTENTS—T. 3, c. 7

Subtitle 3. ADMINISTRATION BY EXECUTORS, ADMINISTRATORS, GUARDIANS AND TRUSTEES.

Chapter 7. APPOINTMENT AND GENERAL POWERS OF FIDUCIARIES.

Note: For appointment and powers of State Board of Children's Guardians as guardian for children, see 1938, c. 160 (T. 30, c. 5).

Article 1. Executors and Administrators.
Additional Legislation.
Notice of probate of will, etc., to beneficiaries, required, 1944, c. 238 (C. 3:7-3.1).
Settlement of estates having assets worth $100 or less without administration, suppl., 1941, c. 382 (C. 3:7-8.1, 3:7-8.2).
Original administration in New Jersey, upon estate of resident decedent, made obligatory, suppl., 1939, c. 121 (NJSA 3:7-13.1 to 3:7-13.3; RSCS 3:7-6.1 to 3:7-6.3).

Article 1A. (new) Testamentary Trustees.
Additional Legislation.
Trustees, qualification and letters of trusteeship, issuance, etc., 1940, c. 45 (C. 3:7-13.4, 3:7-13.5).
Sec. 1 of above amended 1941, c. 152, s. 1.
Sec. 2 " " 1941, c. 152, s. 2.

Article 2. Guardians for Minors.
Note: For special guardians for certain minors to consent to enlistment of such minors in the military and naval service of the United States, provided for, see 1942, c. 329 (T. 9, c. 2).
R. S. 3:7-18 amended 1945, c. 119.
R. S. 3:7-29 " 1938, c. 37; 1945, c. 96.

Article 3. Guardians of Mental Incompetents.
Additional Legislation.
Determination of mental incompetency, 1948, c. 388 (C. 3:7-34.1, 3:7-34.2).

R. S. 3:7-63 amended 1941, c. 323.

56
TABLE OF CONTENTS—T. 3, c. 7 to 10

Additional Legislation.
Substituted fiduciaries, for fiduciaries engaged in war service, appointment, etc., suppl., 1942, c. 190 (C. 3:7-76.1 to 3:7-76.11).

<table>
<thead>
<tr>
<th>Sec.</th>
<th>&quot;</th>
<th>&quot;</th>
<th>1944, c. 129, s. 1.</th>
<th>Title of above amended 1944, c. 129, s. 1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 2.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 3.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 4.</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 5.</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 6.</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 7.</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 8.</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 9.</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 10.</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>&quot;</td>
<td>&quot;</td>
<td>1944, c. 129, s. 11.</td>
<td></td>
</tr>
</tbody>
</table>

Chapter 8. BONDS AND SURETIES.
Note: For deposit, in lieu of surety, of shares of building and loan associations insured under "National Housing Act"; authorized, see 1940, c. 60 (T. 17, c. 12).

| R. S. 3:8-1 | amended 1948, c. 359, ss. 1, 4. |
| R. S. 3:8-2 | " 1948, c. 359, ss. 2, 4. |
| R. S. 3:8-4 | " 1948, c. 359, ss. 3, 4. |
| R. S. 3:8-11 | " 1945, c. 113, s. 1. |
| R. S. 3:8-12 | " 1945, c. 113, s. 2. |
| R. S. 3:8-15 | " 1945, c. 113, s. 3. |

Additional Legislation.
Discharge of sureties and cancellation of bonds, in certain cases, provided for, 1944, c. 181 (C. 3:8-19.1, 3:8-19.2).

Chapter 10. ACCOUNTING.

| R. S. 3:10-12 | " 1941, c. 241. |
TABLE OF CONTENTS—T. 3, c. 10 to 16


Article 5. (new) Non-Testamentary Trustees.
Additional Legislation.

Non-testamentary trustees authorized to state and settle accounts in Prerogative or Orphans' Court, 1938, c. 108 (C. 3:10–23 to 3:10–30).

Chapter 11. COMMISSIONS.
R. S. 3:11–1 amended 1939, c. 134, s. 1.
R. S. 3:11–2 " 1939, c. 134, s. 2; 1940, c. 172; repealed 1949, c. 225, s. 2.
R. S. 3:11–3 repealed 1939, c. 134, s. 3.
R. S. 3:11–4 " 1939, c. 134, s. 3.

Additional Legislation.
Commissions on value of unsold real estate as corpus of estate or trust, allowed, 1942, c. 258 (C. 3:11–2.1).

Chapter 13. ACTIONS BY OR AGAINST FIDUCIARIES.

Chapter 15. COMPROMISE OF CLAIMS.
R. S. 3:15–4 amended 1941, c. 212.
R. S. 3:15–5 " 1942, c. 181, s. 1.
R. S. 3:15–6 " 1942, c. 181, s. 2.
R. S. 3:15–7 " 1942, c. 181, s. 3.

Chapter 16. INVESTMENTS.
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 International Bank for Reconstruction and Development, obligations of, made legal investments for certain financial institutions, fiduciaries and others, see 1947, c. 308 (T. 17, c. 9); for county bridge commission bonds, etc., made legal investments, see 1948, c. 288, s. 3 (T. 27, c. 19).
R. S. 3:16–1 amended 1938, c. 196; 1942, c. 166; 1945, c. 194.
TABLE OF CONTENTS—T. 3, c. 16 & 17

Additional Legislation.

Investment in insured building and loan shares, authorized, suppl., 1939, c. 52 (C. 3:16-1.1).

Sec. 1 of above amended 1940, c. 132; 1949, c 92.

Investments in mortgages on real estate acquired through tax sale foreclosure; authorized, 1940, c. 58 (C. 3:16-1.2).

Establishment and maintenance of common trust funds by certain corporate fiduciaries, authorized, suppl., 1945, c. 190 (C. 3:16-8.1 to 3:16-8.20); repealed 1948, c. 67, ss. 336, 343.

Investments in United States Savings Bonds and Treasury Savings Certificates held by fiduciaries; status of increases in redemption values as to income and principal, 1942, c. 287 (C. 3:16-10.1 to 3:16-10.4).

Payment of premiums, brokers' commissions, etc., by fiduciaries investing in real estate mortgages, in certain cases, authorized, 1947, c. 306 (C. 3:16-10.5 to 3:16-10.7).

Securities, registration and holding in name of nominee, authorized, in certain cases, 1944, c. 114 (C. 3:16-19).

Chapter 17. SALE OR OTHER DISPOSITION OF REAL ESTATE BY FIDUCIARIES.


R. S. 3:17-7 amended 1949, c. 237, ss. 1, 12.

Additional Legislation.

Sale or disposition, under power of sale of undivided interest, of real estate divided or set off, authorized, suppl., 1939, c. 164 (C. 3:17-8.1).

Abandonment of real property by fiduciaries, in certain cases, authorized, suppl., 1943, c. 88 (C. 3:17-8.2 to 3:17-8.4).

Article 2. By Executor, Administrator c.t.a. or Substituted Administrator c.t.a.

R. S. 3:17-10 amended 1939, c. 251, s. 1.

R. S. 3:17-11 " 1939, c. 251, s. 2.

R. S. 3:17-13 " 1939, c. 251, s. 3.

R. S. 3:17-14 " 1949, c. 237, ss. 2, 12.

Article 2A. (new) By Fiduciaries Representing Decedents' Estates.

Additional Legislation.

Sale, exchange, etc., of real or personal property, pendente lite, by fiduciaries, in certain cases, provided for, 1948, c. 238 (C. 3:17-15.1 to 3:17-15.4).
### TABLE OF CONTENTS—T. 3, c. 17 to 23

**Article 3. By Special Guardian of Minor.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:17-17</td>
<td>repealed 1949, c. 237, ss. 4, 12.</td>
</tr>
<tr>
<td>R. S. 3:17-19</td>
<td>&quot; 1949, c. 237, ss. 6, 12.</td>
</tr>
<tr>
<td>R. S. 3:17-20</td>
<td>repealed 1949, c. 237, ss. 7, 12.</td>
</tr>
<tr>
<td>R. S. 3:17-23</td>
<td>&quot; 1949, c. 237, ss. 7, 12.</td>
</tr>
<tr>
<td>R. S. 3:17-26</td>
<td>&quot; 1949, c. 237, ss. 7, 12.</td>
</tr>
</tbody>
</table>

**Article 4. By Guardian of Mental Incompetent.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:17-28</td>
<td>&quot; 1949, c. 237, ss. 9, 12.</td>
</tr>
<tr>
<td>R. S. 3:17-29</td>
<td>repealed 1949, c. 237, ss. 10, 12.</td>
</tr>
</tbody>
</table>

**Article 7. Sale of Real Estate Involving Dower or Curtesy.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:17-36</td>
<td>amended 1949, c. 237, ss. 11, 12.</td>
</tr>
</tbody>
</table>

**Article 8. Resale of Real Estate Acquired by Mistake.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:17-42</td>
<td>amended 1938, c. 347; 1941, c. 68.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Sale of lands acquired without authority; authorized, 1940, c. 109 (RSCS 3:17-42.1; NJSA 3:20-4).

**Chapter 18. PROTECTION OF REAL ESTATE ENCUMBERED OR OTHERWISE IMPERILED.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:18-1</td>
<td>amended 1949, c. 222, ss. 1, 3.</td>
</tr>
<tr>
<td>R. S. 3:18-2</td>
<td>repealed 1949, c. 222, ss. 2, 3.</td>
</tr>
</tbody>
</table>

**Chapter 21. SUPPORT, MAINTENANCE AND EDUCATION OF WARD.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:21-4</td>
<td>amended 1938, c. 133.</td>
</tr>
<tr>
<td>R. S. 3:21-5</td>
<td>&quot; 1939, c. 257.</td>
</tr>
</tbody>
</table>

**Chapter 23. EXECUTION OF POWERS, CONSENTS, AGREEMENTS AND CONTRACTS OF PERSONS UNDER DISABILITY OR DECEDENTS.**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:23-3</td>
<td>amended 1949, c. 284, s. 1.</td>
</tr>
<tr>
<td>R. S. 3:23-4</td>
<td>&quot; 1949, c. 284, s. 2.</td>
</tr>
<tr>
<td>R. S. 3:23-5</td>
<td>&quot; 1949, c. 284, s. 3.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 3, c. 25 & 26

Chapter 25. CREDITORS OF DECEDENTS; THEIR RIGHTS AND REMEDIES.

Article 2. Preferred Claims.
R. S. 3:25-2 amended 1941, c. 228.

Article 5. Liability of Real Estate for Debts; Methods of Enforcement.
Note: For sales of real estate subject to escheat to pay debts of decedents, provided for, procedure, etc., see 1946, c. 283 (T. 3, c. 25).
R. S. 3:25-21 amended 1944, c. 130.

Note: For sales of real estate subject to escheat to pay debts of decedents, provided for, procedure, etc., see 1946, c. 283 (T. 3, c. 25).

Note: For sales of real estate subject to escheat to pay debts of decedents, provided for, procedure, etc., see 1946, c. 283 (T. 3, c. 25).

Article 7A. (new) Sale of Real Estate, Subject to Escheat, to Pay Debts.

Additional Legislation.
Sales of real estate subject to escheat to pay debts of decedents, provided for, procedure, etc., 1946, c. 283 (C. 3:25-66.1 to 3:25-66.5).

Chapter 26. DEVISES, LEGACIES AND DISTRIBUTIVE SHARES.

Article 1. Distribution Under Will.
R. S. 3:26-1 amended 1943, c. 82.

R. S. 3:26-2 " 1943, c. 84.

Article 3A. (new) Distribution of Legacies, Distributive Shares, Trust Funds, etc.

Additional Legislation.
Legacies, distributive shares and trust funds; payment withheld; certain cases, 1940, c. 148 (NJSA 3:26-18; RSCS 3:26-21).

Distribution to testamentary trustee until letters of trusteeship issued; prohibited, 1941, c. 171 (C. 3:26-18.2).

Article 4. Bonds of Legatees and Distributees.
TABLE OF CONTENTS—T. 3, c. 32 to 36

Subtitle 4. GUARDIANSHIP OF VETERANS.
  Part 1. UNIFORM LAW.
  Chapter 32. HOSPITALIZATION.

Subtitle 5. SALE OR MORTGAGE OF REAL ESTATE LIMITED OVER.
  Chapter 34. SALE TO PAY LOCAL OR PUBLIC IMPROVEMENT ASSESSMENTS.
  R. S. 3:34-1 amended 1949, c. 183, ss. 1, 4.
  R. S. 3:34-2 " 1949, c. 183, ss. 2, 4.
  R. S. 3:34-3 " 1949, c. 183, ss. 3, 4.
  Chapter 35. SALE OR MORTGAGE TO PAY LEGACIES OR OTHER ENCUMBRANCES.
  R. S. 3:35-1 amended 1949, c. 115, ss. 1, 3.
  R. S. 3:35-2 " 1949, c. 115, ss. 2, 3.
  Chapter 36. SALE OF REAL ESTATE LIMITED OVER TO INFANTS, MENTAL INCOMPETENTS, PERSONS NOT IN BEING OR ON CONTINGENCY.
  R. S. 3:36-1 amended 1949, c. 278, ss. 1, 21.
  R. S. 3:36-2 " 1949, c. 278, ss. 2, 21.
  R. S. 3:36-3 " 1949, c. 278, ss. 3, 21.
  R. S. 3:36-4 " 1949, c. 278, ss. 4, 21.
  R. S. 3:36-5 " 1949, c. 278, ss. 5, 21.
  R. S. 3:36-6 repealed 1949, c. 278, ss. 6, 21.
  R. S. 3:36-7 amended 1949, c. 278, ss. 7, 21.
  R. S. 3:36-8 " 1949, c. 278, ss. 8, 21.
  R. S. 3:36-9 " 1949, c. 278, ss. 9, 21.
  R. S. 3:36-11 " 1949, c. 278, ss. 10, 21.
  R. S. 3:36-12 " 1949, c. 278, ss. 11, 21.
  R. S. 3:36-13 " 1949, c. 278, ss. 12, 21.
  R. S. 3:36-14 " 1941, c. 298; 1949, c. 278, ss. 13, 21.
  R. S. 3:36-16 " 1949, c. 278, ss. 15, 21.
  R. S. 3:36-17 repealed 1949, c. 278, ss. 16, 21.
TABLE OF CONTENTS—T. 3, c. 36 to 42A

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:36-18</td>
<td>1949, c. 278, ss. 17, 21.</td>
</tr>
<tr>
<td>R. S. 3:36-19</td>
<td>1949, c. 278, ss. 18, 21.</td>
</tr>
<tr>
<td>R. S. 3:36-20</td>
<td>1949, c. 278, ss. 19, 21.</td>
</tr>
<tr>
<td>R. S. 3:36-21</td>
<td>1949, c. 278, ss. 20, 21.</td>
</tr>
</tbody>
</table>

**Subtitle 6. DOWER, JOINTURE AND CURTESY.**

**Chapter 40. SALE OR MORTGAGE OF REAL ESTATE FREE OF DOWER OR CURTESY.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:40-1</td>
<td>1949, c. 223, ss. 1, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-2</td>
<td>1949, c. 223, ss. 2, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-3</td>
<td>1949, c. 223, ss. 3, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-4</td>
<td>1949, c. 223, ss. 4, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-5</td>
<td>1949, c. 223, ss. 5, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-6</td>
<td>1949, c. 223, ss. 6, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-7</td>
<td>1949, c. 223, ss. 7, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-8</td>
<td>1949, c. 223, ss. 8, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-9</td>
<td>1949, c. 223, ss. 9, 10.</td>
</tr>
<tr>
<td>R. S. 3:40-10</td>
<td>1949, c. 116, ss. 1, 3.</td>
</tr>
</tbody>
</table>

**Subtitle 7. ABSENTEES.**

Note: For escheat of unclaimed bank deposits, see 1945, c. 199 (T. 17, c. 9), amended 1946, c. 78, 1947, c. 51, 1949, c. 197.

**Chapter 42. SEVEN YEARS' ABSENCE.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 3:42-15</td>
<td>1941, c. 123, s. 1.</td>
</tr>
<tr>
<td>R. S. 3:42-16</td>
<td>1941, c. 123, s. 2.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Sale of real estate of tenants by entirety after spouse presumed or declared dead; suppl., 1938, c. 387 (C. 3:42-5.1 to 3:42-5.3).

**Chapter 42A. (new) ABSENTEES IN ARMED FORCES OR MERCHANT MARINE.**

Conservator for property of person serving in or with armed forces, appointment, powers, etc., 1944, c. 242 (C. 3:42A-1 to 3:42A-3).

Sec. 1 of above amended 1945, c. 293.

63
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).

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.
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. 4:1-13 " 1939, c. 40, s. 2; 1944, c. 202, s. 6.

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.


R. S. 4:1-17 amended 1945, c. 204, s. 1.

Article 5. Functions of the Department in General.

Additional Legislation.

Interstate reciprocal agreements as to sale or delivery of plants or nursery stock, 1941, c. 112 (C. 4:1-20.1).


Additional Legislation.

TABLE OF CONTENTS—T. 4, c. 2 to 5

Chapter 2. BREEDING OF LIVE STOCK.

R. S. 4:2-1 to 4:2-14 repealed 1946, c. 72.

Chapter 3. POULTRY AND EGGS.

Note: For distribution, etc., of eggs removed from incubators, regulated, see 1939, c. 116 (T. 24, c. 11).

Additional Legislation.

Article 3. (new) Baby Chicks.

Sale of "baby chicks" regulated, 1938, c. 82 (C. 4:3-12 to 4:3-19).

Chapter 4. FEEDING STUFFS FOR LIVE STOCK AND POULTRY.

R. S. 4:4-3 amended 1938, c. 74, s. 1.
R. S. 4:4-9 " 1938, c. 74, s. 2.
R. S. 4:4-11 " 1938, c. 74, s. 3.
R. S. 4:4-17 " 1938, c. 74, s. 4.

Chapter 5. DISEASES OF ANIMALS AND POULTRY.


R. S. 4:5-1 amended 1942, c. 82.
R. S. 4:5-4 " 1946, c. 247, s. 1.
R. S. 4:5-5 " 1946, c. 247, s. 2.
R. S. 4:5-6 " 1946, c. 247, s. 3.
R. S. 4:5-7 " 1946, c. 247, s. 4.
R. S. 4:5-8 " 1946, c. 247, s. 5.
R. S. 4:5-9 " 1946, c. 247, s. 6.
R. S. 4:5-10 " 1946, c. 247, s. 7.

Article 2. Bovine Tuberculosis

A. DEFINITIONS.

R. S. 4:5-18 amended 1946, c. 247, s. 8.

B. GENERAL PROVISIONS

R. S. 4:5-19 amended 1946, c. 247, s. 9.
R. S. 4:5-20 " 1946, c. 247, s. 10.
R. S. 4:5-21 " 1946, c. 247, s. 11.

65
TABLE OF CONTENTS—T. 4, c. 5

R. S. 4:5-22 amended 1946, c. 247, s. 12.
R. S. 4:5-23 " 1946, c. 247, s. 13.
R. S. 4:5-28 " 1938, c. 265; 1946, c. 247, s. 14; 1947, c. 207, s. 1.
R. S. 4:5-29 " 1946, c. 247, s. 15.

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).

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. 4:5-65 " 1946, c. 247, s. 22.
R. S. 4:5-69 " 1946, c. 247, s. 23.
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., provided 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.
TABLE OF CONTENTS—T. 4, c. 5 to 7

R. S. 4:5-78 amended 1940, c. 231, s. 3; repealed 1946, c. 257, s. 25.
R. S. 4:5-79 " 1940, c. 231, s. 4; " 1946, c. 257, s. 25.
R. S. 4:5-80 " 1940, c. 231, s. 5; " 1946, c. 257, s. 25.
R. S. 4:5-81 " 1940, c. 231, s. 6; " 1946, c. 257, s. 25.
R. S. 4:5-82 repealed 1946, c. 257, s. 25.
R. S. 4:5-83 amended 1940, c. 231, s. 7; repealed 1946, c. 257, s. 25.
R. S. 4:5-84 " 1940, c. 231, s. 8; " 1946, c. 257, s. 25.
R. S. 4:5-85 " 1940, c. 231, s. 9; " 1946, c. 257, s. 25.
R. S. 4:5-86 repealed 1946, c. 257, s. 25.
R. S. 4:5-87 amended 1940, c. 231, s. 10; repealed 1946, c. 257, s. 25.
R. S. 4:5-88 " 1940, c. 231, s. 11; " 1946, c. 257, s. 25.
R. S. 4:5-89 repealed 1946, c. 257, s. 25.
R. S. 4:5-90 " 1940, c. 231, s. 12; repealed 1946, c. 257, s. 25.
R. S. 4:5-91 amended 1940, c. 231, s. 13; repealed 1946, c. 257, s. 25.
R. S. 4:5-92 " 1940, c. 231, s. 23; " 1946, c. 257, s. 25.
R. S. 4:5-93 repealed 1946, c. 257, s. 25.

Additional Legislation.
Bang's disease, compensation to owners of diseased cattle, certain cases, regulation of local areas, 1940, c. 231, ss. 14-22, 24-34 (RSCS 4:5-93.1 to 4:5-93.20); repealed 1946, c. 257, s. 26.
Bang's disease or Brucellosis, control of, etc., provided for suppl., 1946, c. 257 (C. 4:5-93.21 to 4:5-93.47).

Chapter 6. DISEASES OF BEES.
R. S. 4:6-10 amended 1939, c. 104 (title amended 1941, c. 269).

Chapter 7. PLANT AND TREE DISEASES; INSECTS; WEEDS.
R. S. 4:7-25 amended 1941, c. 111, s. 1.
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.
# TABLE OF CONTENTS—T. 4, c. 8 to 11

Chapter 8. AGRICULTURE AND FOREST SEEDS AND NURSERY STOCK.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 4:8-1</td>
<td>repealed 1948, c. 189, ss. 10, 11. to 4:8-17</td>
</tr>
</tbody>
</table>

Additional Legislation.

New Jersey State Seed Law, 1948, c. 189 (C. 4:8-17.1 to 4:8-17.12).

Chapter 9. FERTILIZERS AND OTHER PREPARATIONS FOR SOILS.

<table>
<thead>
<tr>
<th>Article</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Article 1. Fertilizers in General.</td>
<td></td>
</tr>
<tr>
<td>R. S. 4:9-1</td>
<td>amended 1940, c. 256.</td>
</tr>
<tr>
<td>R. S. 4:9-2</td>
<td>&quot; 1949, c. 203, s. 1.</td>
</tr>
<tr>
<td>R. S. 4:9-4</td>
<td>&quot; 1949, c. 203, s. 2.</td>
</tr>
<tr>
<td>R. S. 4:9-5</td>
<td>&quot; 1949, c. 203, s. 3.</td>
</tr>
<tr>
<td>R. S. 4:9-6</td>
<td>&quot; 1938, c. 73, s. 1.</td>
</tr>
<tr>
<td>R. S. 4:9-8</td>
<td>&quot; 1938, c. 73, s. 2; 1949, c. 203, s. 4</td>
</tr>
<tr>
<td>R. S. 4:9-9</td>
<td>&quot; 1938, c. 73, s. 3.</td>
</tr>
<tr>
<td>R. S. 4:9-10</td>
<td>&quot; 1949, c. 203, s. 5.</td>
</tr>
<tr>
<td>R. S. 4:9-11</td>
<td>&quot; 1949, c. 203, s. 6.</td>
</tr>
<tr>
<td>R. S. 4:9-13</td>
<td>&quot; 1938, c. 73, s. 4.</td>
</tr>
</tbody>
</table>

Article 4. (new) Horse Manure.

Additional Legislation.

Sale, etc., of unmanufactured horse manure, regulated, 1944, c. 45 (C. 4:9-29 to 4:9-37).

Chapter 10. MARKETING AND DISTRIBUTION OF AGRICULTURAL AND OTHER PRODUCTS.

Note: For State Milk Control Law, see 1939, c. 82 (App. A, c. 8); 1941, c. 274 (T. 4, c. 12A).

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.

<table>
<thead>
<tr>
<th>Article</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 4:11-1</td>
<td>amended 1949, c. 209, s. 1.</td>
</tr>
<tr>
<td>R. S. 4:11-2</td>
<td>&quot; 1949, c. 209, s. 2.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 4, c. 11 & 12

<table>
<thead>
<tr>
<th>Article 2. Perishable Agricultural Commodities.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 4:11-4 amended 1949, c. 209, s. 3.</td>
</tr>
<tr>
<td>R. S. 4:11-5 “ 1949, c. 209, s. 4.</td>
</tr>
<tr>
<td>R. S. 4:11-9 “ 1949, c. 209, s. 5.</td>
</tr>
<tr>
<td>R. S. 4:11-13 “ 1949, c. 209, s. 6.</td>
</tr>
<tr>
<td>R. S. 4:11-14 “ 1949, c. 209, s. 7.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additional Legislation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Requesting producers to sign statement, waiver, etc., for purpose of relieving a dealer, indemnitor or surety company from full responsibility under article, prohibited, suppl., 1949, c. 174, s. 2 (C. 4:11-29.1).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Article 3. (new) Poultry.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Legislation.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 12. RECEIVING, BUYING, TESTING, SAMPLING AND WEIGHING OF MILK AND CREAM.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 4:12-1 amended 1945, c. 295, s. 1; 1949, c. 249, s. 1.</td>
</tr>
<tr>
<td>R. S. 4:12-3 “ 1949, c. 249, s. 2.</td>
</tr>
<tr>
<td>R. S. 4:12-4 “ 1949, c. 249, s. 3.</td>
</tr>
<tr>
<td>R. S. 4:12-5 “ 1949, c. 249, s. 4.</td>
</tr>
<tr>
<td>R. S. 4:12-11 “ 1949, c. 249, s. 5.</td>
</tr>
<tr>
<td>R. S. 4:12-13 “ 1949, c. 249, s. 6.</td>
</tr>
<tr>
<td>R. S. 4:12-17 “ 1949, c. 249, s. 7.</td>
</tr>
<tr>
<td>R. S. 4:12-19 “ 1945, c. 295, s. 2.</td>
</tr>
<tr>
<td>R. S. 4:12-20 repealed 1943, c. 100, s. 23. to 4:12-41</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additional Legislation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Requesting producers to sign statement, waiver, etc., for purpose of relieving a dealer, indemnitor or surety company from full responsibility under article, prohibited, suppl., 1949, c. 249, s. 8 (C. 4:12-19.1).</td>
</tr>
</tbody>
</table>

69
TABLE OF CONTENTS—T. 4, c. 12 to 16

Dealing, etc., in milk or cream on basis of butter fat content, regulated, suppl., 1943, c. 100 (C. 4:12-41.1 to 4:12-41.24).

Department of Agriculture, certain functions, etc., of the New Jersey Agricultural Experiment Station transferred to, 1948, c. 458 (C. 4:12-41.23, 4:12-41.26).

Chapter 12A. (new) CONTROL OF PRODUCTION, DISTRIBUTION AND SALE OF MILK, ETC.

Milk Control Act (1941), 1941, c. 274 (C. 4:12A-1 to 4:12A-52).

Studies by Department of Agriculture of costs, records, etc., of licensees of Director of Milk Control for use in determining retail milk prices; authorized; 1942, c. 263 (C. 4:12A-53 to 4:12A-58).

Chapter 13. AGRICULTURAL CO-OPERATIVE ASSOCIATIONS.

R. S. 4:13-30 amended 1940, c. 146, s. 1.
R. S. 4:13-32 " 1940, c. 146, s. 2.
R. S. 4:13-33 " 1940, c. 146, s. 3.

Chapter 14. AGRICULTURAL ORGANIZATIONS IN GENERAL.

R. S. 4:14-2 amended 1946, c. 108.

Chapter 16. AGRICULTURAL EXPERIMENT STATION; FARM DEMONSTRATION.

Note: For consolidation with State University of New Jersey, see 1945, c. 49 (T. 18, c. 22).

Article 1. Organization and Operation of Station.

R. S. 4:16-2 repealed 1945, c. 235, ss. 2, 1.
to 4:16-5

Article 2. Miscellaneous Activities of Station.

Additional Legislation.

Farm labor, recruiting and placement, provided for, 1943, c. 106 (C. 4:16-11.1 to 4:16-11.5); repealed 1948, c. 181.

Article 3. Department of Poultry Husbandry.

Additional Legislation.

Establishment, etc., of turkey breeding and feeding research farm, 1938, c. 179 (C. 4:16-21.1).

Contributions by Board of Freeholders permitted, suppl., 1939, c. 6 (C. 4:16-21.2).

Poultry diseases, certain, investigation and control of, authorized and directed, 1947, c. 287, s. 1 (C. 4:16-21.3).
### Article 5. (new) Victory Garden Educational Program.

**Additional Legislation.**

Educational program for promotion of production and conservation of food, provided for, 1943, c. 137 (C. 4:16-31.1 to 4:16-31.3).

**Chapter 18. CROP MORTGAGES.**

R. S. 4:18-2 amended 1942, c. 93.

**Chapter 19. DOGS, TAXATION AND LIABILITY FOR INJURIES CAUSED BY.**

R. S. 4:19-10 repealed 1941, c. 151, s. 28.

**Additional Legislation.**

Dogs, kennels, etc., control and licensing of, etc., 1941, c. 151 (C. 4:19-15.1 to 4:19-15.29).

Sec. 19 of above amended 1942, c. 132.

**Chapter 22. PREVENTION OF CRUELTY TO ANIMALS.**

R. S. 4:22-26 amended 1949, c. 294.

**Additional Legislation.**


**Chapter 23. PROCEDURE FOR THE RECOVERY OF PENALTIES.**


State Soil Conservation Committee 4:24.

**Note:** For transfer of State Soil Conservation Committee to Division of Planning and Development in the Department of Conservation and Economic Development, see 1948, c. 448 (T. 13, c. 1B).
TABLE OF CONTENTS—T. 5, c. 1 to 5

Title 5. AMUSEMENTS, PUBLIC EXHIBITIONS AND MEETINGS.

Chapter 1. SEASHORE BATHING ESTABLISHMENTS.

R. S. 5:1-1 amended 1940, c. 94, s. 1.
R. S. 5:1-2 " 1940, c. 94, s. 2.
R. S. 5:1-3 " 1940, c. 94, s. 3.

Chapter 2. BOXING AND WRESTLING EXHIBITIONS.

Note: For State Athletic Commissioner's office continued and transferred to Department of State, see 1948, c. 445, ss. 4-6, 17-19 (T. 52, c. 16A).

R. S. 5:2-12 amended 1938, c. 57.

Additional Legislation.

Tickets, form of, provided for; licenses and bonds of printers required; suppl., 1948, c. 247 (C. 5:2-13.1, 5:2-13.2).
Performances, etc., by school pupils under supervision of board of education, etc., excepted from provisions of chapter, suppl., 1948, c. 255 (C. 5:2-20).

Chapter 3. BUILDINGS, STRUCTURES AND PLACES USED FOR PUBLIC AMUSEMENT.

Note: For life saving and resuscitation personnel and appliances required, see 1946, c. 172 (T. 26, c. 4A).

Chapter 5. BREEDING AND RACING OF HORSES.

Note: For New Jersey Racing Commission continued as the Division of the New Jersey Racing Commission in the Department of the Treasury, see 1948, c. 92 (T. 52, c. 16A).

R. S. 5:5-1 to 5:5-21 repealed 1940, c. 206.

Additional Legislation.

New Jersey Horse Racing Act, 1940, c. 17 (NJSA 5:5-22 to 5:5-79; RSCS 5:6-1 to 5:6-57).
Title of above amended 1941, c. 137, s. 1.
Sec. 1 " " " 1941, c. 137, s. 2.
Sec. 5 " " " 1941, c. 137, s. 3.
Sec. 10 " " " 1941, c. 137, s. 4.
Sec. 12 " " " 1941, c. 137, s. 5.
Sec. 13 " " " 1941, c. 137, s. 6.
Sec. 16 " " " 1941, c. 137, s. 7.

72
TABLE OF CONTENTS—T. 5, c. 5

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 18</td>
<td>of above amended 1946, c. 170</td>
</tr>
<tr>
<td>Sec. 23</td>
<td>1949, c. 26, s. 2</td>
</tr>
<tr>
<td>Sec. 24</td>
<td>1941, c. 137, s. 8</td>
</tr>
<tr>
<td>Sec. 25</td>
<td>1941, c. 137, s. 9; 1949, c. 26, s. 3</td>
</tr>
<tr>
<td>Sec. 26</td>
<td>1941, c. 137, s. 10</td>
</tr>
<tr>
<td>Sec. 27</td>
<td>1941, c. 137, s. 11</td>
</tr>
<tr>
<td>Sec. 44</td>
<td>1944, c. 227; 1946, c. 169; 1947, c. 107, s. 1; 1948, c. 33, s. 1</td>
</tr>
<tr>
<td>Sec. 46</td>
<td>1947, c. 107, s. 2; 1948, c. 33, s. 2; 1949, c. 26, s. 4</td>
</tr>
<tr>
<td>Sec. 51</td>
<td>1941, c. 137, s. 12</td>
</tr>
<tr>
<td>Sec. 54</td>
<td>1941, c. 137, s. 13</td>
</tr>
<tr>
<td>Sec. 58</td>
<td>1941, c. 137, s. 14</td>
</tr>
</tbody>
</table>

Stock-ownership in horse racing association or corporation, control of Commission over, revocations of permits, etc., provided for, suppl., 1946, c. 167 (C. 5:5-34.1).

Original applications for permit to hold or conduct horse race meeting, filing, public hearing, referendum, etc., suppl., 1949, c. 26, s. 1 (C. 5:5-39.1).

Permit holders' accounts and records, Commissioner to prescribe forms and methods, audits, provided for, suppl., 1947, c. 107, s. 3 (C. 5:5-67.1).
TABLE OF CONTENTS—T. 6, c. 1 to 3; T. 7, c. 4 to 6

Title 6. AVIATION.

Note: For transfer of functions of Department of Aviation to Department of Conservation and Economic Development, see 1948, c. 448 (T. 13, c. 1B).

Chapter 1. REGULATION OF AERIAL NAVIGATION.

Additional Legislation.
Sec. 6 of above amended 1946, c. 15, s. 1.
Sec. 7 “ “ 1946, c. 15, s. 2.

Chapter 2. UNIFORM AERONAUTICS LAW.
R. S. 6:2-7 amended 1946, c. 237.

Chapter 3. (new) FEDERAL AID FOR AIRPORTS.
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, 1947, c. 315 (C. 6:3-1 to 6:3-4).

Title 7. BILLS, NOTES AND CHECKS.

Subtitle 1. NEGOTIABLE INSTRUMENTS LAW.

Chapter 4. PROMISSORY NOTES AND CHECKS.
R. S. 7:4-7 repealed 1948, c. 67, ss. 336, 343.

Subtitle 2. NEGOTIABLE AND NONNEGOTIABLE INSTRUMENTS.

Chapter 5. GENERAL PROVISIONS.
R. S. 7:5-7 to 7:5-10 repealed 1948, c. 67, ss. 336, 343.

Additional Legislation.
Instruments issued by Port of New York Authority, certain of such made negotiable, 1947, c. 45 (C. 7:5-11, 7:5-12).

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.
TABLE OF CONTENTS—T. 8, c. 1 to 3

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. 104 (C. 8:1-20.1, 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).

R. S. 8:2-21 amended 1941, c. 61.
R. S. 8:2-23 " 1947, c. 236, s. 1.
R. S. 8:2-24 " 1947, c. 236, s. 2.
R. S. 8:2-30 " 1939, c. 319.
R. S. 8:2-35 " 1943, c. 36.
R. S. 8:2-37 " 1939, c. 109.

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.

R. S. 8:3-1 amended 1938, c. 201; 1942, c. 45.

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).
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; 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. 21B), amended 1947, c. 189.

Subtitle 1. PARENTAL RELATIONSHIP AND CARE, CUSTODY,
GUARDIANSHIP AND SUPPORT OF CHILDREN
IN GENERAL.

Chapter 2. CARE, CUSTODY, GUARDIANSHIP AND SUPPORT OF
CHILDREN IN GENERAL.

R. S. 9:2-1  amended 1948, c. 321, ss. 1, 11.
R. S. 9:2-4   "  1948, c. 321, ss. 4, 11.
R. S. 9:2-5   "  1948, c. 321, ss. 5, 11.
R. S. 9:2-7   "  1948, c. 321, ss. 6, 11.
R. S. 9:2-8  repealed 1948, c. 321, ss. 10, 11.
R. S. 9:2-9  amended 1948, c. 321, ss. 7, 11; 1949, c. 245, s. 1.
R. S. 9:2-10 "  1948, c. 321, ss. 8, 11; 1949, c. 245, s. 2.
R. S. 9:2-11 "  1948, c. 321, ss. 9, 11; 1949, c. 245, s. 3.

Additional Legislation.

Special guardians for certain minors to consent to enlistment
of such minors in the military and naval service of the
United States, provided for, 1942, c. 329 (C. 9:2-12).

Subtitle 2. ADOPTION, APPRENTICESHIP AND INDENTURE.

Chapter 3. ADOPTION.

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, s. 3; 1944, c. 239, s. 2.
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.
TABLE OF CONTENTS—T. 9, c. 3 to 13

Additional Legislation.
Adoption of certain children by persons in armed forces, regulated, suppl., 1945, c. 248 (C. 9:3-12 to 9:3-14).

Chapter 4. APPRENTICESHIP AND INDENTURE.
R. S. 9:4-18 amended 1938, c. 274.

Subtitle 3. PROTECTIVE WELFARE LAWS.
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.

Chapter 6. ABANDONMENT, ABUSE, CRUELTY AND NEGLECT.
R. S. 9:6-3 amended 1944, c. 196, s. 1.
R. S. 9:6-4 " 1944, c. 196, s. 2.
R. S. 9:6-5 " 1939, c. 277, s. 1.
R. S. 9:6-9 " 1939, c. 277, s. 2.

Chapter 7. DEPENDENT CHILDREN; BRINGING INTO STATE.
R. S. 9:7-1 amended 1949, c. 161, ss. 1, 7.
R. S. 9:7-3 " 1949, c. 161, ss. 3, 7.
R. S. 9:7-4 " 1949, c. 161, ss. 4, 7.

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).

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.
R. S. 9:13-2 " 1948, c. 444, ss. 17, 27.
### TABLE OF CONTENTS—T. 9, c. 17

**Subtitle 4. ILLEGITIMATE CHILDREN.**

**Chapter 17. BASTARDY PROCEEDINGS.**

Note: For use of blood tests in determining paternity, see 1939, c. 221 (T. 2, c. 99).

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended/Repealed</th>
<th>Year</th>
<th>Code</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 9:17-1</td>
<td>amended</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 1</td>
</tr>
<tr>
<td>R. S. 9:17-1.1</td>
<td>“</td>
<td>1943</td>
<td>c. 49</td>
<td></td>
</tr>
<tr>
<td>R. S. 9:17-2</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 2</td>
</tr>
<tr>
<td>R. S. 9:17-3</td>
<td>repealed</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 3</td>
</tr>
<tr>
<td>R. S. 9:17-4</td>
<td>amended</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 4</td>
</tr>
<tr>
<td>R. S. 9:17-5</td>
<td>“</td>
<td>1945</td>
<td>c. 183</td>
<td>s. 1</td>
</tr>
<tr>
<td>R. S. 9:17-7</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 5</td>
</tr>
<tr>
<td>R. S. 9:17-8</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 6</td>
</tr>
<tr>
<td>R. S. 9:17-9</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 7</td>
</tr>
<tr>
<td>R. S. 9:17-11</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 8</td>
</tr>
<tr>
<td>R. S. 9:17-12</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 9</td>
</tr>
<tr>
<td>R. S. 9:17-13</td>
<td>“</td>
<td>1945</td>
<td>c. 183</td>
<td>s. 2; 1949</td>
</tr>
<tr>
<td>R. S. 9:17-15</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 11</td>
</tr>
<tr>
<td>R. S. 9:17-16</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 12</td>
</tr>
<tr>
<td>R. S. 9:17-19</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 13</td>
</tr>
<tr>
<td>R. S. 9:17-20</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 14</td>
</tr>
<tr>
<td>R. S. 9:17-21</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 15</td>
</tr>
<tr>
<td>R. S. 9:17-22</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 16</td>
</tr>
<tr>
<td>R. S. 9:17-24</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 17</td>
</tr>
<tr>
<td>R. S. 9:17-28</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 18</td>
</tr>
<tr>
<td>R. S. 9:17-29</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 19</td>
</tr>
<tr>
<td>R. S. 9:17-31</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 20</td>
</tr>
<tr>
<td>R. S. 9:17-32</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 21</td>
</tr>
<tr>
<td>R. S. 9:17-34</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 22</td>
</tr>
<tr>
<td>R. S. 9:17-35</td>
<td>“</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 23</td>
</tr>
<tr>
<td>R. S. 9:17-36</td>
<td>repealed</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 24</td>
</tr>
<tr>
<td>R. S. 9:17-37</td>
<td>amended</td>
<td>1949</td>
<td>c. 141</td>
<td>s. 25</td>
</tr>
</tbody>
</table>

78
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 1949, c. 33 (T. 2, c. 16).

R. S. 9:18-12 " 1943, c. 97; 1946, c. 77, s. 1; 1948, c. 284, s. 1.
R. S. 9:18-14 " 1946, c. 77, s. 2.
R. S. 9:18-18 " 1946, c. 77, s. 3.
R. S. 9:18-25 " 1947, c. 213, ss. 1, 2.
R. S. 9:18-31 " 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).

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).

Subtitle 6. JUVENILE DELINQUENCY COMMISSION.

Chapter 20. THE COMMISSION; ITS POWERS AND DUTIES.

Additional Legislation.

Commission continued, suppl., 1938, c. 326; 1939, c. 114; 1940, c. 81; 1941, c. 51; 1942, c. 108.

Subtitle 7. (new) JUVENILE DELINQUENCY, ETC., PREVENTION AND CONTROL OF.

Chapter 21. (new) IN GENERAL.


Chapter 22. (new) YOUTH GUIDANCE COUNCILS OR COMMISSIONS.

TABLE OF CONTENTS—T. 10, c. 1 to 3

**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.

### Chapter 1. IN GENERAL.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 10:1-3</td>
<td>1945, c. 168, s. 1.</td>
</tr>
<tr>
<td>R. S. 10:1-6</td>
<td>1945, c. 168, s. 2.</td>
</tr>
<tr>
<td>R. S. 10:1-8</td>
<td>1945, c. 168, s. 3.</td>
</tr>
</tbody>
</table>

**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.

Sec. 2 " " 1945, c. 174, s. 3.

### Chapter 2. EMPLOYMENT ON PUBLIC WORKS.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 10:2-1</td>
<td>amended 1945, c. 171.</td>
</tr>
</tbody>
</table>

### 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. 336.

Discrimination against applicants, for age, in employment in public service, prohibited, 1938, c. 295 (NJSA 40:11-4.1; RSCS 11:2B-1).
Title 11. CIVIL SERVICE.

Note: For prohibition of discrimination against applicants for employment, for age, see 1938, c. 285 (T. 10, c. 3), also R. S. 40:11-4 as amended by 1938, c. 336; 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; 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. 38, c. 23A).

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.
R. S. 11:1-6 " 1944, c. 65, s. 3; 1948, c. 89, ss. 3, 4.
R. S. 11:1-9 " 1944, c. 65, s. 4.

Chapter 2. THE CHIEF EXAMINER AND SECRETARY.

R. S. 11:2-1 amended 1944, c. 65, s. 5.
R. S. 11:2-2 " 1938, c. 192.
R. S. 11:2-3 " 1944, c. 65, s. 6.
R. S. 11:2-4 repealed 1944, c. 65, s. 7.
R. S. 11:2-5 amended 1944, c. 65, s. 8.
R. S. 11:2-6 " 1944, c. 65, s. 9.

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 (C. 11:2A-1).

Sec. 1 of above amended 1946, c. 184.

Subtitle 2. STATE SERVICE.

Chapter 4. PURPOSE, CONSTRUCTION AND APPLICATION OF SUBTITLE.

R. S. 11:4-4 amended 1948, c. 121, s. 1.
R. S. 11:4-5 Note: 1913, c. 139 and 1918, c. 234 repealed, 1944, c. 20, s. 20.
TABLE OF CONTENTS—T. 11, c. 4 to 9

Additional Legislation.

Legal assistants, Attorney General, under Civil Service, 1939, c. 101 (NJSA 11:7-6; RSCS 52:17-7.1); repealed 1944, c. 20, s. 20 (see C. 52:17A-20).

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).

Chapter 5. DUTIES OF COMMISSION.

Note: For specific statutory maxima and minima of salaries and salary increases for State employees, abolished, salary ranges to be established by Civil Service Commission, see 1945, c. 86 (T. 52, c. 14).

R. S. 11:5-1 amended 1944, c. 65, s. 10.

Chapter 6. CHIEF EXAMINER AND SECRETARY; POWERS AND DUTIES.

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 1946, c. 57, (T. 11, c. 22), amended 1949, c. 68.

82
TABLE OF CONTENTS—T. 11, c. 10 to 20

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.

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.

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.

Chapter 14. HOURS OF WORK AND LEAVES OF ABSENCE.

R. S. 11:14-1 amended 1939, c. 233, s. 1.

R. S. 11:14-2 " 1939, c. 233, s. 2.

Additional Legislation.

Leave records, forms for, certificates of, transfers, provided for, suppl., 1947, c. 201, ss. 2-4 (C. 11:14-3 to 11:14-5).

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 1925, c. 76, (T. 11, c. 2A), amended 1946, c. 184.

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).

Subtitle 3. COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS.

Chapter 20. ADOPTION OF SUBTITLE BY COUNTY, MUNICIPALITY OR SCHOOL DISTRICT.


Chapter 20A. (new) EMPLOYEES SUBJECT TO CIVIL SERVICE WITHOUT ADOPTION OF SUBTITLE.

Employees of Trenton and Mercer County Memorial Building Commission in exempt class of civil service, suppl., 1942, c. 65 (C. 11:20A-1).

Consolidated school districts, employees of, included in classified civil service, in certain cases, 1947, c. 272 (C. 11:20A-2).

Chapter 21. APPOINTMENTS, PROMOTIONS, REMOVALS AND DISCHARGE IN GENERAL.

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).

R. S. 11:21-6 amended 1940, c. 150.

Additional Legislation.

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).

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.
R. S. 11:22-4 " 1948, c. 121, s. 10.
R. S. 11:22-25 repealed 1948, c. 121, s. 11.
R. S. 11:22-26 " 1948, c. 121, s. 11.
R. S. 11:22-27 " 1948, c. 121, s. 11.
R. S. 11:22-28 " 1948, c. 121, s. 11.

Additional Legislation.

Employees, etc., in classified service but not in competitive or noncompetitive classes: rights of tenure, appeal, etc., 1940, c. 178 (NJSA 11:22-11.1; RSCS 11:21-6.1).
TABLE OF CONTENTS—T. 11, c. 22 to 27

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.

Sec. 2 " " 1946, c. 156, s. 2.

Sec. 4 " " 1945, c. 15; 1946, c. 156, s. 3.

Provisional and temporary employees, continued, pending appointments from eligible lists, until June 30, 1949, 1948, c. 57 (C. 11:22-15.5).

Sec. 1 of above amended 1949, c. 68.

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).

Position, classified or unclassified, determination of, provided for, suppl., 1948, c. 121, ss. 6-9 (C. 11:22-50 to 11:22-52).

Chapter 24A. (new) HOURS OF WORK, ATTENDANCE AND LEAVES OF ABSENCE.

Regulations as to holidays, hours of work, attendance, sick and other leaves of absence, suppl., 1939, c. 232 (C. 11:24A-1 to 11:24A-6).

Sec. 3 of above amended 1943, c. 200.

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. 78, (T. 11, c. 2A), amended 1946, c. 184.

Subtitle 4. VETERANS.

Chapter 27. PREFERENCES.

R. S. 11:27-1 amended 1942, c. 84; 1942, c. 137, s. 1; 1946, c. 227, s. 1; 1947, c. 63.

R. S. 11:27-2 " 1938, c. 381, s. 1; repealed 1946, c. 227, s. 2.

R. S. 11:27-3 " 1938, c. 381, s. 2; 1946, c. 227, s. 3.
### TABLE OF CONTENTS—T. 11, c. 27

<table>
<thead>
<tr>
<th>Section</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 11:27-4</td>
<td>Amended 1938, c. 381, s. 3; 1946, c. 227, s. 4.</td>
</tr>
<tr>
<td>R. S. 11:27-5</td>
<td>&quot; 1938, c. 381, s. 4; 1946, c. 227, s. 5.</td>
</tr>
<tr>
<td>R. S. 11:27-6</td>
<td>&quot; 1938, c. 381, s. 5.</td>
</tr>
<tr>
<td>R. S. 11:27-7</td>
<td>&quot; 1938, c. 381, s. 6.</td>
</tr>
<tr>
<td>R. S. 11:27-8</td>
<td>&quot; 1938, c. 381, s. 7.</td>
</tr>
<tr>
<td>R. S. 11:27-9</td>
<td>&quot; 1938, c. 381, s. 8.</td>
</tr>
<tr>
<td>R. S. 11:27-10</td>
<td>&quot; 1938, c. 381, s. 9.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

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).

Administration of chapter by Civil Service Commission, suppl., 1938, c. 381, s. 10 (C. 11:27-13).
TABLE OF CONTENTS—T. 12, c. 2 to 6

Title 12. COMMERCE AND NAVIGATION.

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; for transfer of functions, (T. 13, c. 1A), powers and duties to State Department of Conservation, see 1945, c. 22; for transfer of functions, powers and duties to the Department of Conservation and Economic Development, see 1945, c. 445, s. 6, (T. 13, c. 1B).

R. S. 12:2-1 repealed 1945, c. 22, s. 44.

to 12:2-5

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).

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).

R. S. 12:3-10 amended 1938, c. 418.

R. S. 12:3-64 " 1939, c. 193.

Chapter 4. NAVIGATION.

R. S. 12:4-7 amended 1947, c. 37.

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. 258.

Chapter 6. INLAND WATERWAYS.

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).

Shrewsbury River, Polly's pond, improvement of, authorized, suppl., 1949, c. 75 (C. 12:6-3.6, 12:6-3.7).
TABLE OF CONTENTS—T. 12, c. 6A to 12

Chapter 6A. (new) BEACH FRONT REPAIR AND DREDGING OF STREAMS.

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.
Sec. 2 " " 1946, c. 258, s. 2.
Sec. 3 " " 1946, c. 258, s. 3.

Chapter 7. REGULATION AND REGISTRATION OF POWER VESSELS.

Article 3. Registration of Vessels.

Additional Legislation.

Registration of power vessels, suppl., 1941, c. 396 (C. 12:7-16.1 to 12:7-16.3).

Article 7. (new) Operation, Docking, Mooring and Anchoring.

Additional Legislation.


Chapter 8. PILOTS.

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).

Chapter 9. HARBOR MASTERS.

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.

Chapter 10. PORT WARDENS.

R. S. 12:10-1 repealed 1948, c. 448, ss. 121, 122, 123.

Chapter 11. SOUTH JERSEY PORT DISTRICT.


Chapter 12. PORT RARITAN DISTRICT.

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. 12:12-1 repealed 1944, c. 85, s. 52.
to 12:12-10

88
Title 13. CONSERVATION AND DEVELOPMENT—PARKS AND RESERVATIONS.

Note: 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 to State Department of Conservation, see 1945, c. 22, (T. 13, c. 1A); for transfer of functions, powers and duties to Department of Conservation and Economic Development, see 1948, c. 448, s. 6, (T. 13, c. 1B).

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.

Chapter IA. (new) STATE DEPARTMENT OF CONSERVATION.

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 IB. (new) DEPARTMENT OF CONSERVATION AND ECONOMIC DEVELOPMENT.


Chapter 4. EDISON STATE PARK.

Note: For transfer of functions, powers and duties to State Department of Conservation, see 1945, c. 22, (T. 13, c. 1A).

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 (NJSA 13:4-7 note; RSCS 13:4-9).
TABLE OF CONTENTS—T. 13, c. 5 to 11

Chapter 5. HIGH POINT PARK.

Note: For transfer of functions, powers and duties to State Department of Conservation, see 1945, c. 22, (T. 13, c. 1A).

R. S. 13:5-1 repealed 1945, c. 22, s. 44.

R. S. 13:5-12 " 1945, c. 22, s. 44.

Chapter 5A. (new) MOUNT MITCHELL SKYLINE PARK.

Mount Mitchell Skyline Park; establishment, improvement, maintenance, management, 1940, c. 182 (C. 13:5A-1 to 13:5A-7).

Chapter 6A. (new) POHATCONG PARK.


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).

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 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 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.

R. S. 13:11-1 repealed 1945, c. 50, s. 22.
TABLE OF CONTENTS—T. 13, c. 12 to 14

Chapter 12. MORRIS CANAL.
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 of Conservation and Development to State Department of Conservation, see 1945, c. 22, (T. 13, c. 1A).

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.
### 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).

#### Chapter 1. GENERAL PROVISIONS.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:1-5</td>
<td>repealed 1942, c. 208.</td>
</tr>
</tbody>
</table>

#### Chapter 2. FORMATION.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:2-3</td>
<td>amended 1944, c. 215, s. 1.</td>
</tr>
<tr>
<td>R. S. 14:2-4</td>
<td>&quot;</td>
</tr>
<tr>
<td>R. S. 14:2-5</td>
<td>&quot;</td>
</tr>
</tbody>
</table>

#### Chapter 3. POWERS.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:3-13</td>
<td>amended 1949, c. 171.</td>
</tr>
</tbody>
</table>

#### 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).

#### Chapter 5. BOOKS OF THE CORPORATION.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:5-3</td>
<td>amended 1939, c. 352.</td>
</tr>
</tbody>
</table>

#### 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).

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
</table>

#### Chapter 8. STOCK AND DIVIDENDS.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:8-3</td>
<td>amended 1943, c. 176.</td>
</tr>
</tbody>
</table>

#### Additional Legislation.

Nonredeemable preferred or special stocks, retirement of, provided for, suppl., 1943, c. 175 (C. 14:8-3.1).
### TABLE OF CONTENTS—T. 14, c. 9 to 15

**Chapter 9. BENEFICIAL PROVISIONS FOR EMPLOYEES.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:9-4</td>
<td>1948, c. 93</td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 10. MEETINGS AND ELECTIONS.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:10-4</td>
<td>1949, c. 91</td>
<td></td>
</tr>
<tr>
<td>R. S. 14:10-7</td>
<td>1946, c. 61</td>
<td></td>
</tr>
<tr>
<td>R. S. 14:10-13</td>
<td>1941, c. 146</td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 11. AMENDMENTS, CHANGES OR ALTERATIONS.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:11-15</td>
<td>1944, c. 215, s. 2</td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 12. MERGER OR CONSOLIDATION.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:12-4</td>
<td>1938, c. 305</td>
<td></td>
</tr>
<tr>
<td>R. S. 14:12-9</td>
<td>1943, c. 170</td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 13. DISSOLUTION AND WINDING UP.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:13-14</td>
<td>1938, c. 290</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Dissolution when directors or stockholders deadlocked, suppl., 1938, c. 303 (NJSA 14:13-15; RSCS 14:13-1.1).

**Chapter 14. INSOLVENCY, RECEIVERS AND REORGANIZATION.**

Note: For dissolution, etc., when directors or stockholders deadlocked, see 1938, c. 303 (T. 14, c. 3).

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 14:14-2</td>
<td>1939, c. 241; 1939, c. 363</td>
<td></td>
</tr>
<tr>
<td>R. S. 14:14-44</td>
<td>1948, c. 134, s. 1; see 1948, c. 417</td>
<td></td>
</tr>
<tr>
<td>R. S. 14:14-45</td>
<td>1948, c. 134, s. 2; see 1948, c. 417</td>
<td></td>
</tr>
<tr>
<td>R. S. 14:14-46</td>
<td>1948, c. 134, s. 3; see 1948, c. 417</td>
<td></td>
</tr>
</tbody>
</table>

**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).
**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 1940, c. 60 (T. 17, c. 12).*

**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 1945, c. 286 (T. 2, c. 101A).*

| R. S. 15:1-5 | 1946, c. 288, s. 2. |
| R. S. 15:1-7 | 1946, c. 288, s. 3. |

**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. 15:2-5 (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. |
| 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 8. FIRE COMPANIES.**

| R. S. 15:8-4 | amended 1940, c. 235; 1947, c. 293. |

**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, s. 1.
TABLE OF CONTENTS—T. 15, c. 10 to 17

Chapter 10. HOSPITALS AND SIMILAR INSTITUTIONS.
Note: For right to examine hospital records in compensation cases and actions for damages, provided for, see 1945, c. 286 (T. 2, c. 101A).

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 1945, c. 286 (T. 2, c. 101A).

Chapter 15. SOCIAL, INTELLECTUAL AND RECREATIVE SOCIETIES OR CLUBS.
R. S. 15:15-2 (added) 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 17. (new) VETERANS' ORGANIZATIONS.
Annual reports to Secretary of State, provided for, 1946, c. 226 (C. 15:17-1, 15:17-2).
Title 16. CORPORATIONS AND ASSOCIATIONS, RELIGIOUS.

Chapter 1. GENERAL PROVISIONS.

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).

Chapter 8A. (new) THE METHODIST CHURCH.

Names of certain churches, change to "The Methodist Church", authorized, 1940, c. 253 (NJSA 16:9-5; RSCS 16:8A-1).

Title of above amended 1941, c. 423.

Chapter 12. PROTESTANT EPISCOPAL CHURCH.

R. S. 16:12-10 amended 1949, c. 212.

R. S. 16:12-16 " 1941, c. 416.

Additional Legislation.

Common trust fund, in certain cases, provided for, 1944, c. 139 (C. 16:12-26 to 16:12-31).

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).

Chapter 19. YOUNG MEN'S, YOUNG WOMEN'S CHRISTIAN OR HEBREW ASSOCIATIONS.

R. S. 16:19-2 amended 1939, c. 231; 1949, c. 12.
TABLE OF CONTENTS—T. 17, c. 1 & 2

Title 17. CORPORATIONS AND INSTITUTIONS FOR
FINANCE AND INSURANCE.

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 1639, c. 129 (T. 17, c. 19); for additional emergency powers of Com­
missioner of Banking and Insurance in connection with mortgages
guaranteed or issued by corporation, see 1938, c. 212 (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.

Additional Legislation.

"Department of Banking and Insurance Act of 1948", 1948,
c. 88 (R. S. 17:1-1, C. 17:1-1.1, C. 17:1-1.2, R. S. 17:1-2,
C. 17:1-3.1, R. S. 45:15-5, R. S. 45:15-7, C. 45:15-29.1 to
45:15-29.5).

Chapter 1A. BANKING ADVISORY BOARD.

R. S. 17:1A-1 repealed 1948, c. 67, ss. 336, 343.
to 17:1A-12

Part 2. INVESTMENTS.

Chapter 2. LEGAL INVESTMENTS GENERALLY.

Note: For shares of building and loan associations insured under "Na­
tional 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 repealed (as to banks and savings banks), 1948,
to 17:2-5 c. 67, ss. 336, 343.
R. S. 17:2-6 amended 1938, c. 52, s. 1; repealed (as to banks and
saving banks), 1948, c. 67, ss. 336, 343.
R. S. 17:2-6.1 " 1938, c. 52, s. 2; repealed (as to banks and
saving banks), 1948, c. 67, ss. 336, 343.
TABLE OF CONTENTS—T. 17, c. 2 to 4

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 to 17:3-3 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).

Subtitle 2. FINANCIAL INSTITUTIONS.
Part 1. BANKS, TRUST COMPANIES, BANKERS, SAVINGS BANKS AND CLEARING HOUSE ASSOCIATIONS.

Chapter 4. BANKS AND TRUST COMPANIES.
Note: For additional legislation affecting legal investments, see chapter 2 of this Title, supra; for photographic copies, etc., of bank and trust company records, receivable in evidence, see 1941, c. 40 (T. 2, C. 98), amended 1949, c. 155; for veterans' loans, see 1944, c. 126; 1945, c. 185; 1946, c. 121; 1946, c. 134 (T. 38, c. 233), amended 1947, c. 189; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see 1948, c. 298 (T. 2, c. 142).
R. s. 17:4-1 to 17:4-13 repealed 1948, c. 67, ss. 336, 343.
R. s. 17:4-14 amended 1946, c. 315; repealed 1948, c. 67, ss. 336, 343.
R. s. 17:4-15 to 17:4-26 repealed 1948, c. 67, ss. 336, 343.
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:4-27</td>
<td>amended 1942, c. 282; 1942, c. 341; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-28</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-29</td>
<td>amended 1938, c. 185, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-30</td>
<td>1941, c. 195; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31</td>
<td>1940, c. 164; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.1</td>
<td>1945, c. 208; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.2</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.3</td>
<td>amended 1941, c. 162, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.4</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.5</td>
<td>1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.6</td>
<td>amended 1941, c. 162, s. 2; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.7</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-31.8</td>
<td>amended 1938, c. 185, s. 2; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-32 to 17:4-48</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-49</td>
<td>amended 1941, c. 187; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-50</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-51</td>
<td>amended 1938, c. 226; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-52</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-53</td>
<td>1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-54</td>
<td>amended 1940, c. 214; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-55 to 17:4-58</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-59</td>
<td>amended 1938, c. 218; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-60</td>
<td>1939, c. 351; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-61</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-62</td>
<td>amended 1938, c. 431, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-63 to 17:4-67</td>
<td>repealed 1938, c. 431, s. 2.</td>
</tr>
<tr>
<td>R. S. 17:4-68 to 17:4-70</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
</tbody>
</table>
### TABLE OF CONTENTS—T. 17, c. 4 to 6

<table>
<thead>
<tr>
<th>R. S. 17:4-71 amended 1938, c. 431, s. 3; repealed 1948, c. 67, ss. 336, 343.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:4-72 repealed 1948, c. 67, ss. 336, 343. to 17:4-102</td>
</tr>
<tr>
<td>R. S. 17:4-103 amended 1942, c. 336; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:4-104 repealed 1948, c. 67, ss. 336, 343. to 17:4-125</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

“Successor company” to succeed to liquidating company’s trusts, etc., suppl., 1942, c. 230 (C. 17:4-9.1).

Branch office of bank or trust company on Federal Military Reservations, establishment and maintenance provided for, suppl., 1946, c. 317 (C. 17:4-14.1); repealed 1948, c. 67, ss. 336, 343.

Branch offices and agencies, establishment and maintenance, in certain cases, authorized, suppl., 1944, c. 30 (C. 17:4-17.1); repealed 1948, c. 67, ss. 336, 343.

Photographic copies, etc., of certain records, etc., substituted for originals, suppl., 1941, c. 39 (C. 17:4-31.9); repealed 1948, c. 67, ss. 336, 343.

Sec. 1 of above amended 1942, c. 89 (1942, c. 89, repealed 1948, C. 67, SS. 336, 343).

Dissolved banks and trust companies, liquidation of assets, in certain cases, provided for, 1944, c. 176, s. 1 (C. 17:4-118.2); repealed 1948, c. 67, ss. 336, 343.

**Chapter 5. PRIVATE BANKERS.**

Note: For requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see 1948, c. 298 (T. 2, c. 142).

R. S. 17:5-1 repealed 1948, c. 67, ss. 336, 343. to 17:5-11

**Chapter 6. SAVINGS BANKS.**

Note: For additional legislation affecting legal investments, see chapter 2 of this Title, supra; for photographic copies, etc., of savings bank records, receivable in evidence, see 1941, c. 49 (T. 2, c. 98), amended 1949, c. 155; for credit unions excepted from chapter, see 1938, c. 263 (T. 17, c. 13), amended 1941, c. 254, 1941, c. 421, 1946, c. 285, 1948, c. 225; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see 1948, c. 298 (T. 2, c. 1).

**Article 1. Formation.**

R. S. 17:6-1 repealed 1948, c. 67, ss. 336, 343. to 17:6-13

R. S. 17:6-14 amended 1939, c. 26; 1939, c. 202; repealed 1948, c. 67, ss. 336, 343.

100
TABLE OF CONTENTS—T. 17, c. 6

<table>
<thead>
<tr>
<th>Article 2. Powers and Restrictions.</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:6-17 to 17:6-20</td>
<td>amended 1944, c. 147, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:6-21 to 17:6-24</td>
<td>amended 1944, c. 147, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:6-21.1</td>
<td>repealed 1944, c. 147, s. 2.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:6-22 to 17:6-24</td>
<td>amended 1944, c. 147, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
</tbody>
</table>

Additional Legislation.

Photographic copies, etc., of certain records, etc., substituted for originals, suppl., 1941, c. 41 (C. 17:6-24.1); repealed 1948, c. 67, ss. 336, 343.

<table>
<thead>
<tr>
<th>Article 3. Managers and Officers.</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:6-25</td>
<td>amended 1941, c. 102; repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:6-25 to 17:6-33</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:6-34 to 17:6-43</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
</tbody>
</table>

Article 4. Reports and Examinations.

R. S. 17:6-44 to 17:6-48 | repealed 1948, c. 67, ss. 336, 343. | |
| R. S. 17:6-49 | amended 1938, c. 219; repealed 1948, c. 67, ss. 336, 343. | |
| R. S. 17:6-50 | repealed 1948, c. 67, ss. 336, 343. | |
| R. S. 17:6-51 | amended 1938, c. 219; repealed 1948, c. 67, ss. 336, 343. | |

<table>
<thead>
<tr>
<th>Article 5. Deposits and Dividends.</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:6-44 to 17:6-48</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
<tr>
<td>R. S. 17:6-49 to 17:6-51</td>
<td>amended 1938, c. 219; repealed 1948, c. 67, ss. 336, 343.</td>
<td></td>
</tr>
</tbody>
</table>

Note: For exemption from taxation of certain veterans' loans held by savings banks, see 1945, c. 80 (T. 54, c. 4).

R. S. 17:6-52 | repealed 1948, c. 67, ss. 336, 343. | |
| R. S. 17:6-53 | amended 1938, c. 162, s. 1; repealed 1948, c. 67, ss. 336, 343. | |
### Table of Contents—T. 17, c. 6

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments and Repeals</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:6-54</td>
<td>amended 1938, c. 162, s. 2; 1944, c. 104, s. 1; 1946, c. 58; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-55</td>
<td>&quot; 1938, c. 162, s. 3; 1945, c. 179; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-56</td>
<td>&quot; 1938, c. 162, s. 4; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-57</td>
<td>&quot; 1938, c. 162, s. 5; 1946, c. 311, s. 1; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-58</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-58.1</td>
<td>Industrial securities as investments, suppl., 1938, c. 162, s. 6, amended 1946, c. 311, s. 2.</td>
</tr>
<tr>
<td>R. S. 17:6-59</td>
<td>amended 1938, c. 162, s. 7; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-60</td>
<td>repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-61</td>
<td>amended 1938, c. 162, s. 8; repealed 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-62</td>
<td>&quot; 1938, c. 162, s. 9; 1948, c. 67, ss. 336, 343.</td>
</tr>
<tr>
<td>R. S. 17:6-63</td>
<td>&quot; 1938, c. 162, s. 10; 1948, c. 67, ss. 336, 343.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

- Determination of legality of investments, provided for, suppl., 1944, c. 104, s. 2 (C. 17:6-59.1).

**Article 7. Membership in Federal Reserve Bank.**

| R. S. 17:6-64 | repealed 1948, c. 67, ss. 336, 343. |
| R. S. 17:6-65 | " 1948, c. 67, ss. 336, 343. |

**Article 8. Federal Deposit Insurance.**

| R. S. 17:6-66 | repealed 1948, c. 67, ss. 336, 343. |

**Article 9. Extension of Charter and Change of Name.**

| R. S. 17:6-69 | repealed 1948, c. 67, ss. 336, 343. |
| R. S. 17:6-70 | amended 1939, c. 27; repealed 1948, c. 67, ss. 336, 343. |
| R. S. 17:6-71 | repealed 1948, c. 67, ss. 336, 343. |
TABLE OF CONTENTS—T. 17, c. 6 to 8

Additional Legislation.

Waiver of certain provisions upon extension of corporate existence, suppl., 1939, c. 25 (C. 17:6-70.1); repealed 1948, c. 67, ss. 336, 343.

Article 10. Merger or Consolidation.
R. S. 17:6-72 amended 1944, c. 22, s. 1; repealed 1948, c. 67, ss. 336, 343.
R. S. 17:6-73 repealed 1948, c. 67, ss. 336, 343.
R. S. 17:6-74 amended 1944, c. 22, s. 2; repealed 1948, c. 67, ss. 336, 343.
R. S. 17:6-75 repealed 1948, c. 67, ss. 336, 343.

Article 10A. (new) Conversion Into a Trust Company.

Additional Legislation.
Certain savings banks, conversion into trust companies, authorized, suppl., 1947, c. 258 (C. 17:6-77.1 to 17:6-77.5); repealed 1948, c. 67, ss. 336, 343.

Article 11. Insolvency.
R. S. 17:6-78 repealed 1948, c. 67, ss. 336, 343.

R. S. 17:6-83 repealed 1948, c. 67, ss. 336, 343.

Chapter 6A. (new) SAVINGS ASSOCIATIONS.
Mutual savings association, conversion into savings bank, authorized, 1947, c. 268 (C. 17:6A-1 to 17:6A-5); repealed 1948, c. 67, ss. 336, 343.

Chapter 7. CLEARING HOUSE ASSOCIATIONS.
R. S. 17:7-1 repealed 1948, c. 67, ss. 336, 343.

Chapter 8. ISSUANCE OF PREFERRED AND DEPOSITORS' COMMON STOCK; REORGANIZATIONS.
R. S. 17:8-1 amended 1939, c. 205, s. 1 (title amended 1941, c. 270); 1944, c. 25, s. 1; repealed 1948, c. 67, ss. 336, 343.
R. S. 17:8-2 " 1939, c. 205, s. 2 (title amended 1941, c. 270); repealed 1948, c. 67, ss. 336, 343.
TABLE OF CONTENTS—T. 17, c. 8 & 9

R. S. 17:8-3 amended 1939, c. 205, s. 3 (title amended 1941, c. 270); repealed 1948, c. 67, ss. 336, 343.

R. S. 17:8-4 to 17:8-6 repealed 1948, c. 67, ss. 336, 343.

R. S. 17:8-7 amended 1939, c. 205, s. 4 (title amended 1941, c. 270); repealed 1948, c. 67, ss. 336, 343.

R. S. 17:8-8 to 17:8-14 repealed 1948, c. 67, ss. 336, 343.

R. S. 17:8-15 amended 1939, c. 205, s. 5 (title amended 1941, c. 270); repealed 1948, c. 67, ss. 336, 343.

R. S. 17:8-16 repealed 1948, c. 67, ss. 336, 343.

Chapter 9. DEPOSITS GENERALLY.

R. S. 17:9-1 to 17:9-8.2 repealed 1948, c. 67, ss. 336, 343.

R. S. 17:9-10 to 17:9-16 repealed 1948, c. 67, ss. 336, 343.

Additional Legislation.

Banks, trust companies, savings banks and bankers authorized to act as depositories of Federal funds and as financial agents of Federal Government, suppl., 1941, c. 106 (C. 17:9-9.1); repealed 1948, c. 67, ss. 336, 343.

Security for deposits, in banks, trust companies and savings banks, for bankrupt estates, required, suppl., 1940, c. 37 (C. 17:9-17); repealed 1948, c. 67, ss. 336, 343.

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.

Sec. 3 “ “ “ 1947, c. 91, s. 3.

Sec. 4 “ “ “ 1949, c. 197, s. 1.

Sec. 6 “ “ “ 1946, c. 78, s. 5.

Sec. 7 “ “ “ 1946, c. 78, s. 6; 1947, c. 91, s. 8.

Sec. 8 “ “ “ 1946, c. 78, s. 8; 1947, c. 91, s. 9; 1949, c. 197, s. 2.

Sec. 9 “ “ “ 1946, c. 78, s. 9.

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).
TABLE OF CONTENTS—T. 17, c. 9 & 9A

Additional reports, proceedings, etc., as to certain unclaimed bank deposits, required, suppl., 1946, c. 78, ss. 2, 3 (C. 17:9-22.1, 17:9-22.2).

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).

 Destruction, etc., of records, etc., of unclaimed bank deposits, subject to escheat or escheated, prohibited, suppl., 1946, c. 78, s. 7 (C. 17:9-24.1).


Part 1A. (new) BANKING AND BANKING INSTITUTIONS.

Chapter 9A. (new) THE BANKING ACT OF 1948 WITH SUPPLEMENTS, ETC.


Sec. 1 of above amended 1949, c. 44.
Sec. 19 " " " 1948, c. 408, ss. 1, 3.
Sec. 61 " " " 1949, c. 56.
Sec. 62 " " " 1949, c. 246, s. 1.
Sec. 65 " " " 1949, c. 246, s. 2.
Sec. 68 " " " 1949, c. 246, s. 3.
Sec. 78 " " " 1949, c. 229, s. 1.
Sec. 79 " " " 1949, c. 229, s. 2.
Sec. 81 " " " 1949, c. 229, s. 3.
Sec. 87 " " " 1949, c. 55.
Sec. 96 " " " 1949, c. 229, s. 4.
Sec. 115 " " " 1948, c. 408, ss. 2, 3.
Sec. 117 " " " 1949, c. 229, s. 5.
Sec. 119 " " 1949, c. 57.
Sec. 137 " " " 1949, c. 229, s. 6.
Sec. 148 " " " 1949, c. 46.
Sec. 178 " " " 1949, c. 47.
Sec. 180 " " " 1948, c. 405, ss. 1, 2.
Sec. 188 " " " 1948, c. 406, ss. 1, 3.
TABLE OF CONTENTS—T. 17, c. 9A to 12

Sec. 189 of above amended 1948, c. 406, ss. 2, 3.
Sec. 216 " " 1949, c. 286.
Sec. 235 " " 1949, c. 243.


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, 1946, c. 285, 1948, c. 225; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see 1948, c. 268 (T. 2, c. 142).

R. S. 17:10-2 amended 1948, c. 71, ss. 1, 9, 10.
R. S. 17:10-13 " 1948, c. 71, ss. 2, 9, 10.
R. S. 17:10-14 " 1948, c. 71, ss. 3, 9, 10.
R. S. 17:10-16 " 1948, c. 71, ss. 4, 9, 10.
R. S. 17:10-17 " 1948, c. 71, ss. 5, 9, 10.
R. S. 17:10-18 " 1948, c. 71, ss. 6, 9, 10.
R. S. 17:10-19 " 1948, c. 71, ss. 7, 9, 10.
R. S. 17:10-20 " 1948, c. 71, ss. 8, 9, 10.

Chapter 11. PROVIDENT LOAN ASSOCIATIONS.

Note: For requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see 1948, c. 268 (T. 2, c. 142).

R. S. 17:11-1 amended 1948, c. 421, s. 1.
R. S. 17:11-4 " 1948, c. 421, s. 2.

Chapter 12. BUILDING AND LOAN ASSOCIATIONS.

Note: For Savings and Loan Act (1946), see 1946, c. 56 (T. 17, c. 12A), amended 1947, c. 90, 1947, c. 300, 1949, c. 72; for requiring purchase of insurance incidental to certain financial transactions from a designated agent or broker, a misdemeanor, see 1948, c. 268 (T. 2, c. 142).

Article 1. Formation.

R. S. 17:12-3 amended 1940, c. 62.
R. S. 17:12-6 " 1942, c. 163.
TABLE OF CONTENTS—T. 17, c. 12

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.

Change in location of principal office, suppl., 1939, c. 131 (NJSA 17:12-22.1; RSCS 17:12-57.1).

R. S. 17:12-29 amended 1945, c. 144.
R. S. 17:12-30 " 1945, c. 143.

Article 3. Directors, Officers and Employees.

R. S. 17:12-39 amended 1938, c. 31; 1941, c. 320.

Article 4A. (new) Supervision by Department of Banking and Insurance.

Additional Legislation.

Rules and regulations as to bookkeeping and accounting practices, adoption and compliance with, provided for, suppl., 1945, c. 146 (C. 17:12-36.1).

Article 5. Members and Membership.

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 5A. (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).

Article 7. Shares.

R. S. 17:12-47 amended 1941, c. 259.
R. S. 17:12-48 " 1941, c. 261.

107
TABLE OF CONTENTS—T. 17, c. 12

R. S. 17:12-49 amended 1940, c. 211.
R. S. 17:12-51 " 1938, c. 113.
R. S. 17:12-52 " 1938, c. 112.

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.
R. S. 17:12-63 " 1939, c. 208, s. 5.


Additional Legislation.
Conversion of Federal Savings and Loan Association into Building and Loan Association, provided for, suppl., 1939, c. 208, s. 4, s. 6 (NJSA 17:12-63.1, 17:12-63.2; RSCS 17:12-62, 17:12-63).

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).


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; 1945, c. 141.
R. S. 17:12-83 " 1939, c. 130, s. 3; 1945, c. 140.
R. S. 17:12-86 " 1939, c. 130, s. 4.
R. S. 17:12-87 " 1939, c. 130, s. 5.
R. S. 17:12-87.1 Trustees, accounting, allowances, etc., suppl., 1939, (added) c. 130, s. 6.

Article 15. Reorganization.
R. S. 17:12-106 amended 1939, c. 255.
R. S. 17:12-107 " 1939, c. 132, s. 1; 1940, c. 213; 1941, c. 408, s. 1.
TABLE OF CONTENTS—T. 17, c. 12 to 13

| R. S. 17:12-108 amended 1939, c. 132, s. 2. |
| R. S. 17:12-109 " 1939, c. 132, s. 3. |
| R. S. 17:12-109.1 Certificate of incorporation and organization of associations under R. S. 17:12-107, suppl., 1939, c. 132, s. 4. |
| R. S. 17:12-110 amended 1939, c. 132, s. 5; 1941, c. 408, s. 2. |
| R. S. 17:12-111 " 1939, c. 132, s. 6; 1941, c. 408, s. 3. |
| R. S. 17:12-115 " 1939, c. 127; 1941, c. 408, s. 4. |

**Additional Legislation.**

Liquidation of building and loan association through liquidating corporation, procedure, etc., suppl., 1941, c. 408, ss. 5-12 (C. 17:12-115.1 to 17:12-115.8).

**Article 16. Issuance of Shares by Federal Savings and Loan Insurance Corporation.**

| R. S. 17:12-124 amended 1939, c. 208, s. 7. |

**Chapter 12A. (new) SAVINGS AND LOAN ASSOCIATIONS AND BUILDING AND LOAN ASSOCIATIONS.**

Savings and Loan Act (1946), 1946, c. 56 (C. 17:12A-1 to 17:12A-151).

Sec. 13 of above amended 1948, c. 95.

Sec. 27 " " 1948, c. 70, s. 1.

Sec. 32 " " 1949, c. 73.

Sec. 39 " " 1948, c. 401, ss. 1, 2.

Sec. 78 " " 1947, c. 90.

Sec. 79 " " 1947, c. 300, s. 1.

Sec. 83 " " 1948, c. 59.

Sec. 101 " " 1949, c. 58.

Transmission of funds, money orders, and travel checks, suppl., 1948, c. 69 (C. 17:12A-27.1).

**Chapter 13. CREDIT UNIONS.**

**Article 1. Formation.**

| R. S. 17:13-1 repealed 1938, c. 293, s. 47. |
| R. S. 17:13-8 repealed 1938, c. 293, s. 47. |

109
TABLE OF CONTENTS—T. 17, c. 13 & 16

Article 3. Trustees and Officers.
R. S. 17:13–9 repealed 1938, c. 293, s. 47.
R. S. 17:13–10 “ 1938, c. 293, s. 47.

Article 4. Reports, Examinations and Books.
R. S. 17:13–11 repealed 1938, c. 293, s. 47.
to 17:13–16

Article 5. Membership.
R. S. 17:13–17 repealed 1938, c. 293, s. 47.
R. S. 17:13–18 “ 1938, c. 293, s. 47.

R. S. 17:13–19 repealed 1938, c. 293, s. 47.
to 17:13–21

Article 7. Investments and Dividends.
R. S. 17:13–22 repealed 1938, c. 293, s. 47.
to 17:13–24

Article 8. Dissolution.
R. S. 17:13–25 repealed 1938, c. 293, s. 47.

Article 9. (new) Credit Unions, Incorporation and Regulation.

Additional Legislation.
Incorporation and regulation of credit unions, 1938, c. 293
(NJSA 17:13–26 to 17:13–72; RSCS 17:13–1 to 17:13–46).
Sec. 1 of above amended 1941, c. 421.
Sec. 2 “ “ “ 1946, c. 285; 1948, c. 225, s. 1.
Sec. 3 “ “ “ 1941, c. 254.
Sec. 17 “ “ “ 1948, c. 225, s. 2.

Part 5. FOREIGN INSTITUTIONS.

Chapter 16. REGULATION OF BUSINESS IN STATE.
R. S. 17:16–1 amended 1941, c. 190, s. 1 (1941, c. 190, repealed 1948, c. 67, ss. 336, 343); repealed 1948, c. 67, ss. 336, 343.
R. S. 17:16–2 “ 1938, c. 321, s. 1; 1941, c. 190, s. 2 (1941, c. 190, repealed 1948, c. 67, ss. 336, 343); repealed 1948, c. 67, ss. 336, 343.
R. S. 17:16–3 “ 1938, c. 321, s. 2; 1941, c. 190, s. 3 (1st) (1941, c. 190, repealed 1948, c. 67, ss. 336, 343); 1944, c. 209; repealed 1948, c. 67, ss. 336, 343.
110
TABLE OF CONTENTS—T. 17, c. 16 to 16B

R. S. 17:16–3.1 (added) Issuance of certificate of authority to transact business in State prohibited where applicant originally probated will or obtained administration of estate of resident decedent in another State; affidavit required, suppl., 1939, c. 123, s. 1; repealed 1948, c. 67, ss. 336, 343.

R. S. 17:16–3.2 (added) Revocation of certificate of authority to transact business in State directed where holder probated will or applied for administration of estate of resident decedent in another State, suppl., 1939, c. 123, s. 2, amended 1941, c. 190, s. 3 (2nd) (1941, c. 190, repealed 1948, c. 67, ss. 336, 343); repealed 1948, c. 67, ss. 336, 343.

R. S. 17:16–4 to 17:16–9 repealed 1948, c. 67, ss. 336, 343.

R. S. 17:16–10 amended 1938, c. 321, s. 3; 1941, c. 426; repealed 1948, c. 67, ss. 336, 343.


Part 6. (new) INVESTMENT COMPANIES.

Chapter 16A. (new) INVESTMENT COMPANIES.

Investment companies defined and regulated, 1938, c. 322 (NJSA 17:16A–1 to 17:16A–20; RSCS 17:13A–1 to 17:13A–20).

Sec. 3 of above amended 1939, c. 353; 1941, c. 420.

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).

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 1946, c. 51 (T. 38, c. 23A).

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. 25A).
TABLE OF CONTENTS—T. 17, c. 17 to 22

Chapter 17. FORMATION.
R. S. 17:17-1 amended 1938, c. 289, s. 1; 1947, c. 312; 1948, c. 243.
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.
R. S. 17:17-8 " 1938, c. 289, s. 5.
R. S. 17:17-12 " 1942, c. 162.

Chapter 17A. (new) STOCK OWNERSHIP AND COMMON MANAGEMENT OF INSURANCE COMPANIES.

Chapter 18. POWERS, DUTIES AND LIMITATIONS.
R. S. 17:18-3 amended 1943, c. 174; 1945, c. 226, s. 1.
R. S. 17:18-7 repealed 1939, c. 305, s. 8.
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, s. 6, s. 7, s. 8 (C. 17:18-13 to 17:18-15).
Sec. 6 of above amended 1949, c. 180.
Payment of taxes, etc., in other States and territories, authorized, 1945, c. 186 (C. 17:18-16).

Chapter 22. BROKERS AND AGENTS.
R. S. 17:22-1 repealed 1944, c. 175, s. 26.
to 17:22-5

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.
TABLE OF CONTENTS—T. 17, c. 22 to 26

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.
Sec. 13 " " 1946, c. 66.
Sec. 14 " " 1945, c. 224, s. 6.
Sec. 15 " " 1946, c. 291, s. 1.
Sec. 18 " " 1948, c. 256.
Sec. 21 " " 1948, c. 462, ss. 1, 9.
Sec. 23 " " 1946, c. 291, s. 2.
Sec. 24 " " 1946, c. 291, s. 3; 1948, c. 146, ss. 1, 2.

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).

Chapter 23. REPORTS AND EXAMINATIONS.
R. S. 17:23-3 repealed 1944, c. 175, s. 26.

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.
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 National Association of Insurance Commissioners, authorized and regulated, 1949, c. 248 (C. 17:24-13 to C. 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).

113
TABLE OF CONTENTS—T. 17, c. 27 to 32

Chapter 27. MERGER.

R. S. 17:27-1 amended 1938, c. 259, s. 1.
R. S. 17:27-2 " 1938, c. 259, s. 2.
R. S. 17:27-3 " 1938, c. 259, s. 3 and see R. S. 17:27-5A added below.
R. S. 17:27-4 " 1938, c. 259, s. 4 and see R. S. 17:27-5A added below.
R. S. 17:27-5 " 1938, c. 259, s. 5 and see R. S. 17:27-5A added below.
R. S. 17:27-5A Effect of unconstitutionality or invalidity of any (added) provision of act, suppl., 1938, c. 259, s. 17:27-5A.

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. 353, 1941, c. 420.

R. S. 17:28-1 amended 1940, c. 92; 1941, c. 364; 1943, c. 159; 1944, c. 153.

Additional Legislation.

Insurance of financed automobiles, suppl., 1939, c. 74 (C. 17:28-4 to 17:28-7).

Chapter 29. REBATES AND UNFAIR DISCRIMINATION.

R. S. 17:29-1 repealed 1944, c. 27, s. 27.
R. S. 17:29-8 " 1944, c. 27, s. 27.
R. S. 17:29-9 " 1944, c. 27, s. 27.

Chapter 29A. (new) RATES.

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. 25 of above amended 1947, c. 360; 1949, c. 162.

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).

Chapter 32. FOREIGN COMPANIES.

R. S. 17:32-2 amended 1938, c. 289, s. 10.
R. S. 17:32-6 repealed 1944, c. 175, s. 26.
Table of Contents—T. 17, c. 32 to 34

R. S. 17:32-7 amended 1938, c. 55; repealed 1945, c. 132, s. 15.
R. S. 17:32-11 repealed 1944, c. 175, s. 26.
R. S. 17:32-12 amended 1944, c. 153, s. 2; repealed 1945, c. 132, s. 15.

Chapter 33. Fees and Penalties.
R. S. 17:33-1 amended 1941, c. 118, s. 2; 1945, c. 224, s. 5.
R. S. 17:33-2 " 1943, c. 148, s. 12.

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 1943, 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. 33).

Article 1. Participating or Nonparticipating.
R. S. 17:34-1 repealed 1945, c. 228.
R. S. 17:34-2 " 1945, c. 228.

Article 2. Directors, Trustees, Officers and Agents.

Note: For directors continued in office notwithstanding repeal of R. S. 17:34-3 and P. L. 1943, c. 16, see 1948, c. 377, ss. 1, 3; repealed 1949, c. 198, s. 1.

Additional Legislation.

Mutualized stock life insurance corporations, election of directors, in certain cases, provided for, suppl., 1943, c. 16 (C. 17:34-1.1); repealed 1949, c. 198, s. 1.
Sec. 1 of above amended 1948, c. 377, ss. 1, 3; see 1949, c. 198, s. 1.

Mutual life insurance corporations, election of directors in certain cases, provided for, suppl., 1943, c. 15 (C. 17:34-3.2 to 17:34-3.11).

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).

Article 5. Policies.
R. S. 17:34-15 amended 1943, c. 148, s. 3.
R. S. 17:34-17 " 1943, c. 148, s. 4.

115
TABLE OF CONTENTS—T. 17, c. 34

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 17:34-19</td>
<td>amended 1938, c. 255, s. 1; 1943, c. 148, s. 5.</td>
</tr>
<tr>
<td>R. S. 17:34-22</td>
<td>1941, c. 135, s. 1; 1943, c. 148, s. 6.</td>
</tr>
<tr>
<td>R. S. 17:34-23</td>
<td>1943, c. 148, s. 7.</td>
</tr>
<tr>
<td>R. S. 17:34-24</td>
<td>1938, c. 254; 1941, c. 135, s. 2; 1943, c. 148, s. 8; 1948, c. 456; 1949, c. 219.</td>
</tr>
<tr>
<td>R. S. 17:34-25</td>
<td>1943, c. 148, s. 10.</td>
</tr>
<tr>
<td>R. S. 17:34-25.1</td>
<td>1943, c. 148, s. 11.</td>
</tr>
</tbody>
</table>

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.

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.

R. S. 17:34-32 | 1938, c. 255, s. 3; 1942, c. 86, s. 2; 1943, c. 148, s. 9; 1945, c. 187, s. 2; 1946, c. 16, s. 2. |

Additional Legislation.

Dividends or reductions in rate of premium on group policies; how applied, suppl., 1938, c. 255, s. 4 (C. 17:34-32.1).

Article 8. Acquiring Stock for Policyholders; Mutualization.


Additional Legislation.

Acquisition of additional stock after lapse of twenty years from confirmation of appraisement by certain life insurance companies; authorized, 1940, c. 208 (C. 17:34-43.1 to 17:34-43.7).

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).
TABLE OF CONTENTS—T. 17, c. 34 to 38

Sec. 3 of above amended 1949, c. 211, s. 1.
Sec. 9 " " 1949, c. 211, s. 2.

Chapter 35. ASSESSMENT LIFE INSURANCE COMPANIES.

Article 1. Domestic Companies.
R. S. 17:35-8 amended 1945, c. 178.

Additional Legislation.
Assessment life insurance company, conversion into mutual life insurance company, authorized, suppl., 1947, c. 84 (C. 17:35-14.1, 17:35-14.2).

Article 3. (new) Life, Accident and Health Insurance.

Additional Legislation.
Life, accident and health insurance policies and certificates issued by assessment life, health and accident insurance companies and associations and transaction of business by such companies and associations, regulated, suppl., 1938, c. 232 (C. 17:35-26 to 17:35-31).
Sec. 1 of above amended 1944, c. 101; 1945, c. 227.

Part 3. FIRE INSURANCE.

Chapter 36. FIRE INSURANCE COMPANIES GENERALLY.
R. S. 17:36-1 repealed 1948, c. 462, ss. 8, 9.
R. S. 17:36-3 " 1944, c. 171, s. 13.
to 17:36-5
R. S. 17:36-7 " 1944, c. 171, s. 13.

Additional Legislation.
Standard forms of policies, endorsements and supplemental contracts, provided for, 1944, c. 171 (C. 17:36-5.1 to 17:36-5.14).
Sec. 3 of above amended 1949, c. 158.
Sec. 5 " " 1947, c. 203.

Part 4. HEALTH AND ACCIDENT INSURANCE.
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; for regulation of hospital service corporations and plans, see 1938, c. 366 (T. 17, c. 48).

Chapter 38. UNIFORM POLICY PROVISIONS.
R. S. 17:38-1 amended 1944, c. 100; 1945, c. 225.
R. S. 17:38-2 " 1940, c. 104.
R. S. 17:38-12 " 1946, c. 310.
TABLE OF CONTENTS—T. 17, c. 38 to 48

Additional Legislation.
Standard provisions in group health and accident policies, filing of forms, etc., approval, etc., suppl., 1939, c. 305 (C. 17:38-14 to 17:38-22).
Sec. 2 of above amended 1944, c. 72, s. 1; 1948, c. 31; 1948, c. 440, s. 1; 1949, c. 234.
Sec. 4 “ “ “ 1944, c. 72, s. 2.
Sec. 5 “ “ “ 1944, c. 72, s. 3; 1948, c. 440, s. 2.
Sec. 6 “ “ “ 1945, c. 188.

Part 5. FRATERNAL ASSOCIATIONS.

Chapter 43. INSURANCE OF CHILDREN.
R. S. 17:43-1 amended 1946, c. 33.

Part 6. MUTUAL BENEFIT ASSOCIATIONS.

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; for regulation of hospital service corporations and plans, see 1938, c. 366 (T.17, c. 48).

Chapter 45. AUTHORITY, REGULATIONS AND RESTRICTIONS.

Additional Legislation.
Certain associations excepted from application of chapter, suppl., 1938, c. 60 (NJSRA 17:45-21; RSCS 17:45-18.1).
Increased death benefit payments and increased assets, permitted and required, suppl., 1948, c. 467 (C. 17:45-22, 17:45-23).

Part 9. (new) HOSPITAL AND MEDICAL SERVICE CORPORATIONS, ETC.

Chapter 48. (new) HOSPITAL SERVICE CORPORATIONS.
Note: For deductions from salaries of employees of board of education for hospital service or group insurance plans, authorized, see 1940, c. 47 (T. 18, c. 5), amended 1942, c. 218; of municipal employees adopting group hospital plan, authorized and validated, see 1941, c. 133 (T.40, c. 46).

Hospital service corporations and hospital service plans, regulated, suppl., 1938, c. 366 (C. 17:48-1 to 17:48-19).

118
### TABLE OF CONTENTS—T. 17, c. 48A to 50

**Chapter 48A. (new) MEDICAL SERVICE CORPORATIONS.**

Medical service corporations, organization, regulation, etc., suppl., 1940, c. 74 (C. 17:48A-1 to 17:48A-25).

<table>
<thead>
<tr>
<th>Sec.</th>
<th>1 of above amended</th>
<th>1944, c. 102, s. 1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec.</td>
<td>2</td>
<td>1944, c. 102, s. 2.</td>
</tr>
<tr>
<td>Sec.</td>
<td>3</td>
<td>1944, c. 102, s. 2a.</td>
</tr>
<tr>
<td>Sec.</td>
<td>5</td>
<td>1944, c. 102, s. 3.</td>
</tr>
<tr>
<td>Sec.</td>
<td>6</td>
<td>1944, c. 102, s. 4.</td>
</tr>
<tr>
<td>Sec.</td>
<td>7</td>
<td>1944, c. 102, s. 5.</td>
</tr>
<tr>
<td>Sec.</td>
<td>8</td>
<td>1944, c. 102, s. 6.</td>
</tr>
<tr>
<td>Sec.</td>
<td>11</td>
<td>1944, c. 102, s. 7.</td>
</tr>
<tr>
<td>Sec.</td>
<td>20</td>
<td>1944, c. 102, s. 8.</td>
</tr>
<tr>
<td>Sec.</td>
<td>22</td>
<td>1944, c. 102, s. 9.</td>
</tr>
<tr>
<td>Sec.</td>
<td>23</td>
<td>1946, c. 259.</td>
</tr>
</tbody>
</table>

**Part 10. (new) INSURANCE BY INDIVIDUALS, PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS.**

**Chapter 49. (new) REGULATION.**

Transaction of insurance business by individuals, partnerships and unincorporated associations, regulated, 1939, c. 188 (C. 17:49-1 to 17:49-6).

**Part 11. (new) RECIPROCAL INSURANCE AND INTERINSURANCE CONTRACTS.**

**Chapter 50. (new) EXCHANGE OF RECIPROCAL OR INTERINSURANCE CONTRACTS.**

Exchange of reciprocal or interinsurance contracts, authorized and regulated, licenses and penalties, provided for, suppl., 1945, c. 161 (C. 17:50-1 to 17:50-19).

Sec. 7 of above amended 1948, c. 218.
TABLE OF CONTENTS—T. 18, c. 2 to 4

Title 18. EDUCATION.

Note: For prohibition of payment of pensions or subsidies by school districts to certain inmates of penal institutions, see 1938, c. 221 (T. 43, c. 3).

Chapter 2. STATE BOARD OF EDUCATION.

Note: For illegal dismissal, officers and employees, recovery of compensation, provided for, see 1948, c. 241 (T. 18, c. 5).

R. S. 18:2-1 amended 1945, c. 51, s. 1; 1945, c. 211, ss. 1, 2.
R. S. 18:2-4 " 1945, c. 51, s. 2; 1947, c. 148, s. 1.
R. S. 18:2-9 " 1945, c. 51, s. 3; 1948, c. 27, s. 1.

Additional Legislation.

Inspection of records and furnishing of information, rules to be prescribed by State board, suppl., 1944, c. 217 (C. 18:2-4.1).

Chapter 3. COMMISSIONER OF EDUCATION.

Note: For requirement of teachers' certificates in certain schools under management of Department of Institutions and Agencies, see 1946, c. 100 (T. 30, c. 1).

R. S. 18:3-2 amended 1945, c. 51, s. 5.
R. S. 18:3-3 " 1945, c. 51, s. 6.
R. S. 18:3-4 " 1945, c. 51, s. 7.
R. S. 18:3-5 " 1945, c. 51, s. 8.
R. S. 18:3-6 " 1945, c. 51, s. 9.
R. S. 18:3-9 " 1945, c. 51, s. 12.
R. S. 18:3-15 " 1944, c. 168.

Additional Legislation.

Functions, powers and duties of Commissioner and State Board, prescribed, suppl., 1945, c. 51, ss. 10, 11 (C. 18:3-7.1, 18.3-7.2).
Grants, conveyances, etc., acceptance, authorized, suppl., 1948, c. 141 (C. 18:3-21, 18:3-22).

Chapter 4. COUNTY SUPERINTENDENTS OF SCHOOLS.

R. S. 18:4-1 amended 1947, c. 148, s. 2.
R. S. 18:4-2 " 1944, c. 177.
R. S. 18:4-4 " 1946, c. 29.
TABLE OF CONTENTS—T. 18, c. 4A & 5

Additional Legislation.
Substitute or successor, to superintendent, how designated, etc., suppl., 1946, c. 265 (C. 18:4±1.1, 18:4±1.2).

Chapter 4A. (new) PUBLIC SCHOOL SYSTEM IN GENERAL.
Note: For tenure of office, etc., and pension rights of employees, see 1943, c. 187 (T. 18, c. 5).
Tenure of office, etc., re-employment and pension rights, employees in war service, 1944, c. 226 (C. 18:4A±1 to 18:4A±4).

Chapter 5. SCHOOL DISTRICTS IN GENERAL.
Note: For authority of district clerks or secretary of board of education to take oaths, etc., in school matters, see 1939, c. 148 (T. 18, C. 5); for leave of absence for school employees for military service, see 1941, c. 119 (T. 38, c. 23), amended 1942, c. 327; for deductions from salaries, etc., of employees, provided for, see 1943, c. 69; 1943, c. 102 (T. 32, c. 14); for establishment and administration of ration bank accounts, etc., see 1943, c. 142 (T. 52, c. 14); 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. 226 (T. 18, c. 4A); for tenure of office, etc., re-employment and pension rights of employees in war service, see 1944, c. 226 (T. 18, c. 4A); for deductions for group, accident and sickness insurance premiums from compensation of school district officers, employees, etc., authorized, see 1946, c. 7 (T. 52, c. 14), amended 1947, c. 143; for school district employees, certain municipalities, not eligible to join Teachers' Pension and Annuity Fund, membership in Retirement System, provided for, see 1946, c. 135 (T. 43, c. 15), amended 1949, c. 45; 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).

Article 1. Municipalities as Districts.
R. S. 18:5±1 amended 1942, c. 47.

Article 2. Districts Where Municipality Is Divided.
R. S. 18:5±3 amended 1947, c. 148, s. 3.

Article 4. Effect of Formation of New Municipality or Annexation of Municipality or Part Thereof.
R. S. 18:5±13 repealed 1939, c. 343, s. 39.
1922, c. 129, repealed 1939, c. 343.
1925, c. 149, repealed 1939, c. 343.

Article 5. Consolidation of Districts.
Note: For consolidated school districts, employees of, included in classified civil service, in certain cases, see 1947, c. 272 (T. 11, c. 20A).
R. S. 18:5±14 repealed 1947, c. 86, s. 29.
R. S. 18:5±15 1947, c. 86, s. 29.
TABLE OF CONTENTS—T. 18, c. 5

R. S. 18:5–16 amended 1938, c. 145; 1939, c. 3; repealed 1947, c. 86, s. 29.

R. S. 18:5–17 repealed 1947, c. 86, s. 29.

Additional Legislation.

Apportionment of membership of boards of education of consolidated school districts among the constituent districts, suppl., 1938, c. 144 (C. 18:5–16.1, 18:5–16.2); repealed 1947, c. 86, s. 29.

Sec. 1 of above amended 1939, c. 2, see 1947, c. 86, s. 29.


Article 7. District Property; Acquisition, Use and Disposition in General.

Note: For burial grounds, etc., acquisition for municipal or school purposes, see 1948, c. 80 (T. 40, c. 60).

R. S. 18:5–27 amended 1939, c. 341, s. 1; 1946, c. 126, s. 1.

R. S. 18:5–28 " 1939, c. 341, s. 2; 1946, c. 126, s. 2; 1948, c. 196.

Additional Legislation.

Conveyance of certain lands held for more than 30 years in certain cases, authorized, 1948, c. 427 (C. 18:5–29.1).


R. S. 18:5–43 amended 1949, c. 208, s. 1.

R. S. 18:5–44 " 1949, c. 208, s. 2.


Article 12. Officers, Teachers and Employees, in General.

Note: For tenure of service for superintendents of schools in school districts in first-class counties, see 1938, c. 288 (T. 18, c. 13), amended 1948, c. 470.

R. S. 18:5–50.1 repealed 1946, c. 145, s. 1.

Additional Legislation.

Illegal dismissal, officers and employees, recovery of compensation, provided for, suppl., 1948, c. 241 (C. 18:5–49.1).

Protection of teachers and members of supervisory and administrative staff against claims for negligence, etc., while in discharge of duties, suppl., 1938, c. 311 (C. 18:5–50.4).

Physical examination of employees of boards of education required, suppl., 1939, c. 295 (C. 18:5–50.5).
### Table of Contents—T. 18, c. 5

Hospital services or group insurance plans for employees, deductions from salaries authorized and validated, suppl., 1940, c. 47 (T. 18:5-50.6, 18:5-50.7).

Sec. 1 of above amended 1942, c. 218, s. 1.

Sec. 2 “ “ 1942, c. 218, s. 2.

School employees, tenure and pension rights preserved while in military service, suppl., 1941, c. 134 (T. 18:5-50.8); repealed 1944, c. 226, s. 4.

Title of above amended 1942, c. 119, s. 1, see 1944, c. 226, s. 4.

Sec. 1 “ “ 1942, c. 119, s. 2, see 1944, c. 226, s. 4.

Termination of employment of employees for age; pension, etc., provided for; 1942, c. 255 (T. 18:5-50.9 to 18:5-50.13).

Sec. 4 of above amended 1949, c. 244.

Tenure of office, etc., and pension rights, employees in war service, 1943, c. 187 (T. 18:5-50.14 to 18:5-50.16).

#### Article 13. Secretaries, District Clerks, and Business Managers.

R. S. 18:5-51 amended 1938, c. 78, s. 1; 1938, c. 247.

Additional Legislation.

Oaths, etc., in school matters taken by secretary or district clerk of board of education, 1939, c. 148 (T. 18:5-51.1).

#### Article 14. Custodians of School Moneys.

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).

R. S. 18:5-53 amended 1947, c. 148, s. 4.

R. S. 18:5-62 repealed 1944, c. 55.

R. S. 18:5-63 “ 1944, c. 55.

#### Article 16. Pension Funds of School District Employees in Counties of First Class.

R. S. 18:5-75 amended 1946, c. 194.

#### Article 18. Limitations on Issuance of Bonds.

R. S. 18:5-84 amended 1938, c. 335; 1946, c. 260, ss. 1, 9.


R. S. 18:5-87 “ 1946, c. 260, ss. 4, 9.

Article 19. (new) Sale of United States Defense Stamps, etc.

Additional Legislation.

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).

Chapter 6. SCHOOL DISTRICTS IN CITIES, AND IN TOWNSHIPS, INCORPORATED TOWNS AND BOROUGHS ACCEPTING THIS CHAPTER.

R. S. 18:6-2 amended 1946, c. 262, s. 1.
R. S. 18:6-3 " 1946, c. 262, s. 2; see 1948, c. 228 (C. 18:14-78.1, 18:14-78.2).
R. S. 18:6-12 " 1947, c. 148, s. 5.
R. S. 18:6-25 " 1949, c. 150.
R. S. 18:6-27 " 1938, c. 78, s. 2.
R. S. 18:6-31 " 1947, c. 148, s. 7.
R. S. 18:6-41 " 1947, c. 148, s. 9.
R. S. 18:6-49 " 1943, c. 201, s. 1.
R. S. 18:6-50 " 1943, c. 201, s. 2.
R. S. 18:6-72.1 " 1939, c. 89; 1941, c. 425.

Chapter 7. SCHOOL DISTRICTS IN TOWNSHIPS, INCORPORATED TOWNS AND BOROUGHS AND IN CITIES ACCEPTING THIS CHAPTER.

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).

Article 1. Definitions; Application of Chapter.
R. S. 18:7-3 see 1948, c. 228 (C. 18:14-78.1, 18:14-78.2).

Article 2. Membership of Boards of Education in General.
R. S. 18:7-5 amended 1947, c. 135, s. 1.
R. S. 18:7-6 " 1947, c. 135, s. 2.
R. S. 18:7-7 " 1947, c. 135, s. 3.
R. S. 18:7-8 " 1947, c. 135, s. 4.
R. S. 18:7-9 " 1947, c. 135, s. 5.
R. S. 18:7-11 " 1947, c. 148, s. 10.

124
TABLE OF CONTENTS—T. 18, c. 7

Article 3. Election of Members of Boards of Education; Annual School Elections; Special 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).

R. S. 18:7-20 amended 1939, c. 386, s. 1.
R. S. 18:7-27 " 1939, c. 386, s. 2; 1947, c. 148, s. 11; 1948, c. 287, s. 1.
R. S. 18:7-28 " 1947, c. 148, s. 12; 1948, c. 287, s. 2.
R. S. 18:7-29 " 1939, c. 386, s. 3; repealed 1947, c. 148, s. 13.
R. S. 18:7-30 " 1948, c. 32, s. 1.
R. S. 18:7-31 " 1948, c. 32, s. 2.
R. S. 18:7-32 " 1948, c. 32, s. 3.
R. S. 18:7-34 " 1939, c. 386, s. 4.
R. S. 18:7-35 " 1939, c. 386, s. 5; 1947, c. 2; 1947, c. 145.
R. S. 18:7-36 " 1939, c. 386, s. 6.
R. S. 18:7-38 " 1939, c. 386, s. 7.
R. S. 18:7-39 repealed 1939, c. 386, s. 8.
R. S. 18:7-42 amended 1939, c. 386, s. 9.
R. S. 18:7-44 " 1939, c. 386, s. 10.
R. S. 18:7-47 " 1945, c. 32, s. 4.

Additional Legislation.
School elections registration, certain cases, regulated, suppl., 1944, c. 3 (C. 18:7-29.1, 18:7-29.2).
Voting machines, use of in annual school elections, authorized and regulated, suppl., 1947, c. 146 (C. 18:7-47.1 to 18:7-47.13).

Title of above amended 1949, c. 13, s. 1.
Sec. 1 " " " 1949, c. 13, s. 2.
Sec. 2 " " " 1949, c. 13, s. 3.
Sec. 5 " " " 1949, c. 13, s. 4.
Sec. 6 " " " 1949, c. 13, s. 5.
Sec. 7 " " " 1949, c. 13, s. 6.
Sec. 8 " " " 1949, c. 13, s. 7.
Sec. 9 " " " 1949, c. 13, s. 8.
Sec. 10 " " " 1949, c. 13, s. 9.
Sec. 13 " " " 1949, c. 13, s. 10.
TABLE OF CONTENTS—T. 18, c. 7

Article 5. Organization, Powers and Functions of Boards in General.

<table>
<thead>
<tr>
<th>Section</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:7-56</td>
<td>amended 1938, c. 78, s. 3.</td>
</tr>
<tr>
<td>R. S. 18:7-64</td>
<td>1949, c. 151</td>
</tr>
<tr>
<td>R. S. 18:7-68</td>
<td>1947, c. 148, s. 14</td>
</tr>
<tr>
<td>R. S. 18:7-70</td>
<td>1947, c. 148, s. 15</td>
</tr>
<tr>
<td>R. S. 18:7-71</td>
<td>1947, c. 148, s. 16</td>
</tr>
<tr>
<td>R. S. 18:7-73</td>
<td>1945, c. 133; 1948, c. 162, s. 1</td>
</tr>
<tr>
<td>R. S. 18:7-76</td>
<td>1948, c. 162, s. 2</td>
</tr>
<tr>
<td>R. S. 18:7-77</td>
<td>repealed 1947, c. 148, s. 17</td>
</tr>
</tbody>
</table>

Additional Legislation.

Assessment for special benefit on district real estate, payment authorized, suppl., 1948, c. 150 (C. 18:7-76.1).

Article 5A. (new) Budgets.

Additional Legislation.

Budgets, preparation, advertisement, hearing on, etc., provided for, suppl., 1943, c. 201, ss. 3 and 4 (C. 18:7-77.1, 18:7-77.2).

Article 7. Bonds and Other Obligations.

<table>
<thead>
<tr>
<th>Section</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:7-88</td>
<td>repealed 1947, c. 152</td>
</tr>
<tr>
<td>R. S. 18:7-90</td>
<td>amended 1941, c. 305, s. 1</td>
</tr>
<tr>
<td>R. S. 18:7-90.1</td>
<td>1941, c. 305, s. 2</td>
</tr>
<tr>
<td>R. S. 18:7-94</td>
<td>1942, c. 319</td>
</tr>
</tbody>
</table>

Article 8. Notes or Temporary Bonds in Anticipation of Bond Issue.

<table>
<thead>
<tr>
<th>Section</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:7-100</td>
<td>amended 1947, c. 148, s. 18</td>
</tr>
</tbody>
</table>

Article 9. Moneys Transferred by Township Committee to Board of Education.

<table>
<thead>
<tr>
<th>Section</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:7-105</td>
<td>amended 1941, c. 9, s. 1; 1942, c. 201, s. 1</td>
</tr>
<tr>
<td>R. S. 18:7-106</td>
<td>1941, c. 9, s. 2; 1942, c. 201, s. 2</td>
</tr>
</tbody>
</table>

Article 9A. (new) Moneys Transferred by Municipality to Board of Education.

Additional Legislation.

Application of certain moneys transferred by municipality to school districts, provided for, suppl., 1942, c. 222 (C. 18:7-106.1).
### Table of Contents—T. 18, c. 7 to 10

**Article 10. Certain Districts Comprising More Than One Municipality**

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:7-112</td>
<td>“ 1943, c. 201, s. 5.</td>
</tr>
<tr>
<td>R. S. 18:7-113</td>
<td>“ 1943, c. 201, s. 6.</td>
</tr>
<tr>
<td>R. S. 18:7-114</td>
<td>“ 1943, c. 201, s. 7.</td>
</tr>
</tbody>
</table>

**Chapter 8. Regional Boards of Education.**

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:8-1</td>
<td>amended 1938, c. 155, s. 1.</td>
</tr>
<tr>
<td>R. S. 18:8-4</td>
<td>“ 1938, c. 155, s. 2.</td>
</tr>
<tr>
<td>R. S. 18:8-5</td>
<td>“ 1938, c. 155, s. 3.</td>
</tr>
<tr>
<td>R. S. 18:8-6</td>
<td>“ 1938, c. 155, s. 4.</td>
</tr>
<tr>
<td>R. S. 18:8-7</td>
<td>“ 1938, c. 155, s. 5.</td>
</tr>
<tr>
<td>R. S. 18:8-8</td>
<td>“ 1938, c. 155, s. 6; 1949, c. 66.</td>
</tr>
<tr>
<td>R. S. 18:8-9</td>
<td>“ 1938, c. 155, s. 7.</td>
</tr>
<tr>
<td>R. S. 18:8-10</td>
<td>“ 1938, c. 155, s. 8.</td>
</tr>
<tr>
<td>R. S. 18:8-11</td>
<td>“ 1938, c. 155, s. 9.</td>
</tr>
<tr>
<td>R. S. 18:8-16</td>
<td>“ 1938, c. 155, s. 10.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Districts uniting with regional boards, composition of board, suppl., 1948, c. 433 (C. 18:8-6.1 to 18:8-6.3).
Regional board, when to assume control of regional district, etc., provided for, suppl., 1946, c. 266 (C. 18:8-14.1).
Purchase of high school buildings; referendum, suppl., 1939, c. 113 (NJSA 18:8-22; RSCS 18:8-1.1).

**Chapter 10. State School Moneys, and Apportionment Thereof.**

Note: For establishment, etc., of veterans education revolving account, see 1946, c. 64 (T. 18, c. 14A), amended 1949, c. 101.

**Article 1. School Fund.**

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:10-15</td>
<td>amended 1946, c. 88, ss. 1, 12.</td>
</tr>
<tr>
<td>R. S. 18:10-16</td>
<td>“ 1946, c. 88, ss. 2, 12.</td>
</tr>
<tr>
<td>R. S. 18:10-17</td>
<td>repealed 1946, c. 88, ss. 10, 12.</td>
</tr>
</tbody>
</table>

**Article 2. School Tax.**

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:10-18</td>
<td>amended 1938, c. 9; 1945, c. 164, s. 1; repealed 1946, c. 88, ss. 11, 12.</td>
</tr>
<tr>
<td>R. S. 18:10-19</td>
<td>repealed 1946, c. 88, ss. 11, 12.</td>
</tr>
</tbody>
</table>
to 18:10-21
R. S. 18:10–22 repealed 1946, c. 88, ss. 10, 12.

R. S. 18:10–29, 1933, c. 155 repealed 1946, c. 88, ss. 10, 12.

1934, c. 14 " 1946, c. 88, ss. 10, 12.

1934, c. 183 " 1946, c. 88, ss. 10, 12.

Additional Legislation.

Annual State appropriations for schools and distribution and apportionment thereof, provided for, suppl., 1943, c. 181 (C. 18:10–22.1, 18:10–22.2); repealed 1946, c. 88, ss. 10, 12.

Article 2A. (new) State Public School Account.

Additional Legislation.


Sec. 8 of above amended 1948, c. 19.

Article 2B. (new) Additional State Aid for Schools.

Additional Legislation.


Article 3. Tax on Railroad and Canal Property.


R. S. 18:10–31 " 1943, c. 177.

R. S. 18:10–33 " 1946, c. 88, ss. 3, 12.

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. 18:10–37 repealed 1946, c. 88, ss. 10, 12.

R. S. 18:10–38 " 1946, c. 88, ss. 10, 12.

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.
TABLE OF CONTENTS—T. 18, c. 10 to 13

<table>
<thead>
<tr>
<th>Act</th>
<th>Repealed</th>
<th>Date</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 18:10-42</td>
<td>repealed</td>
<td>1946, c. 88, ss. 10, 12.</td>
<td></td>
</tr>
<tr>
<td>to 18:10-44</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. S. 18:10-46</td>
<td>&quot;</td>
<td>1946, c. 88, ss. 10, 12.</td>
<td></td>
</tr>
<tr>
<td>R. S. 18:10-47</td>
<td>&quot;</td>
<td>1946, c. 88, ss. 10, 12.</td>
<td></td>
</tr>
</tbody>
</table>

Additional Legislation.

Apportionment of State school moneys for first year of regional school districts, suppl., 1939, c. 58 (NJSA 18:10-47.1; RSCS 18:8-12.1); repealed 1946, c. 88, ss. 10, 12.

Article 6. Other State Moneys and Appropriations.

R. S. 18:10-49 amended 1938, c. 14; 1946, c. 88, ss. 6, 12.

Chapter 11. SCHOOLHOUSES, FACILITIES AND ACCOMMODATIONS.

R. S. 18:11-2 amended 1946, c. 88, ss. 7, 12.

R. S. 18:11-11 " 1948, c. 56.

R. S. 18:11-14 " 1947, c. 148, s. 19.

Chapter 12. TEXTBOOKS AND SUPPLIES; LIBRARIES.

R. S. 18:12-3 amended 1947, c. 136; 1948, c. 347.

Chapter 13. TEACHERS.

Note: For leave of absence for school employees for military service, see 1941, c. 119 (T. 38, c. 23), amended 1942, c. 327; for requirement of teachers' certificates in certain schools under management of Department of Institutions and Agencies, see 1946, c. 100 (T. 30, c. 1); for illegal dismissal, officers and employees, recovery of compensation, provided for, see 1948, c. 341 (T. 18, c. 5); 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).


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).


R. S. 18:13-9.2 " 1947, c. 148, s. 20; 1949, c. 23, s. 2.


R. S. 18:13-13 " 1941, c. 284; 1944, c. 180; 1947, c. 131, ss. 1, 2; 1948, c. 176; 1949, c. 48.
### Additional Legislation.

**Equality of compensation between male and female teachers,**
provided for, suppl., 1942, c. 256 (C. 18:13-10.1, 18:13-10.2).

Sec. 1 of above amended 1945, c. 42.

**Tenure of service for superintendents of schools; school districts; first-class counties,**

Title of above amended 1948, c. 470, s. 1.

Sec. 1 " 1948, c. 470, s. 2.

### Article 2A. (new) Leave of Absence, etc.

**Additional Legislation.**


### 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, see 1948, c. 92 (T. 52, c. 18A); 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.

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).
TABLE OF CONTENTS—T. 18, c. 13

E. SERVICE CREDITABLE.
R. S. 18:13-43 amended 1946, c. 145, s. 3.
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).

F. SUPERANNUATION RETIREMENT.
R. S. 18:13-52 amended 1943, c. 179; 1945, c. 299, s. 1; 1946, c. 145, s. 6; 1946, c. 153, s. 1.
R. S. 18:13-54 " 1948, c. 192, ss. 1, 6.
R. S. 18:13-55 " 1946, c. 153, s. 2; 1948, c. 192, ss. 2, 6.

G. DISABILITY RETIREMENT.
R. S. 18:13-57 amended 1946, c. 145, s. 7.
R. S. 18:13-59 " 1946, c. 153, s. 3; 1947, c. 346; 1948, c. 192, ss. 4, 6.

J. BENEFITS OF TEACHERS RETIRED PRIOR TO 1919.

L. FUNDS CREATED.

M. FUNDS DERIVED FROM MEMBERS' CONTRIBUTIONS.
R. S. 18:13-77 amended 1945, c. 299, s. 2; 1946, c. 153, s. 4.
R. S. 18:13-78 " 1944, c. 146, s. 2; 1946, c. 145, s. 9.

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).
TABLE OF CONTENTS—T. 18, c. 13 & 14

N. FUNDS DERIVED FROM CONTRIBUTIONS FROM SCHOOL APPORTIONMENT FUND.
R. S. 18:13-90 amended 1946, c. 145, s. 10.

O. COLLECTION OF MEMBERS' CONTRIBUTIONS.
R. S. 18:13-94 amended 1944, c. 113, s. 1; 1946, c. 145, s. 12.
R. S. 18:13-95 " 1944, c. 113, s. 2.

Q. ADMINISTRATION.

Additional Legislation.
Dedicated funds from sinking funds, treatment as investments, 1941, c. 161 (C. 18:13-102.1).
Payments from State to motor vehicle license fee fund, treatment as investments, 1942, c. 233 (C. 18:13-102.2).

Article 5. Teachers' Institutes and Conventions.
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. 18:14-2 " 1945, c. 172.
R. S. 18:14-8 " 1941, c. 191.
R. S. 18:14-10 " 1939, c. 86, s. 1.
R. S. 18:14-12 " 1939, c. 86, s. 2; 1940, c. 149; 1942, c. 229.

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.

132
Instruction beyond twelfth grade, charge of tuition fees for, furnishing in another district, provided for, suppl., 1946, c. 296 (C. 18:14-1.3).

Evening high school courses, payment of tuition for in another district, provided for, suppl., 1946, c. 213 (C. 18:14-6.1).

School busses, 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).

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; for county attendance officers, membership in State Employees' Retirement System, provided for, see 1946, c. 191 (T. 43, c. 15).

R. S. 18:14-14 amended 1940, c. 154, s. 1.
R. S. 18:14-15 repealed 1940, c. 153, s. 21.
to 18:14-33
R. S. 18:14-34 amended 1940, c. 154, s. 2.
R. S. 18:14-35 “ 1940, c. 154, s. 3.
R. S. 18:14-38 repealed 1940, c. 154, s. 4.
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 “ 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 “ 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 “ 1940, c. 154, s. 5.


Note: For use of county tuberculosis hospitals for examinations of pupils, see 1941, c. 219 (T. 30, c. 9).

B. DISTRICT MEDICAL INSPECTORS AND NURSES.

R. S. 18:14-56 amended 1947, c. 148, s. 23.

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).
TABLE OF CONTENTS—T. 18, c. 14

B-1. (new) Immunization to Diphtheria.

Additional Legislation.

Boards of education authorized to require or waive immunization to diphtheria of pupils, suppl., 1939, c. 290 (NJSA 18:14-64.2 to 18:14-64.4; RSCS 18:4-66.6 to 18:4-66.8).

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. 18:14-70 amended 1948, c. 191, ss. 1, 5.

Additional Legislation.

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).

Article 7. Conduct of Schools.

A. IN GENERAL.

R. S. 18:14-80 amended 1944, c. 212.
R. S. 18:14-82 " 1943, c. 212; 1944, c. 107.

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).

Courses in United States history, prescribed, suppl., 1945, c. 261 (C. 18:14-85.1, 18:14-85.2).

Commodore John Barry Day established, school observance required, 1947, c. 109 (C. 18:14-89.1 to 18:14-89.3).

B1. (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).
TABLE OF CONTENTS—T. 18, c. 14 to 15

Article 8. County Supervisor of Child Study.
R. S. 18:14-113 amended 1946, c. 88, ss. 9, 12.

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.
Sec. 17 " " 1947, c. 141, s. 2; 1948, c. 147; 1949, c. 101.

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 5. Vocational Schools.
R. S. 18:15-46 amended 1946, c. 99; 1948, c. 15, s. 1.

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.
to 18:15-80

135
TABLE OF CONTENTS—T. 18, c. 15 & 16

Article 8. Public Evening Schools.

Article 10. Classes for Foreign-Born Residents.
R. S. 18:15-104 repealed 1946, c. 88, ss. 10, 12.
R. S. 18:15-105 " 1946, c. 88, ss. 10, 12.

Article 13. (new) Adult Education.
Additional Legislation.

Chapter 16. PARTICULAR STATE SCHOOLS.
Note: For requirement of teachers' certificates in certain schools under management of Department of Institutions and Agencies, see 1946, c. 100 (T. 30, c. 1).

R. S. 18:16-2 amended 1947, c. 148, s. 29.

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. 18:16-27 repealed 1944, c. 140, s. 2.
R. S. 18:16-29 amended 1947, c. 148, s. 32.

Additional Legislation.
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).

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).

136
TABLE OF CONTENTS—T. 18, c. 19 to 21

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).

Chapter 20. LAWS AFFECTING PRIVATE SCHOOLS AND COLLEGES.

Article 1. Titles of Educational Institutions.

R. S. 18:20–1 amended 1946, c. 289.

Additional Legislation.

Approval of names of certain institutions above high school grade, by State Board of Education, required, suppl., 1938, c. 261 (C. 18:20–1.1).

Article 2. Institutions Conferring Degrees in General.

R. S. 18:20–4 repealed 1947, c. 262, s. 22.

Article 4. (new) Private Boarding Schools; Registration, etc.

Additional Legislation.

Boarding schools; certain private; registration, certificate of approval, examination, control, etc., by Commissioner of Education, suppl., 1940, c. 173 (C. 18:20–25 to 18:20–30).

Article 5. (new) Private Schools; Registration, etc.

Additional Legislation.

Private trade and technical schools, registration, approval, examination, control, etc., by Commissioner of Education, suppl., 1942, c. 113 (C. 18:20–31 to 18:20–35).

Sec. 1 of above amended 1942, c. 323.

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).

Chapter 20A. (new) CHILD CARE CENTERS.

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. 3 of above amended 1949, c. 50.

Chapter 21. CERTIFICATES OF PRELIMINARY ACADEMIC EDUCATION.

### TABLE OF CONTENTS—T. 18, c. 22

**Chapter 22. PUBLIC HIGHER EDUCATION.**

**Article 1. State Board of Regents.**

R. S. 18:22-1 repealed 1945, c. 51, s. 15.

to 18:22-14

**Article 1A. (new) Public Higher Education In General.**

**Additional Legislation.**

Disbursement of State moneys to denominational (religious), etc., institutions, prohibited, suppl., 1945, c. 51, s. 4 (C. 18:22-14.1).

**Article 2. Rutgers University (State Agricultural College; Rutgers Scientific School).**

**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).

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.**

TABLE OF CONTENTS—T. 18, c. 22 to 25

K. (new) GRADUATE SCHOOL OF SOCIAL WORK.

Additional Legislation.


Chapter 23. STATE PUBLIC SCHOOL FUND AND FEDERAL FUNDS.

R. s. 18:23-1 to 18:23-18 repealed 1946, c. 88, ss. 10, 12.

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.
Sec. 10 “ “ “ 1945, c. 215.

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).

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.
Sec. 4 “ “ “ 1949, c. 11, s. 2.
Sec. 5 “ “ “ 1949, c. 11, s. 3.
Sec. 7 “ “ “ 1949, c. 11, s. 4.
Sec. 8 “ “ “ 1947, c. 155, ss. 1; 1949, c. 11, s. 5.
Sec. 8A “ “ repealed 1947, c. 155, s. 2.
Sec. 9 “ “ amended 1949, c. 11, s. 6.
Sec. 11 “ “ “ 1949, c. 11, s. 7.
Sec. 12 “ “ “ 1949, c. 11, s. 8.

139
<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 13</td>
<td>of above amended 1949, c. 11, s. 9.</td>
</tr>
<tr>
<td>Sec. 14</td>
<td>“ “ “ 1949, c. 11, s. 10.</td>
</tr>
<tr>
<td>Sec. 16</td>
<td>“ “ “ 1949, c. 11, s. 11.</td>
</tr>
<tr>
<td>Sec. 18</td>
<td>“ “ “ 1949, c. 11, s. 12.</td>
</tr>
<tr>
<td>Sec. 19</td>
<td>“ “ “ 1949, c. 11, s. 13.</td>
</tr>
<tr>
<td>Sec. 20</td>
<td>“ “ “ 1949, c. 11, s. 14.</td>
</tr>
<tr>
<td>Sec. 21</td>
<td>“ “ “ 1949, c. 11, s. 15.</td>
</tr>
<tr>
<td>Sec. 22</td>
<td>“ “ “ 1949, c. 11, s. 16.</td>
</tr>
<tr>
<td>Sec. 23</td>
<td>“ “ “ 1949, c. 11, s. 17.</td>
</tr>
<tr>
<td>Sec. 25</td>
<td>“ “ “ 1949, c. 11, s. 18.</td>
</tr>
<tr>
<td>Sec. 26</td>
<td>“ “ “ 1949, c. 11, s. 19.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 19, C. 1 to 5

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).

Subtitle 1. ANY ELECTION.

Chapter 1. DEFINITIONS AND APPLICATION.
R. s. 19:1-1 amended 1947, c. 168, s. 1; 1948, c. 438, s. 1.

Chapter 2. TIME FOR HOLDING.
R. s. 19:2-1 amended 1946, c. 11, s. 1 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 1.
R. s. 19:2-2 repealed 1946, c. 11, s. 16.

Additional Legislation.
Holding of primaries for general election in May, war time, provided for, suppl., 1944, c. 141 (C. 19:2-2.1, 19:2-2.2); repealed 1945, c. 7, s. 21; repealed 1948, c. 2, ss. 30, 33.
Date and time for holding primary elections for general elections, fixed during war time, 1945, c. 7, s. 1 (C. 19:2-2.3); amended 1946, c. 10, s. 1; repealed 1948, c. 2, ss. 30, 31, 33.

Chapter 3. OFFICES AND PUBLIC QUESTIONS.
R. s. 19:3-2 amended 1948, c. 438, s. 2.
R. s. 19:3-3 amended 1946, c. 11, s. 2 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 2.
R. s. 19:3-6 amended 1938, c. 308; 1941, c. 170.
R. s. 19:3-7 amended 1949, c. 24, ss. 1, 12.

Chapter 4. THE ELECTORATE.
R. s. 19:4-1 amended 1948, c. 438, s. 3.
R. s. 19:4-6 amended 1948, c. 2, s. 3.

Chapter 5. PARTY ORGANIZATIONS.
R. s. 19:5-1 amended 1948, c. 438, s. 4.
R. s. 19:5-3 amended 1946, c. 11, s. 3 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 4.
R. s. 19:5-4 amended 1948, c. 216, ss. 1, 3.
R. s. 19:5-6 amended 1948, c. 216, ss. 2, 3.
TABLE OF CONTENTS—T. 19, c. 6 to 12

Chapter 6. ELECTION OFFICIALS.

Article 1. District Boards of Registry and Election.

| R. S. 19:6-3 | “ 1948, c. 2, s. 5. |
| 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. |

Article 2. County Boards of Election.

| R. S. 19:6-17 | amended 1948, c. 438, s. 5. |

Article 4. Board of State Canvassers.

Note: For Board of State Canvassers in the Department of State, see 1948, c. 445, s. 10 (T. 52, c. 16A).

Chapter 8. POLLING PLACES; BALLOT BOXES; EQUIPMENT.

| R. S. 19:8-2 | amended 1938, c. 280; 1946, c. 11, s. 5 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 9. |
| R. S. 19:8-4 | “ 1938, c. 281; 1946, c. 11, s. 6 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 10. |

Chapter 9. ELECTION SUPPLIES.

| R. S. 19:9-2 | amended 1946, c. 11, s. 7 (1946, c. 11 repealed 1948, c. 2, s. 32); 1947, c. 168, s. 2; 1948, c. 2, s. 11. |

Subtitle 2. GENERAL ELECTIONS.

Chapter 12. CERTIFICATES AND NOTICES.

| R. S. 19:12-1 | amended 1946, c. 11, s. 8 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 12. |
| R. S. 19:12-2 | “ 1946, c. 11, s. 9 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 13. |
| R. S. 19:12-3 | “ 1946, c. 11, s. 10 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 14. |
| R. S. 19:12-5 | “ 1946, c. 11, s. 11 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 15. |
| R. S. 19:12-6 | “ 1946, c. 11, s. 12 (1946, c. 11 repealed 1948, c. 2, s. 32); 1948, c. 2, s. 16. |
| R. S. 19:12-7 | “ 1945, c. 184. |

142
TABLE OF CONTENTS—T. 19, c. 13 & 14

Chapter 13. NOMINATION OF CANDIDATES.

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:13-11</td>
<td>1942, c. 50, s. 1; 1948, c. 2, s. 18.</td>
</tr>
<tr>
<td>R. S. 19:13-12</td>
<td>1942, c. 50, s. 1a.</td>
</tr>
<tr>
<td>R. S. 19:13-16</td>
<td>1942, c. 50, s. 2.</td>
</tr>
<tr>
<td>R. S. 19:13-19</td>
<td>1942, c. 50, s. 3.</td>
</tr>
<tr>
<td>R. S. 19:13-20</td>
<td>1942, c. 50, s. 4; 1945, c. 263; 1948, c. 261; 1949, c. 24, ss. 4, 12.</td>
</tr>
<tr>
<td>R. S. 19:13-21</td>
<td>1942, c. 50, s. 5; 1949, c. 24, ss. 5, 12.</td>
</tr>
<tr>
<td>R. S. 19:13-22</td>
<td>1942, c. 50, s. 6; 1948, c. 2, s. 20.</td>
</tr>
<tr>
<td>R. S. 19:13-23</td>
<td>1942, c. 50, s. 6a.</td>
</tr>
</tbody>
</table>

Chapter 14. BALLOTS.

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:14-2</td>
<td>amended 1949, c. 24, ss. 6, 12.</td>
</tr>
<tr>
<td>R. S. 19:14-4</td>
<td>1941, c. 166, s. 2; 1947, c. 104, s. 1.</td>
</tr>
<tr>
<td>R. S. 19:14-6</td>
<td>1947, c. 104, s. 2.</td>
</tr>
<tr>
<td>R. S. 19:14-11</td>
<td>1941, c. 166, s. 3; repealed 1947, c. 104, s. 9.</td>
</tr>
<tr>
<td>R. S. 19:14-12</td>
<td>1942, c. 50, s. 7; 1948, c. 2, s. 21; 1949, c. 207.</td>
</tr>
<tr>
<td>R. S. 19:14-14</td>
<td>1947, c. 104, s. 3.</td>
</tr>
<tr>
<td>R. S. 19:14-17</td>
<td>repealed 1947, c. 104, s. 9.</td>
</tr>
<tr>
<td>R. S. 19:14-21</td>
<td>amended 1941, c. 275, s. 1; 1946, c. 261, s. 1; 1947, c. 168, s. 3.</td>
</tr>
<tr>
<td>R. S. 19:14-23</td>
<td>1947, c. 168, s. 4.</td>
</tr>
<tr>
<td>R. S. 19:14-25</td>
<td>1941, c. 275, s. 2; 1946, c. 261, s. 2; 1947, c. 168, s. 5.</td>
</tr>
</tbody>
</table>

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).
<table>
<thead>
<tr>
<th>Chapter 15. BALLOTING.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:15-7 amended 1939, c. 354, s. 1; repealed 1944, c. 230, s. 4.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:15-13 repealed 1944, c. 230, s. 4. to 19:15-16</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:15-28 &quot; 1947, c. 104, s. 5.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:15-35 repealed 1944, c. 230, s. 4.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:15-36 &quot; 1944, c. 230, s. 4.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 16. COUNTING BALLOTS BY DISTRICT BOARDS.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:16-1 repealed 1947, c. 104, s. 9.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:16-4 &quot; 1947, c. 104, s. 7.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 17. RETURNS BY DISTRICT BOARDS.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:17-1 amended 1945, c. 76, s. 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:17-3 &quot; 1945, c. 76, s. 2; 1947, c. 168, s. 6.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 18. DISPOSITION OF BALLOT BOXES, ELECTION RECORDS AND EQUIPMENT.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:18-1 amended 1940, c. 196; 1947, c. 168, s. 7.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:18-7 &quot; 1945, c. 76, s. 3.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 19. CANVASS OF RETURNS BY BOARD OF COUNTY CANVASSERS.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:19-8 amended 1938, c. 399, s. 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 19:19-12 &quot; 1938, c. 399, s. 2.</td>
<td></td>
</tr>
</tbody>
</table>

**Subtitle 3. PRIMARY ELECTIONS.**

**Chapter 23. PRIMARY FOR GENERAL ELECTION.**

**Article 1. Notice of Elections.**

| R. S. 19:23-1 amended 1946, c. 11, s. 13 (1946, c. 11 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. |  |
**Article 3. Nomination of Candidates.**

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.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:23-7</td>
<td>amended 1948, c. 438, s. 7; 1949, c. 24, ss. 7, 12.</td>
</tr>
<tr>
<td>R. S. 19:23-12</td>
<td>1942, c. 50, s. 8; 1949, c. 24, ss. 8, 12.</td>
</tr>
<tr>
<td>R. S. 19:23-13</td>
<td>1942, c. 50, s. 9; 1949, c. 24, ss. 9, 12.</td>
</tr>
<tr>
<td>R. S. 19:23-14</td>
<td>1940, c. 135, s. 1; 1941, c. 166, s. 1; 1942, c. 50, s. 9a; 1948, c. 2, s. 23.</td>
</tr>
<tr>
<td>R. S. 19:23-16</td>
<td>1949, c. 24, ss. 11, 12.</td>
</tr>
<tr>
<td>R. S. 19:23-17</td>
<td>1944, c. 231.</td>
</tr>
<tr>
<td>R. S. 19:23-21</td>
<td>1942, c. 50, s. 10.</td>
</tr>
<tr>
<td>R. S. 19:23-22</td>
<td>1942, c. 50, s. 11; 1948, c. 2, s. 24.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Date for filing nominating petitions, fixed during war time, 1945, c. 7, s. 2 (C. 19:23-14.1), amended 1946, c. 10, s. 2; repealed 1948, c. 2, ss. 30, 31, 33.


**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).

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 1 of above amended 1948, c. 2, s. 25.</td>
<td></td>
</tr>
<tr>
<td>Sec. 2</td>
<td>1945, c. 290, s. 1.</td>
</tr>
<tr>
<td>Sec. 3</td>
<td>1945, c. 290, s. 2.</td>
</tr>
</tbody>
</table>

**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.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 19:23-26</td>
<td>repealed 1947, c. 104, s. 9.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 19, c. 23 & 24

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.
R. S. 19:23-35 “ 1941, c. 275, s. 6; 1946, c. 261, s. 6; 1947, c. 168, s. 12.
R. S. 19:23-36 “ 1941, c. 275, s. 7; 1946, c. 261, s. 7; 1947, c. 168, s. 13.

Article 7. Conduct of Primary in General.
R. S. 19:23-40 amended 1946, c. 11, s. 14 (1946, c. 11 repealed 1948, c. 2, s. 26).


Article 9. Balloting Procedure.
R. S. 19:23-45 amended 1939, c. 354, s. 2.

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, s. 15 (1946, c. 11 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.
TABLE OF CONTENTS—T. 19, c. 25 to 31

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.

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. 19:27-14 " 1947, c. 168, s. 15.

Additional Legislation.

Subtitle 5. RECOUNTS AND CONTESTS—ANY ELECTION.

Chapter 29. CONTEST OF NOMINATIONS OR ELECTIONS—ANY ELECTION.

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 1945, 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.
R. S. 19:30-10 to 19:30-10

Chapter 31. MUNICIPALITIES HAVING PERMANENT REGISTRATION.
R. S. 19:31-1 amended 1940, c. 18; 1940, c. 19.
R. S. 19:31-2 " 1940, c. 165, s. 1; 1941, c. 275, s. 8; 1947, c. 168, s. 17.
R. S. 19:31-3 " 1941, c. 174, s. 1.
R. S. 19:31-4 repealed 1941, c. 174, s. 2.

147
TABLE OF CONTENTS—T. 19, c. 31 & 31A

| R. S. 19:31-6 | 1940, c. 135, s. 2; 1945, c. 36, s. 1; 1947, c. 168, s. 18. |
| R. S. 19:31-7 | 1940, c. 135, s. 3; 1945, c. 36, s. 2. |
| R. S. 19:31-8 | 1940, c. 135, s. 4; 1941, c. 165; 1944, c. 251; 1945, c. 75; 1946, c. 149. |
| R. S. 19:31-10 | 1945, c. 117. |
| R. S. 19:31-11 | 1947, c. 277, s. 1. |
| R. S. 19:31-12 | 1940, c. 155; 1941, c. 273, s. 2; 1945, c. 18; 1947, c. 168, s. 19. |
| R. S. 19:31-14 | 1947, c. 168, s. 21. |
| R. S. 19:31-16 | 1940, c. 31, s. 1. |
| R. S. 19:31-17 | 1947, c. 168, s. 22. |
| R. S. 19:31-18 | 1945, c. 77. |
| R. S. 19:31-19 | repealed 1941, c. 164. |

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.

Moving permits, monthly reports of issuance, required, suppl., 1940, c. 54 (C. 19:31-11.1).

Sec. 1 of above amended 1947, c. 310.

Registration, change of residence, commissioner to notify commissioner of county where last registered, etc., provided for, suppl., 1947, c. 414 (C. 19:31-13.1).

New election districts, ascertainment of permanent registrations, provided for, suppl., 1947, c. 277, s. 2 (C. 19:31-14.5).

Registry lists, certification, transmission, printing, furnishing copies, investigations by chiefs of police, filing, provided for, suppl., 1947, c. 347, ss. 2-5 (C. 19:31-18.1 to 19:31-18.4).

Inspection, etc., of registration binders and poll books; authorized, suppl., 1940, c. 53 (C. 19:31-27, 19:31-28).

Chapter 31A. (new) SIGNATURE COMPARISON RECORDS: FORM AND USE.

Signature comparison record act, suppl., 1941, c. 177 (C. 19:31A-1 to 19:31A-6); repealed 1944, c. 230, s. 4.

148
TABLE OF CONTENTS—T. 19, c. 31A to 34

Sec. 1 of above amended 1943, c. 219, s. 1, see 1944, c. 230, s. 4.

Sec. 4 “ “ “ 1943, c. 219, s. 2, see 1944, c. 230, s. 4.

Form, use, etc., of signature comparison record, provided for, suppl., 1944, c. 230, ss. 1-3 (C. 19:31A-7 to 19:31A-10).

Subtitle 7. ENFORCEMENT OF ELECTION LAW.

Chapter 32. SUPERINTENDENT OF ELECTIONS.

R. S. 19:32-1 amended 1940, c. 165, s. 2; 1944, c. 45.

R. S. 19:32-2 “ 1940, c. 165, s. 3; 1945, c. 56, s. 11; 1945, c. 304.

R. S. 19:32-15 “ 1940, c. 31, s. 2.

R. S. 19:32-16 “ 1941, c. 273, s. 3; 1945, c. 40.

R. S. 19:32-17 “ 1940, c. 31, s. 3; 1945, c. 19.

R. S. 19:32-18 “ 1940, c. 31, s. 4; 1940, c. 199, s. 1; 1948, c. 438, s. 10.

R. S. 19:32-19 “ 1940, c. 199, s. 2; 1948, c. 438, s. 11.

Additional Legislation.


Title of above amended 1949, c. 188, s. 1.

Sec. 1 “ “ 1949, c. 188, s. 2.

Chapter 33. REMOVAL OF NAMES FROM REGISTERS BY COURTS.

R. S. 19:33-1 amended 1945, c. 270.

Chapter 34. CRIMES AND PENALTIES—ENFORCEMENT.

R. S. 19:34-6 amended 1940, c. 199, s. 3; 1948, c. 438, s. 12.

R. S. 19:34-7 “ 1940, c. 199, s. 4; 1948, c. 438, s. 13.

R. S. 19:34-11 “ 1940, c. 199, s. 5; 1948, c. 438, s. 14.

R. S. 19:34-12 “ 1940, c. 199, s. 6; 1948, c. 438, s. 15.

R. S. 19:34-13 “ 1940, c. 199, s. 7; 1948, c. 438, s. 16.

R. S. 19:34-15 “ 1940, c. 199, s. 8; 1948, c. 438, s. 17.

R. S. 19:34-28 “ 1940, c. 199, s. 9; 1948, c. 438, s. 18.

R. S. 19:34-38 “ 1940, c. 199, s. 10; 1948, c. 438, s. 19.
<table>
<thead>
<tr>
<th>Subtitle 8. WAR TIME VOTING.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Note: For war time voting legislation, see Subtitle 16 (new), this Title.</td>
</tr>
</tbody>
</table>

**Chapter 35. WHEN ALLOWED; PROCEDURE.**

R. S. 19:35-1 repealed 1942, c. 18, s. 16.

<p>| |</p>
<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Subtitle 10. NONBINDING COUNTY OR MUNICIPAL REFERENDA.</td>
</tr>
</tbody>
</table>

**Chapter 37. PROCEDURE AND EFFECT.**

R. S. 19:37-1 amended 1942, c. 50, s. 13.

**Subtitle 11. FIRST ELECTIONS IN CONSOLIDATED MUNICIPALITIES.**

**Chapter 38. PROCEDURE.**

R. S. 19:38-1 amended 1939, c. 343, s. 22.

R. S. 19:38-2 " 1939, c. 343, s. 23.

R. S. 19:38-3 " 1939, c. 343, s. 24.

R. S. 19:38-4 repealed 1939, c. 343, s. 39.

R. S. 19:38-5 amended 1939, c. 343, s. 25.

R. S. 19:38-6 " 1939, c. 343, s. 26.

**Subtitle 12. CAMPAIGN EXPENDITURES.**

**Chapter 41. CAMPAIGN CONTRIBUTIONS.**

R. S. 19:41-3 see 1946, c. 152, infra.

R. S. 19:41-4 " 1946, c. 152, infra.

**Additional Legislation.**

Contributions, time and purpose of receipt and disbursement by committee, regulated, suppl., 1946, c. 152 (C. 19:41-4.1, 19:41-4.2).

**Subtitle 13. PUBLIC ELECTION EXPENSES.**

**Chapter 45. LIABILITY FOR.**

R. S. 19:45-6 amended 1941, c. 275, s. 9; 1944, c. 152; 1946, c. 261, s. 8.

R. S. 19:45-7 " 1940, c. 165, s. 4; 1941, c. 324; 1944, c. 178; 1947, c. 168, s. 23; 1948, c. 183.
### Table of Contents—T. 19, c. 48 to 51

#### Subtitle 15. Voting Machines; Procedure.

##### Chapter 48. Voting Machines.
- **R. S. 19:48-1** amended 1941, c. 166, s. 4.
- **R. S. 19:48-3** " 1940, c. 152; 1940, c. 197.
- **R. S. 19:48-4** " 1945, c. 56, s. 1; 1947, c. 168, s. 24.
- **R. S. 19:48-6** " 1945, c. 56, s. 2; 1947, c. 168, s. 25.
- **R. S. 19:48-7** " 1945, c. 56, s. 3.

**Additional Legislation.**

Voting machines in first- and second-class counties, provided for, suppl., 1944, c. 7 (C. 19:48-3.3 to 19:48-3.14).
- Sec. 5 of above amended 1947, c. 168, s. 26.
- Sec. 6 " 1945, c. 122.
- Sec. 9 " 1947, c. 168, s. 27.
- Sec. 11 " 1947, c. 168, s. 28.

Voting machines for municipal elections in certain first- and second-class counties, provided for, suppl., 1945, c. 59 (C. 19:48-3.15 to 19:48-3.21).
- Sec. 3 of above amended 1947, c. 168, s. 29.

##### Chapter 49. Ballots.
- **R. S. 19:49-2** amended 1940, c. 137; 1941, c. 163, s. 1; see 1941, c. 163, s. 2 (C. 19:49-2.1); 1944, c. 127; 1945, c. 70; 1946, c. 17; 1948, c. 240.
- **R. S. 19:49-3** " 1945, c. 56, s. 4.
- **R. S. 19:49-4** " 1947, c. 79.
- **R. S. 19:49-5** " 1941, c. 166, s. 5.

##### Chapter 50. Instruction Concerning Voting Machines.
- **R. S. 19:50-1** amended 1945, c. 56, s. 5; 1947, c. 78.
- **R. S. 19:50-2** " 1942, c. 106; 1945, c. 56, s. 6.
- **R. S. 19:50-3** " 1944, c. 128; 1945, c. 56, s. 7.

##### Chapter 51. Number of Registered Voters in a District.
- **R. S. 19:51-1** amended 1945, c. 56, s. 8.

151
TABLE OF CONTENTS—T. 19, c. 52 to 56

Chapter 52. PROCEDURE AT POLLING PLACE.
R. S. 19:52-1 amended 1945, c. 56, s. 9.
R. S. 19:52-6 " 1942, c. 56; 1943, c. 80.
R. S. 19:52-7 " 1945, c. 56, s. 10.

Additional Legislation.
Voting authorities, form and use of, provided, suppl., 1944, c. 213 (C. 19:52-2.1, 19:52-2.2).

Subtitle 16. (new) ABSENTEE VOTING—MILITARY SERVICE.

Chapter 54. (new) IN NATIONAL EMERGENCY.
1940, c. 194 repealed 1942, c. 18, s. 16.
1941, c. 44 " 1942, c. 18, s. 16.
1941, c. 361 " 1942, c. 18, s. 16.
1942, c. 18 " 1945, c. 12, s. 1.

Chapter 55. (new) IN TIME OF WAR.
1944, c. 9 repealed 1945, c. 12, s. 2.
1944, c. 95 expired
1944, c. 208 "
1945, c. 7 repealed 1948, c. 2, s. 30.
1946, c. 10 " 1948, c. 2, s. 31.
1945, c. 11 " 1948, c. 1, s. 27.

Chapter 56. (new) MILITARY SERVICE VOTING.
Sec. 1 of above amended 1949, c. 53, s. 1.
Sec. 10 " " 1949, c. 53, s. 2.
Sec. 17 " " 1949, c. 53, s. 3.

Title 20. EMINENT DOMAIN.

Chapter 1. CONDEMNATION IN GENERAL.

R. S. 20:1-30 amended 1938, c. 21, s. 1.

R. S. 20:1-36 Condemnation by Housing Authority, suppl., 1938, amended 1938, c. 21, s. 2.

Additional Legislation.

Entry into possession in advance of ascertainment of compensation for property taken by State or other public body, provided for, 1942, c. 14 (C. 20:1-3.1 to 20:1-3.10).

Sec. 1 of above amended 1947, c. 353.

Chapter 2. ACQUISITION OF LANDS BY THE STATE OR ANY AGENCY THEREOF.

R. S. 20:2-1 to 20:2-18 repealed 1938, c. 103.
# TABLE OF CONTENTS—T. 21, c. 1 to 3

## Title 21. EXPLOSIVES AND FIREWORKS.

### Subtitle 1. EXPLOSIVES.

**Chapter 1. MANUFACTURE, STORAGE, SALE AND TRANSPORTATION.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Amended</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 21:1-1</td>
<td>repealed 1941, c. 27, s. 127.</td>
<td>to 21:1-40</td>
<td></td>
</tr>
<tr>
<td>R. S. 21:1-45</td>
<td>1941, c. 27, s. 127.</td>
<td>to 21:1-49</td>
<td></td>
</tr>
<tr>
<td>R. S. 21:1-52</td>
<td>1941, c. 27, s. 127.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>R. S. 21:1-53</td>
<td>1941, c. 27, s. 127.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 1A. (new) 1941 EXPLOSIVES ACT.**

Manufacture, storage, sale, transportation, etc., regulated, 1941, c. 27 (C. 21:1A-1 to 21:1A-127).

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Amended</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 17</td>
<td>of above</td>
<td>amended 1948, c. 210, s. 1.</td>
<td></td>
</tr>
<tr>
<td>Sec. 27</td>
<td>“ “</td>
<td>1946, c. 109, s. 1; 1947, c. 390, s. 1.</td>
<td></td>
</tr>
<tr>
<td>Sec. 33</td>
<td>“ “</td>
<td>1946, c. 109, s. 2.</td>
<td></td>
</tr>
<tr>
<td>Sec. 41</td>
<td>“ “</td>
<td>1946, c. 109, s. 3.</td>
<td></td>
</tr>
<tr>
<td>Sec. 51</td>
<td>“ “</td>
<td>1948, c. 210, s. 2.</td>
<td></td>
</tr>
<tr>
<td>Sec. 53</td>
<td>“ “</td>
<td>1946, c. 109, s. 4; 1947, c. 390, s. 2.</td>
<td></td>
</tr>
<tr>
<td>Sec. 84</td>
<td>“ “</td>
<td>1946, c. 109, s. 5.</td>
<td></td>
</tr>
<tr>
<td>Sec. 100</td>
<td>“ “</td>
<td>1948, c. 210, s. 3.</td>
<td></td>
</tr>
<tr>
<td>Sec. 101</td>
<td>“ “</td>
<td>1948, c. 210, s. 4.</td>
<td></td>
</tr>
</tbody>
</table>

### Subtitle 2. FIREWORKS.

**Chapter 2. MANUFACTURE, STORAGE AND TRANSPORTATION.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Amended</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 21:2-4</td>
<td>amended 1938, c. 69.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 3. SALE AND PUBLIC DISPLAY.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Amended</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 21:3-5</td>
<td>amended 1946, c. 81.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

154
Title 22. FEES AND COSTS.

Chapter 1. GENERAL PROVISIONS.

Note: For allowance of fees to attorneys, proctors, solicitors and counsel, in proceedings, etc., in courts, see 1939, c. 140 (T. 2, c. 20).

R. S. 22:1-6 " 1940, c. 30.

Chapter 1A. (new) FEES AND COSTS IN CIVIL AND CRIMINAL COURTS.

Fees and costs in the Supreme, Superior and County Courts, 1948, c. 366 (C. 22:1A-1 to 22:1A-26).

Sec. 1 of above amended 1949, c. 193, ss. 1, 21.
Sec. 2 " " 1949, c. 193, ss. 2, 21.
Sec. 3 " " 1949, c. 193, ss. 3, 21.
Sec. 4 " " 1949, c. 193, ss. 4, 21.
Sec. 5 " " 1949, c. 193, ss. 5, 21.
Sec. 6 " " 1949, c. 193, ss. 6, 21.
Sec. 8 " " 1949, c. 193, ss. 7, 21.
Sec. 12 " " 1949, c. 193, ss. 8, 21.
Sec. 14 " " 1949, c. 193, ss. 9, 21.
Sec. 15 " " 1949, c. 193, ss. 10, 21.
Sec. 17 " " 1949, c. 193, ss. 11, 21.
Sec. 19 " " repealed 1949, c. 193, ss. 19, 21.
Sec. 20 " " amended 1949, c. 193, ss. 12, 21.
Sec. 21 " " 1949, c. 193, ss. 13, 21.
Sec. 28 " " 1949, c. 193, ss. 14, 21.

Guardian ad litem appointed after default in Chancery Division, Superior Court, compensation fixed, suppl., 1949, c. 193, ss. 15, 21 (C. 22:1A-27).

Proceedings in Chancery Division, Superior Court, costs taxed before final judgment, amount fixed, suppl., 1949, c. 193, ss. 16, 21 (C. 22:1A-28).

State officers, departments, boards, bodies or commissions, filing or service fees, waiver, suppl., 1949, c. 193, ss. 17, 21 (C. 22:1A-29).
TABLE OF CONTENTS—T. 22, c. 1A to 4

Waiver of fees by or under general rule or by special order of Supreme Court, suppl., 1949, c. 193, ss. 18, 21 (C. 22:1A-30).

Undetermined pending causes and proceedings, fees payable to Court Clerks, fixed, suppl., 1949, c. 193, ss. 20, 21 (C. 22:1A-32).

Chapter 1B. (new) FEES AND COSTS—COUNTY CLERKS' OFFICES.

Fees and costs in county clerks' offices provided for, 1948, c. 411 (C. 22:1B-1).

Chapter 2. IN CIVIL CAUSES AND PROCEEDINGS IN THE COURTS.

| R. S. 22:2-7       | repealed 1948, c. 366, ss. 29, 30. |
| R. S. 22:2-10      | " 1948, c. 366, ss. 29, 30.         |
| to 22:2-13         |                                          |
| R. S. 22:2-16      | " 1948, c. 366, ss. 29, 30.         |
| R. S. 22:2-17      | amended 1945, c. 276.                |
| R. S. 22:2-17.2    | " 1941, c. 188, s. 1; repealed 1948, c. 366, ss. 29, 30. |
| R. S. 22:2-17.5    | " 1941, c. 188, s. 2.                |
| R. S. 22:2-19      | " 1941, c. 253, s. 1.                |
| R. S. 22:2-29      | " 1939, c. 398.                      |
| R. S. 22:2-37      | " 1948, c. 190.                      |
| R. S. 22:2-44      | " 1939, c. 184; 1940, c. 40; 1946, c. 173. |
| R. S. 22:2-45      | " 1940, c. 23.                       |

Additional Legislation.

Subpoena, etc., issuance under R. S. 2:23-4, without fee, provided for, suppl., 1946, c. 250 (C. 22:2-6.1).

Fees for probate of wills, certain cases, waived, 1944, c. 188 (C. 22:2-38.1).

Chapter 4. FEES OF CERTAIN STATE AND COUNTY OFFICERS.

Note: For fees on issuance of commission to notary public payable to, and accountable by, Secretary of State, see 1944, c. 243 (T. 52, c. 7).

| R. S. 22:4-4       | " 1948, c. 274; 1949, c. 199.       |

156
TABLE OF CONTENTS—T. 22, c. 4

R. S. 22:4-7 amended 1948, c. 273, s. 1.

R. S. 22:4-8 " 1948, c. 273, s. 2.

R. S. 22:4-9 " 1948, c. 273, s. 3.

R. S. 22:4-10 " 1941, c. 253, s. 2.

R. S. 22:4-14 " 1948, c. 366, ss. 23, 30.


R. S. 22:4-16 " 1948, c. 366, ss. 25, 30.


Additional Legislation.

Fees, county clerk, etc., certain second-class counties, record-
ing by photography, etc., fixed, suppl., 1948, c. 308 (C. 22:4-4.1, 22:4-4.2).

Service of subpoena, etc., issued under R. S. 2:23-4, without fee, provided for, suppl., 1946, c. 251 (C. 22:4-7.1).
TABLE OF CONTENTS—T. 23, c. 1 to 3

Title 23. FISH AND GAME, WILD BIRDS AND ANIMALS.

Note: For closing of forests for fire protection, suspension of hunting, fishing or trapping seasons, see 1948, c. 11 (T. 13, c. 9).

Chapter 1. DEFINITIONS AND CONSTRUCTION.

Chapter 2. BOARD OF FISH AND GAME COMMISSIONERS, ITS OFFICERS, EMPLOYEES AND DEPUTIES.
Note: 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 (T. 13, c. 1B).
R. S. 23:2-1 repealed 1945, c. 22, s. 44.
R. S. 23:2-8 amended 1948, c. 448, ss. 42, 122, 123.

Additional Legislation.
Open seasons, fishing, hunting or trapping, extension or change, certain cases, authorized, suppl., 1948, c. 39 (C. 23:2-2.1).

Chapter 3. LICENSES AND PERMITS.
R. S. 23:3-1 amended 1945, c. 116; 1948, c. 226, s. 1.
R. S. 23:3-4 " 1939, c. 100; 1947, c. 163, ss. 1, 3; 1948, c. 226, s. 2.
R. S. 23:3-6 " 1947, c. 159, s. 1.
R. S. 23:3-7 " 1947, c. 64; 1947, c. 159, s. 2.
R. S. 23:3-8 " 1947, c. 159, s. 3.
R. S. 23:3-9 " 1947, c. 159, s. 4.
R. S. 23:3-10 " 1947, c. 159, s. 5; 1948, c. 151.
R. S. 23:3-11 " 1947, c. 163, ss. 2, 3.
R. S. 23:3-13 " 1947, c. 159, s. 6.
R. S. 23:3-14 " 1947, c. 159, s. 7.
R. S. 23:3-15 " 1947, c. 159, s. 8.
R. S. 23:3-16 " 1947, c. 159, s. 9.
R. S. 23:3-18 " 1947, c. 159, s. 10.
R. S. 23:3-19 " 1947, c. 159, s. 11.
R. S. 23:3-20 " 1947, c. 159, s. 12.

158
TABLE OF CONTENTS—T. 23, c. 3 & 4

R. S. 23:3-22 amended 1948, c. 123; 1948, c. 448, ss. 43, 122, 123.
R. S. 23:3-23 " 1946, c. 83, s. 1.
R. S. 23:3-27 " 1946, c. 83, s. 2.
R. S. 23:3-28 " 1948, c. 113, s. 1.
R. S. 23:3-29 " 1948, c. 113, s. 2.
R. S. 23:3-32 " 1940, c. 233; 1941, c. 301; 1948, c. 113, s. 3.
R. S. 23:3-36 " 1948, c. 113, s. 4.
R. S. 23:3-40 repealed 1946, c. 49.
R. S. 23:3-42 amended 1948, c. 174, s. 1.
R. S. 23:3-47 " 1948, c. 174, s. 2.
R. S. 23:3-49 " 1948, c. 144.
R. S. 23:3-50 " 1939, c. 51; 1939, c. 350; 1940, c. 166, s. 1.
R. S. 23:3-52 " 1940, c. 166, s. 2.

Additional Legislation.

Issuance of buttons, etc., with hunting and fishing licenses dis­continued during war, suppl., 1942, c. 161 (C. 23:3-5.1); repealed 1948, c. 226, s. 3.

Chapter 4. GAME, WILD BIRDS AND ANIMALS.

Article 1. Seasons and Bag Limits.

R. S. 23:4-1 amended 1939, c. 168, s. 1; 1941, c. 302; 1944, c. 163, s. 1; 1945, c. 107; 1947, c. 164; 1948, c. 448, ss. 44, 122, 123.
R. S. 23:4-2 " 1939, c. 168, s. 2; 1948, c. 448, ss. 45, 122, 123.
R. S. 23:4-7 " 1938, c. 39.
R. S. 23:4-8 " 1939, c. 120; 1944, c. 78.
R. S. 23:4-9 " 1948, c. 448, ss. 46, 122, 123.
R. S. 23:4-11 " 1948, c. 448, ss. 47, 122, 123.


R. S. 23:4-12 amended 1938, c. 102; 1944, c. 163, s. 2; 1948, c. 448, ss. 48, 122, 123.
R. S. 23:4-13 " 1946, c. 50; 1948, c. 448, ss. 49, 122, 123.
R. S. 23:4-16 " 1939, c. 252; 1946, c. 171.
TABLE OF CONTENTS—T. 23, c. 4

R. S. 23:4-17 repealed 1941, c. 196.
R. S. 23:4-23 " 1938, c. 304; 1946, c. 48.

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).

<table>
<thead>
<tr>
<th>Article 3. Dogs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 23:4-25 amended 1946, c. 103; 1947, c. 319; 1948, c. 448, ss. 50, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-26 &quot; 1948, c. 448, ss. 51, 122, 123.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Article 4. Transportation and Sale of Game.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 23:4-27 amended 1943, c. 207; 1948, c. 448, ss. 52, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-29 &quot; 1948, c. 448, ss. 53, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-30 &quot; 1948, c. 448, ss. 54, 122, 123.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Article 6. Fur-Bearing Animals.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 23:4-37 amended 1939, c. 69, s. 1.</td>
</tr>
<tr>
<td>R. S. 23:4-38 repealed 1939, c. 278.</td>
</tr>
<tr>
<td>R. S. 23:4-39 amended 1939, c. 69, s. 2; 1939, c. 293; 1948, c. 209; 1948, c. 448, ss. 55, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-41 &quot; 1948, c. 448, ss. 56, 122, 123.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Article 7. Deer.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 23:4-42 amended 1947, c. 239, ss. 1, 4; 1948, c. 448, ss. 57, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-43 &quot; 1947, c. 239, ss. 2, 4; 1948, c. 448, ss. 58, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-44 &quot; 1947, c. 239, ss. 3, 4; 1948, c. 448, ss. 59, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-45 &quot; 1948, c. 448, ss. 60, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-46 &quot; 1948, c. 448, ss. 61, 122, 123.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Article 8. Birds and Animals Absolutely Protected.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 23:4-50 amended 1948, c. 448, ss. 62, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-53 &quot; 1948, c. 448, ss. 63, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-54 &quot; 1948, c. 448, ss. 64, 122, 123.</td>
</tr>
<tr>
<td>R. S. 23:4-55 &quot; 1946, c. 165; 1948, c. 448, ss. 65, 122, 123.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 23, c. 4 & 5

Article 9. Destructive Animals and Birds.

A. LIBERATION, POSSESSION, HUNTING AND KILLING OF FOXES.

R. S. 23:4-58.1 amended 1948, c. 448, ss. 66, 122, 123.

B. DESTRUCTION OF FOXES OR WOODCHUCK.

R. S. 23:4-59 amended 1949, c. 38, s. 1.
R. S. 23:4-60 " 1945, c. 65; 1947, c. 334; 1948, c. 201; 1949, c. 38, s. 2.

Additional Legislation.


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.

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 " 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 " 1938, c. 318, s. 11.
R. S. 23:5-9 " 1942, c. 110.
R. S. 23:5-10 " 1939, c. 327, s. 3; 1948, c. 448, ss. 70, 122, 123.
R. S. 23:5-11 " 1948, c. 448, ss. 71, 122, 123.
R. S. 23:5-15 " 1946, c. 166.
R. S. 23:5-17 " 1948, c. 448, ss. 72, 122, 123.
R. S. 23:5-35 " 1948, c. 154, s. 1.

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.

161
TABLE OF CONTENTS—T. 23, c. 5 to 9

Sec. 2 of above amended 1948, c. 35, s. 3.
Sec. 3 " " " 1948, c. 35, s. 4.
Sec. 4 " " " repealed 1948, c. 35, s. 6.
Sec. 5 " " " 1948, c. 35, s. 6.
Sec. 6 " " " 1948, c. 35, s. 6.
Sec. 8 " " " amended 1948, c. 35, s. 5.

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.
Sec. 2 " " " 1943, c. 174, s. 1; 1948, c. 175, s. 2; 1948, c. 472.
Sec. 3 " " " 1942, c. 174, s. 2.
Sec. 5 " " " 1942, c. 174, s. 3.
Sec. 11 " " " 1942, c. 294, s. 2.
Crabs, size limited, suppl., 1948, c. 154, s. 2 (C. 23:5-35.1).

Chapter 6. FISH AND GAME; PERMITTING UNLAWFUL CONTRIVANCES ON PROPERTY.
R. S. 23:6-1 amended 1948, c. 448, ss. 73, 122, 123.

Chapter 7. TRESPASS; POSTING OF PROPERTY.
R. S. 23:7-1 amended 1948, c. 229, s. 1.
R. S. 23:7-3 " 1947, c. 303; 1948, c. 229, s. 2.

Chapter 8. GAME FARMS AND FISH HATCHERIES; GAME REFUGES; FISH CULTURAL OPERATIONS.
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.
R. S. 23:8-11 " 1948, c. 448, ss. 76, 122, 123.

Chapter 9. LOCAL AND SPECIAL PROVISIONS.
Article 6. Atlantic, Burlington, Monmouth and Ocean Counties.
R. S. 23:9-59 repealed 1941, c. 211, s. 14.
R. S. 23:9-60 to 23:9-61

Article 6A. (new) Atlantic, Cape May, Cumberland, Gloucester and Salem Counties.
Note: For 1942, c. 55, amended to extend territorial, etc., effect, see Article 6B infra.
TABLE OF CONTENTS—T. 23, c. 9

Article 6B. (new) Atlantic, Burlington, Cape May, Cumberland, Gloucester and Salem Counties.

Additional Legislation.

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.

Article 7. Barnegat Bay.


Article 8. Cape May County.


Article 9. Manasquan River.

R. S. 23:9-73 repealed 1941, c. 211, s. 14.

R. S. 23:9-74 " 1941, c. 211, s. 14.

Article 10. Middlesex County.

R. S. 23:9-75 repealed 1941, c. 211, s. 14.

Article 11. Mullica River and Tributaries.


Additional Legislation.

Erection, etc., of net or fishing device near fishery, certain cases, prohibited, 1944, c. 111 (C. 23:9-76.1).

Article 12. Newark Bay; Passaic and Hackensack Rivers; Kill von Kull.

R. S. 23:9-83 to 23:9-88 repealed 1941, c. 211, s. 14.

Article 13. Raritan, South and Millstone Rivers.

A. NETS.


B. NETS.

R. S. 23:9-90 repealed 1941, c. 211, s. 14.
TABLE OF CONTENTS—T. 23, c. 9

Article 15. Shrewsbury Rivers, Sandy Hook and Raritan Bays.
A. PROTECTION OF WATERFOWL IN SOUTH SHREWSBURY RIVER.
R. S. 23:9-100 repealed 1941, c. 58.

B. NETS AND SEINES IN SHREWSBURY RIVERS, SANDY HOOK AND RARITAN BAYS.
R. S. 23:9-101 repealed 1941, c. 211, s. 14.
R. S. 23:9-102 to 23:9-104
C. SHREWSBURY RIVER IN MONMOUTH COUNTY.
R. S. 23:9-105 repealed 1941, c. 211, s. 14.
R. S. 23:9-106 1941, c. 211, s. 14.

D. CRABS IN NORTH AND SOUTH SHREWSBURY RIVERS.
R. S. 23:9-107 repealed 1941, c. 211, s. 14.

Article 15A. (new) Shrewsbury and Navesink Rivers.
Additional Legislation.

Article 16. Union and Essex Counties.
R. S. 23:9-113 repealed 1941, c. 211, s. 14.

Article 17. Hudson River.

Additional Legislation.

Additional Legislation.
Sturgeon, size limited, 1941, c. 244 (C. 23:9-122 to 23:9-125).

Additional Legislation.
Reciprocal use of New York and New Jersey fishing licenses, provided for, suppl., 1943, c. 95 (C. 23:9-126).
TABLE OF CONTENTS—T. 23, c. 10 & 12

Chapter 10. PROCEDURE FOR COLLECTION OF PENALTIES; FORFEITURES.

| 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. |
| R. S. 23:10-3 | " 1948, c. 448, ss. 79, 122, 123. |
| R. S. 23:10-5 | " 1939, c. 106; 1948, c. 448, ss. 80, 122, 123. |
| R. S. 23:10-6 | " 1948, c. 448, ss. 81, 122, 123. |
| R. S. 23:10-7 | " 1948, c. 448, ss. 82, 122, 123. |
| R. S. 23:10-8 | " 1948, c. 448, ss. 83, 122, 123. |
| R. S. 23:10-9 | " 1948, c. 448, ss. 84, 122, 123. |
| R. S. 23:10-13 | " 1948, c. 448, ss. 85, 122, 123. |
| R. S. 23:10-15 | " 1948, c. 448, ss. 86, 122, 123. |
| R. S. 23:10-19 | " 1948, c. 448, ss. 87, 122, 123. |
| R. S. 23:10-20 | " 1948, c. 448, ss. 88, 122, 123. |
| R. S. 23:10-21 | " 1948, c. 200; 1948, c. 448, ss. 89, 122, 123. |

Chapter 12. (new) WILDLIFE-RESTORATION PROJECTS.

Board of Fish and Game Commissioners co-operative agency in wildlife-restoration projects, 1938, c. 157.
## TABLE OF CONTENTS—T. 24, c. 1 to 5

### Title 24. FOOD AND DRUGS.

**Subtitle 1. FOOD AND DRUGS.**

*Note:* For act adding cosmetics to Pure Food and Drug Law, see 1939, c. 320, amending sections of this Title.

#### Chapter 1. DEFINITIONS AND CONSTRUCTION.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 24:1-1</td>
<td>amended 1939, c. 320, s. 1.</td>
</tr>
<tr>
<td>R. S. 24:1-2</td>
<td>“ 1939, c. 320, s. 2.</td>
</tr>
<tr>
<td>R. S. 24:1-4</td>
<td>Federal regulations to control over State regulations, suppl., 1939, c. 320, s. 3.</td>
</tr>
</tbody>
</table>

#### Chapter 2. ENFORCEMENT AGENCIES.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 24:2-1</td>
<td>amended 1939, c. 320, s. 4.</td>
</tr>
</tbody>
</table>

#### Chapter 3. INSPECTION—SAMPLES.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 24:3-1</td>
<td>amended 1939, c. 320, s. 5.</td>
</tr>
<tr>
<td>R. S. 24:3-2</td>
<td>“ 1939, c. 320, s. 6.</td>
</tr>
<tr>
<td>R. S. 24:3-3</td>
<td>“ 1939, c. 320, s. 7.</td>
</tr>
<tr>
<td>R. S. 24:3-4</td>
<td>“ 1939, c. 320, s. 8.</td>
</tr>
<tr>
<td>R. S. 24:3-6</td>
<td>“ 1939, c. 320, s. 9.</td>
</tr>
</tbody>
</table>

#### Chapter 4. CONDEMNATION AND DESTRUCTION OF FOOD OR DRUG.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 24:4-1</td>
<td>amended 1939, c. 320, s. 10.</td>
</tr>
<tr>
<td>R. S. 24:4-2</td>
<td>“ 1939, c. 320, s. 11.</td>
</tr>
<tr>
<td>R. S. 24:4-8</td>
<td>“ 1939, c. 320, s. 12.</td>
</tr>
<tr>
<td>R. S. 24:4-9</td>
<td>“ 1939, c. 320, s. 13.</td>
</tr>
<tr>
<td>R. S. 24:4-12</td>
<td>Embargo on adulterated or misbranded articles, suppl., 1939, c. 320, s. 14.</td>
</tr>
</tbody>
</table>

#### Chapter 5. GENERAL ADULTERATION AND MISBRANDING OF FOODS AND DRUGS.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 24:5-1</td>
<td>amended 1939, c. 320, s. 15.</td>
</tr>
<tr>
<td>R. S. 24:5-2</td>
<td>“ 1939, c. 320, s. 16.</td>
</tr>
<tr>
<td>R. S. 24:5-5</td>
<td>“ 1939, c. 320, s. 17.</td>
</tr>
<tr>
<td>R. S. 24:5-6</td>
<td>“ 1939, c. 320, s. 18.</td>
</tr>
</tbody>
</table>

166
TABLE OF CONTENTS—T. 24, c. 5 to 10

R. S. 24:5-8 amended 1939, c. 320, s. 19.
R. S. 24:5-9 " 1939, c. 320, s. 20.
R. S. 24:5-10 " 1939, c. 320, s. 21.
R. S. 24:5-11 " 1939, c. 320, s. 22.
R. S. 24:5-11.1 Adulteration of cosmetics defined, suppl., 1939, c. 320, s. 23.
R. S. 24:5-13 amended 1939, c. 320, s. 24.
R. S. 24:5-16 " 1939, c. 320, s. 25.
R. S. 24:5-17 " 1939, c. 320, s. 26.
R. S. 24:5-18 " 1939, c. 320, s. 27.
R. S. 24:5-18.1 Misbranding of cosmetics defined, suppl., 1939, c. 320, s. 28.
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.

Chapter 6. STANDARDS OF PURITY, QUALITY AND STRENGTH.
R. S. 24:6-1 amended 1939, c. 320, s. 31.
R. S. 24:6-2 " 1939, c. 320, s. 32.
R. S. 24:6-3 " 1939, c. 320, s. 33.

Chapter 6A. (added) NEW DRUGS.

Chapter 10. DAIRY PRODUCTS.
Article 1. Production, Handling and Distribution of Milk, Cream and Milk Products.
R. S. 24:10-16 amended 1939, c. 185; 1942, c. 284.

Additional Legislation.
Delivery of milk and cream, hours of, regulated, 1945, c. 294 (C. 24:10-22.1 to 24:10-22.3).

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.
TABLE OF CONTENTS—T. 24, c. 10 to 18

Article 12. (new) Goats Milk.

Additional Legislation.

Production, sale, etc., of goats milk, regulated, 1938, c. 195 (C. 24:10-104 to 24:10-137).

Chapter 10A. (new) DRINKING DEVICES.

Straws, tubes, etc., for drinking out of containers, sanitary condition of service, etc., to public, regulated, 1946, c. 107 (C. 24:10A-1 to 24:10A-4).

Chapter 11. EGG BREAKING ESTABLISHMENTS.

Additional Legislation.

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.


Chapter 13. OLEOMARGARINE; IMITATION BUTTER AND CHEESE.

Chapter 15. SANITATION IN FOOD ESTABLISHMENTS.
R. S. 24:15-4 amended 1942, c. 43.

Chapter 15A. (new) CONTAINERS, EQUIPMENT, ETC., FOR STORAGE, SERVICE, ETC., OF BEVERAGES AND FOODS.


Chapter 17. VIOLATIONS; PENALTIES; RECOVERY.
R. S. 24:17-2 amended 1939, c. 320, s. 34.

Subtitle 2. NARCOTIC DRUGS.

Chapter 18. UNIFORM NARCOTIC DRUG LAW.
R. S. 24:18-2 amended 1938, c. 156, s. 1; 1944, c. 26; 1948, c. 125.
R. S. 24:18-7 “ 1938, c. 156, s. 2; 1947, c. 124.
R. S. 24:18-30 “ 1938, c. 156, s. 3.

168
Title 26. HEALTH AND VITAL STATISTICS.

Note: For hospital service corporations and plans, regulated, see 1938, c. 306 (T. 17, c. 48); for licensing of persons in charge of water purification or treatment and sewerage treatment plants and water supply systems, see 1938, c. 306 (T. 58, c. 11); for production, etc., and sale of goats milk, regulated, see 1938, c. 195 (T. 24, c. 10); for permits for physical connections between approved potable water supplies and unapproved water supplies, required and provided for, see 1942, c. 306 (T. 58, c. 11); for licensing superintendents or operators of water treatment, sewerage treatment and water supply, plants and systems, provided for, see 1946, c. 295 (T. 58, c. 11), amended 1947, c. 126.

Chapter 1. DEFINITIONS.
R. S. 26:1-1 amended 1947, c. 177, ss. 64, 69.

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 1949, c. 89 (T. 26, c. 9).

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. 2 of above amended 1948, c. 444, ss. 1, 27.
Sec. 3 " 1948, c. 444, ss. 2, 27.
State Department of Health Act of 1948, suppl., 1948, c. 444 (C. 26:1A-69 to 26:1A-91).

Chapter 2. STATE DEPARTMENT OF HEALTH.
R. S. 26:2-1 repealed 1947, c. 177, ss. 65, 69.
R. S. 26:2-2 amended 1939, c. 280, s. 1; repealed 1947, c. 177, ss. 65, 69.
R. S. 26:2-3 " 1939, c. 280, s. 2; " 1947, c. 177, ss. 65, 69.
R. S. 23:1-3 amended 1943, c. 333; repealed 1947, c. 177, ss. 65, 69.
R. S. 23:1-4 repealed 1947, c. 177, ss. 65, 69.

Article 2. Powers and Duties.
A. IN GENERAL.
R. S. 26:1A-2 repealed 1947, c. 177, ss. 65, 69.
<table>
<thead>
<tr>
<th><strong>TABLE OF CONTENTS—T. 26, c. 2</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>B. STATE SANITARY CODE.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-27 to 26:2-30 repealed 1947, c. 177, ss. 65, 69.</td>
</tr>
<tr>
<td><strong>C. EXAMINATIONS, INSPECTIONS AND SURVEYS.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-31 to 26:2-37 repealed 1947, c. 177, ss. 65, 69.</td>
</tr>
<tr>
<td><strong>D. HEARINGS AND INVESTIGATIONS.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-38 to 26:2-42 repealed 1947, c. 177, ss. 65, 69.</td>
</tr>
<tr>
<td><strong>E. ABATEMENT OF NUISANCES OR SOURCES OF FOULNESS.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-43 to 26:2-48 repealed 1947, c. 177, ss. 65, 69.</td>
</tr>
<tr>
<td><strong>F. EXAMINATION AND LICENSING OF HEALTH OFFICERS AND INSPECTORS.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-49 to 26:2-53 repealed 1947, c. 177, ss. 65, 69.</td>
</tr>
<tr>
<td><strong>G. REPORTS.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-54 to 26:2-55 repealed 1947, c. 177, ss. 65, 69.</td>
</tr>
<tr>
<td><strong>I. FEDERAL GRANTS FOR PUBLIC HEALTH WORK, MATERNAL AND CHILD WELFARE.</strong></td>
</tr>
<tr>
<td>R. S. 26:2-60 amended 1939, c. 378; 1944, c. 70, s. 1.</td>
</tr>
<tr>
<td>R. S. 26:2-61 &quot; 1944, c. 70, s. 2.</td>
</tr>
</tbody>
</table>

**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., 1938, 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. |

170
**TABLE OF CONTENTS—T. 26, c. 2 & 2A**

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 26:2-68</td>
<td>Utensils and equipment to be kept clean, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-69</td>
<td>Garbage, etc., storage, etc., suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-70</td>
<td>Drainage of waste liquids regulated, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-71</td>
<td>Freedom from rats, etc., and vermin required, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-72</td>
<td>Jurisdiction of local boards of health saved, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-73</td>
<td>Penalties for violations; amount and in whose name sued for, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-74</td>
<td>Payments and disposal of penalties, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-75</td>
<td>Jurisdiction of and institution of proceedings, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-76</td>
<td>Trial, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-77</td>
<td>Imprisonment for failure to pay judgment, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-78</td>
<td>Adjournment of hearing; detention of defendant; bond and prosecution thereof, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-79</td>
<td>Form of judgment, suppl., 1939, c. 261. (added)</td>
</tr>
<tr>
<td>R. S. 26:2-80</td>
<td>Execution of process; recovery of costs; execution, suppl., 1939, c. 261. (added)</td>
</tr>
</tbody>
</table>

**K. (new) WEEDS DETRIMENTAL TO HEALTH.**

Additional Legislation.

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.**

Additional Legislation.

Maintenance and operation by department, provided for, suppl., 1944, c. 70, s. 3 (C. 26:2-83).

**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).
### TABLE OF CONTENTS—T. 26, c. 2B & 3

**Chapter 2B. (new) REHABILITATION OF ALCOHOLICS, ETC.**
Program for prevention and treatment of alcoholism, authorized, suppl., 1948, c. 453 (C. 26:2B-1 to 26:2B-6).

### Chapter 3. LOCAL BOARDS OF HEALTH.


<table>
<thead>
<tr>
<th>Reference</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 26:3-9</td>
<td>amended 1938, c. 105.</td>
</tr>
<tr>
<td>R. S. 26:3-17</td>
<td>repealed 1947, c. 181, ss. 9, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-18</td>
<td>1947, c. 181, ss. 9, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-19</td>
<td>amended 1947, c. 181, ss. 1, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-20</td>
<td>1947, c. 181, ss. 2, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-21</td>
<td>1947, c. 181, ss. 3, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-22</td>
<td>1947, c. 181, ss. 4, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-25</td>
<td>repealed 1947, c. 181, ss. 9, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-26</td>
<td>amended 1947, c. 181, ss. 6, 10.</td>
</tr>
<tr>
<td>R. S. 26:3-27</td>
<td>1947, c. 181, ss. 7, 10.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**
Licensed health officers and inspectors, maximum salaries payable within five years of appointment, suppl., 1947, c. 181, ss. 5, 10 (C. 26:3-20.1).

Injunction to restrain violations by local boards, Chancery may issue on application by State Department, suppl., 1947, c. 181, ss. 8, 10 (C. 26:3-25.1).

#### Article 2. General Powers and Duties.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 26:3-31</td>
<td>amended 1946, c. 211.</td>
</tr>
<tr>
<td>R. S. 26:3-33</td>
<td>see 1946, c. 255 (C. 26:3c); amended 1949, c. 94.</td>
</tr>
<tr>
<td>R. S. 26:3-41</td>
<td>amended 1943, c. 115, s. 1.</td>
</tr>
<tr>
<td>R. S. 26:3-42</td>
<td>1943, c. 115, s. 2.</td>
</tr>
<tr>
<td>R. S. 26:3-43</td>
<td>1943, c. 115, s. 3.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**
Codes, regulating plumbing, etc., licensing plumbers, etc., incorporation in ordinance by reference, permitted, suppl., 1948, c. 275 (C. 26:3-31.1 to 26:3-31.3).

#### Article 6. (new) Regional Health Commissions.

**Note:** For licensed health officers and inspectors, maximum salaries payable within five years of appointment, see 1947, c. 181, ss. 5 (T. 26, c. 3).

**Additional Legislation.**
Associations to furnish public health services, 1938, c. 67 (NJSA 26:3-83 to 26:3-91; RSCS 26:3A-1 to 26:3A-9).
TABLE OF CONTENTS—T. 26, c. 3B to 4

Chapter 3B. (new) NUISANCES AFFECTING HEALTH.
Certain nuisances affecting health, etc., maintenance of,
prohibited, suppl., 1945, c. 192 (C. 26:3B-1 to 26:3B-17).

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.

Article 3. Venereal Diseases.
Note: For test for syphilis before marriage license issued, see 1938, c. 126
(T. 37, c. 1), amended 1941, c. 427.
R. S. 26:4-27 amended 1945, c. 104, s. 1.
R. S. 26:4-28 " 1945, c. 104, s. 2.
R. S. 26:4-36 " 1945, c. 104, s. 3.
R. S. 26:4-37 " 1945, c. 104, s. 4.
R. S. 26:4-41 " 1945, c. 103.
R. S. 26:4-48 " 1945, c. 104, s. 5.

Additional Legislation.
Quarantines and commitments, etc., for venereal diseases,
medical treatment, when not required, suppl., 1945, c. 104,
s. 6 (C. 26:4-48.1).
Tests of pregnant women for syphilis; report on birth certi-
cificate; required, 1938, c. 41 (C. 26:4-49.1 to 26:4-49.4).
Migrant labor, examinations for venereal diseases, provided for,
suppl., 1945, c. 102 (C. 26:4-49.5, 26:4-49.6).
Defendants in criminal proceedings, inmates of penal and
reformatory institutions, examination, treatment, etc., for
venereal diseases, required, suppl., 1945, c. 101 (C. 26:4-49.7, 26:4-49.8).

Article 5. Tuberculosis.
Additional Legislation.
Tubercular persons, quarantine, report of removal from
hospital, release from quarantine, proportionate, 1941,
c. 196 (C. 26:4-71.1 to 26:4-71.4).
TABLE OF CONTENTS—T. 26, c. 4 to 6

Article 7. Rabies and Control of Dogs.
R. S. 26:4-84 amended 1939, c. 201, s. 1.
R. S. 26:4-94 " 1939, c. 201, s. 2; 1942, c. 41.

Article 8. Biological Products and Laboratory Supplies.
Additional Legislation.
Free distribution of anti-pneumococcic serum, authorized, 1938, c. 24 (C. 26:4-100.1 to 26:4-100.3).
Title of above amended 1941, c. 424.
Free distribution of typhoid vaccine and other biological products, authorized, 1942, c. 148 (C. 26:4-100.4, 26:4-100.5).
Title of above amended 1947, c. 323, s. 1.
Sec. 1 " " 1947, c. 323, s. 2.

R. S. 26:4-111 repealed 1947, c. 177, ss. 65, 69.
R. S. 26:4-114 " 1947, c. 177, ss. 65, 69.
R. S. 26:4-115 " 1947, c. 177, ss. 65, 69.

Chapter 4A. (new) PUBLIC SWIMMING POOLS AND PLACES.
Life saving and resuscitation personnel and appliances required, 1946, c. 172 (C. 26:4A-1 to 26:4A-3).
Sec. 1 of above amended 1947, c. 241.

Chapter 5. MENTAL DEFICIENCY AND EPILEPSY.
R. S. 26:5-6 amended 1940, c. 101, s. 1.
R. S. 26:5-10 " 1940, c. 101, s. 2.

Chapter 6. DISPOSAL OF DEAD BODIES.
Note: For notice of death to, and powers and duties of, county physicians thereupon, failures to report deaths, disturbance of bodies, etc., made misdemeanors, see 1947, c. 403 (T. 40, c. 21); for notice of death to, and powers and duties of, coroners, where no medical examiner or county physician, failures to report deaths, disturbance of bodies, etc., made misdemeanors, see 1947, c. 404 (T. 40, c. 40).

Additional Legislation.
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, suppl., 1945, c. 202, s. 1 (C. 26:6-4.1), amended 1946, c. 222, s. 1.

174
TABLE OF CONTENTS—T. 26, c. 6 & 8

Records of internment of certain deceased veterans required to be furnished by Superintendents, etc., of cemeteries, etc., or undertakers, to Superintendents of Soldiers' Burials or Boards of Chosen Freeholders, suppl., 1945, c. 202, s. 2 (C. 26:6-4.2), amended 1946, c. 232, s. 2.

Chapter 8. REGISTRATION OF VITAL STATISTICS.

Note: For report as to prenatal tests for syphilis required in birth and still birth certificates, see 1938, c. 41 (T. 26, c. 4).

Article 2. Administrative Personnel.

R. S. 26:8-13 amended 1948, c. 205, s. 1.
R. S. 26:8-16 " 1941, c. 252.
R. S. 26:8-17 " 1948, c. 205, s. 2.

Article 3. General Powers and Duties.

R. S. 26:8-23 amended 1941, c. 251.
R. S. 26:8-25 " 1948, c. 126, ss. 1, 2.

Article 4. Birth Certificates.

R. S. 26:8-40.1 " 1940, c. 215.

Additional Legislation.

Foundlings, presumption of time and place of birth, certificates, etc., provided for, suppl., 1942, c. 95 (C. 26:8-40.2 to 26:8-40.6).

Honorable discharges from armed services, acceptance of in lieu of birth certificates by employers, provided for, 1942, c. 243 (C. 26:8-40.7 to 26:8-40.9).

Article 5. Marriage Licenses and Certificates of Marriage.

R. S. 26:8-45 amended 1948, c. 322, ss. 1, 3.
R. S. 26:8-46 " 1948, c. 322, ss. 2, 3.

Article 6. Correction or Amendment of Marriage, Birth, Stillbirth or Death Certificates.

Note: For adjustment of birth or marriage records upon change of name, see 1945, c. 283 (T. 2, c. 67).
R. S. 26:8-49 amended 1938, c. 174, s. 1; 1942, c. 225.
R. S. 26:8-51 " 1938, c. 174, s. 2.

175
TABLE OF CONTENTS—T. 26, c. 8 & 9

Article 7. Fees.
R. S. 26:8–56 amended 1948, c. 285, s. 1.
R. S. 26:8–60 “ 1948, c. 285, s. 2.

Chapter 9. MOSQUITO EXTERMINATION.

Additional Legislation.
Mosquito extermination and control in counties bordering on Atlantic Ocean, use of amounts annually appropriated to Department of Health, provided for, 1949, c. 89, ss. 1, 3 (C. 26:9–12.1, 26:9–12.2).

Commissioners, terms continued, suppl., 1948, c. 383, s. 2 (C. 26:9–13.1).

Appointments to county mosquito extermination commission certain second-class counties by county judges, provided for, suppl., 1948, c. 387 (C. 26:9–13.2, 26:9–13.3).
TABLE OF CONTENTS—T. 27, c. 1 to 6

Title 27. HIGHWAYS.

Subtitle 1. STATE HIGHWAY DEPARTMENT AND COMMISSIONER.

Chapter 1. CONSTITUTION AND GENERAL POWERS.

Note: For provision of lands for eastern approach to Delaware—New Jersey Crossing by Commissioner authorized, see 1946, c. 18 (T. 32, c. 11B); for “no passing” zones, establishment, etc., by State Highway Commissioner, authorized, see 1948, c. 170 (T. 39, c. 4); for “no parking” zones, establishment, etc., by State Highway Commissioner, authorized, see 1948, c. 342 (T. 39, c. 4).

R. S. 27:1-1 amended 1948, c. 91, ss. 1, 10.
R. S. 27:1-3 “ 1948, c. 91, ss. 2, 10.
R. S. 27:1-7 “ 1948, c. 91, ss. 4, 10.
R. S. 27:1-14 “ 1948, c. 91, ss. 5, 10.
R. S. 27:1-15 “ 1948, c. 91, ss. 6, 10.
R. S. 27:1-16 “ 1948, c. 91, ss. 7, 10.

Additional Legislation.


Appointment, tenure, etc., of general solicitor to department, 1939, c. 75 (C. 27:1-21); repealed 1944, c. 20, s. 20.

Subtitle 2. PUBLIC ROADS AND HIGHWAYS IN GENERAL.

Chapter 5A. (new) SUPERVISION OVER ROADS AND HIGHWAYS.


Subtitle 3. STATE HIGHWAYS.

Chapter 6. STATE HIGHWAY ROUTES.

R. S. 27:6-1
(Route Nos. 28 and S-28) amended 1938, c. 17.
(Route 31A) amended 1941, c. 105.

177
TABLE OF CONTENTS—T. 27, c. 6

(Route No. 3) relocated in part 1949, c. 262.

<table>
<thead>
<tr>
<th>Route</th>
<th>Action</th>
<th>Year</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Route 2-N</td>
<td>added</td>
<td>1938</td>
<td>c. 269.</td>
</tr>
<tr>
<td>Route S-4-d</td>
<td>extended</td>
<td>1938</td>
<td>c. 134 (sec. 1 amended 1941, c. 263).</td>
</tr>
<tr>
<td>Route S-4-A</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 341.</td>
</tr>
<tr>
<td>Route 6-A</td>
<td>added</td>
<td>1938</td>
<td>c. 47.</td>
</tr>
<tr>
<td>Route 24N</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 85.</td>
</tr>
<tr>
<td>Route 29B</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 183.</td>
</tr>
<tr>
<td>Route 31A</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 345.</td>
</tr>
<tr>
<td>Route 36</td>
<td>extended</td>
<td>1940</td>
<td>c. 95.</td>
</tr>
<tr>
<td>Route 38</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 51.</td>
</tr>
<tr>
<td>Route S-41</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 299.</td>
</tr>
<tr>
<td>Route S-43</td>
<td>added</td>
<td>1938</td>
<td>c. 216.</td>
</tr>
<tr>
<td>Route S-44</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 374.</td>
</tr>
<tr>
<td>Route 44-T</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 367; 1939, c. 264.</td>
</tr>
<tr>
<td>Route S-49</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 168.</td>
</tr>
<tr>
<td>Route 54</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 43.</td>
</tr>
<tr>
<td>Route 55</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 83; 1938, c. 143 (1938, c. 143 repealed 1949, c. 266).</td>
</tr>
<tr>
<td>Route 56</td>
<td>added</td>
<td>1938</td>
<td>c. 84; 1938, c. 177.</td>
</tr>
<tr>
<td>Route 100, S-100</td>
<td>&quot;</td>
<td>1938</td>
<td>c. 50; amended 1946, c. 57, s. 1; freeway 1946, c. 57, s. 2, amended 1947, c. 261.</td>
</tr>
<tr>
<td>Route 13-E</td>
<td>added</td>
<td>1938</td>
<td>c. 238.</td>
</tr>
<tr>
<td>Route 18</td>
<td>&quot;</td>
<td>1939</td>
<td>c. 243; amended 1941, c. 413.</td>
</tr>
<tr>
<td>Route 19</td>
<td>&quot;</td>
<td>1939</td>
<td>c. 200.</td>
</tr>
<tr>
<td>Route 25A</td>
<td>&quot;</td>
<td>1939</td>
<td>c. 198; amended 1945, c. 58.</td>
</tr>
<tr>
<td>Route 25B</td>
<td>&quot;</td>
<td>1939</td>
<td>c. 317.</td>
</tr>
<tr>
<td>Route 101</td>
<td>&quot;</td>
<td>1939</td>
<td>c. 105.</td>
</tr>
</tbody>
</table>

Route Absecon Boulevard to Route 38 added 1941, c. 64.

Route Bayonne to Bayonne Naval Supply Base and Dry Dock added 1941, c. 32; amended, freeway, 1947, c. 325.

Route Camp Dix to Route 39 added 1941, c. 13.

Route Millville to Route 48 added 1941, c. 38.

Route Morris Plains to Route 2 added 1941, c. 55.
TABLE OF CONTENTS—T. 27, c. 6

Route Somers Point to Beasleys Point added 1942, c. 64.
Route Clifton to Route S-3 added 1942, c. 77.
Route Trenton-Morrisville bridge to Route 26, 1943, c. 28; freeway, suppl., 1947, c. 15.
Lincoln Tunnel approach highway, 1943, c. 52.
Route No. 29 southeasterly through Trenton, 1944, c. 37; see 1947, c. 157.
Route No. 44 to Route No. 48, 1944, c. 47.
Route intersection of Absecon boulevard and Brigantine boulevard to city of Brigantine, 1945, c. 1.
Route county highway No. 17 on a map of Cape May county added 1945, c. 20.
Route junction of East and West boulevards, township of North Bergen to Fort Lee, 1946, c. 42.
Route No. 4—Pennsauken Township to Delaware River bridge, Camden, freeway, added, 1946, c. 113.
Routes Nos. 44, 45 and 47—Westville, extended to Delaware River bridge, Camden, 1946, c. 114; freeway, suppl., 1947, c. 58.
Route No. 25 to foot of Market and Federal streets, Camden, added, 1946, c. 115.
Route No. 6 to Cape May and Trenton, parkway, added, 1946, c. 117.
Route No. 51 to Route No. 42, Gloucester county, added, 1946, c. 128.
Route No. 48 to Route No. 56, Atlantic county, added, 1946, c. 139.
Route—North Field road, West Orange, to Route No. 25A, freeway, added, 1946, c. 176.
Route No. extending Route 25 from Pennsauken to Delaware River bridge, 1947, c. 55.
Route No. extending route added by 1946, c. 114, from Timber Creek to Route No. 42, 1947, c. 56.
Route from Alpine to vicinity of George Washington bridge, spur to Route 1 in Fort Lee, parkway, 1947, c. 74.
Route No. 300—From Route No. 100 in Middlesex county to Delaware River at Deepwater, added; freeway, 1947, c. 259.
Route No. Crown Point road in Westville, at intersection with Route No. 47 to Route Nos. 45 and 44, added, 1947, c. 260.
TABLE OF CONTENTS—T. 27, c. 6

Route—Route 25 to Route 35, all in Woodbridge township, added; parkway, 1947, c. 328.

Route No. Intersection of Routes 10 and 6 to Route 6A, added, 1947, c. 329.

Route No. from Route No. 26 at Clarksville to Route No. 37 at White Horse, added, 1948, c. 43.

Route No. Absecon Blvd., from Route No. 56 at junction of Kuehnle Ave., Atlantic City to junction with Delaware Ave., 1948, c. 51.

Route No. 43, White Horse Pike, reconstruction, etc., as a dual highway, 1948, c. 75.

Route No. 43, lighting provided for, 1948, c. 76.

Route No. from Route No. 49 in vicinity of Dennisville to Route No. 47 in vicinity of Marshallville, added, 1948, c. 167.

Route No. spur from Route No. S-3, vicinity of Broad Street to westerly end of Clifton Avenue in Clifton, added 1948, c. 221.

Route No. extending Route No. 21 from Newark to vicinity of Grand and Marshall Street in Paterson, 1948, c. 235.

Route No. 29A to include sixty foot right-of-way between Byram Station and end of improved concrete roadway, below Frenchtown, 1948, c. 296.

Route No. Route No. 29 to Delaware river bridge in Lambertville, added, 1948, c. 407.

Route No. From trans-Bayonne freeway through Jersey City to approach of the Holland Tunnel, added, 1948, c. 451.

Route No. 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.

Route No. 44 designated a freeway, 1949, c. 167.

Route No. extending Route No. 7 from intersection of Route No. 3 to Route No. 6, 1949, c. 175.

Additional Legislation.
Renumbering of State Highway Routes by Commissioner, authorized, 1940, c. 184 (NJSA, RSCS 27:6 note).
TABLE OF CONTENTS—T. 27, c. 7 to 13

Chapter 7. ACQUISITION, CONSTRUCTION AND MAINTENANCE BY STATE.

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.


Lands acquired subject to restrictions, release of restrictions provided for, 1946, c. 294 (C. 27:7-22.1).

Relief of contractor from maintenance of completed portion of project by Commissioner, authorized, suppl., 1949, c. 176 (C. 27:7-44.2).

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.

Sec. 3 “ “ 1948, c. 461, s. 3.

Sec. 4 “ “ 1948, c. 461, s. 4.

Sec. 8 “ “ 1948, c. 461, s. 5.

Chapter 11. FINANCES.

Note: For General State Fund to be sole State Fund, etc., see 1945, c. 33 (T. 52, c. 9H).

Chapter 12. SALE OF LANDS.


Subtitle 4. STATE AID ROADS.

Chapter 13. STATE AID TO COUNTIES AND MUNICIPALITIES.

Additional Legislation.


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).
TABLE OF CONTENTS—T. 27, c. 13 to 15

Snow removal equipment purchased by municipalities and counties with presently allocated State aid moneys, authorized, suppl., 1949, c. 126 (C. 27:13−9).

Chapter 14. STATE AID TO COUNTIES.
R. S. 27:14−1 amended 1946, c. 207.
R. S. 27:14−24 " 1948, c. 111.

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. 27:15−6 amended 1938, c. 403.
R. S. 27:15−9 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.
State program of financial aid for road purposes revised, suppl., 1947, c. 62, ss. 2−18 (C. 27:15−1.1 to 27:15−1.17).
Sec. 15 of above amended 1948, c. 460.
Cost of construction of curbed and guttered streets; division of; fixed; suppl., 1942, c. 261 (C. 27:15−6.1, 27:15−6.2); repealed 1947, c. 62, s. 16.
"Unimproved roads" defined, 1938, c. 362 (C. 27:15−17).
Diversion, moneys appropriated for maintenance, roads and streets, to new construction, reconstruction, etc.; towns, townships and boroughs in first class counties, 1939, c. 380 (NJSA 27:15−18; RSCS 40:67−4.1); repealed 1948, c. 124, s. 2.
Certain moneys appropriated for maintenance, roads and streets, use for new construction, etc.; authorized, certain municipalities, 1948, c. 124 (C. 27:15−19, 27:15−20).
TABLE OF CONTENTS—T. 27, c. 15A to 23

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).

Sec. 1 of above amended 1947, c. 127.

Subtitle 5. COUNTY AND MUNICIPAL ROADS.

Chapter 16. COUNTY ROADS; GENERALLY.

Chapter 19. COUNTY BRIDGES AND VIADUCTS.


Chapter 19. COUNTY BRIDGES AND VIADUCTS.

R. S. 27:19-26 amended 1946, c. 318, s. 1.
R. S. 27:19-27 " 1946, c. 318, s. 2.
R. S. 27:19-28 " 1946, c. 318, s. 3; 1948, c. 288, s. 2.
R. S. 27:19-31 " 1946, c. 318, s. 4.
R. S. 27:19-32 " 1946, c. 318, s. 5.
R. S. 27:19-33 " 1941, c. 71; 1946, c. 318, s. 6.
R. S. 27:19-34 " 1946, c. 318, s. 7.
R. S. 27:19-35 " 1946, c. 318, s. 8.
R. S. 27:19-36 " 1946, c. 318, s. 9.
R. S. 27:19-39 " 1946, c. 318, s. 10.

Additional Legislation.

Covenants of State as to bonds, provided for, suppl., 1946, 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).

Subtitle 6. (new) TURNPIKES.

Chapter 23. (new) NEW JERSEY TURNPIKE AUTHORITY.


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).

### Title 28. HISTORIC MEMORIALS, MONUMENTS AND SITES.

**Note:** For transfer of functions, powers and duties to State Department of Conservation, see 1945, c. 22, s. 24 (T. 13, c. 1A); for transfer functions, powers and duties to Department of Conservation and Economic Development, see 1948, c. 448 (T. 13, c. 1B).

#### Chapter 1. HISTORIC SITES COMMISSION.

<table>
<thead>
<tr>
<th>R. S. 28:1-1 to 28:1-3</th>
<th>repealed 1945, c. 22, s. 44.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 28:1-12</td>
<td>&quot; 1945, c. 22, s. 44.</td>
</tr>
</tbody>
</table>

#### Chapter 2. CERTAIN MEMORIALS, MONUMENTS AND SITES.

**Note:** For transfer of functions, powers and duties of Grover Cleveland Birthplace Association and New Jersey Veterans of All Wars Association to State Department of Conservation, see 1945, c. 22, s. 24 (T. 13, c. 1A).

<table>
<thead>
<tr>
<th>R. S. 28:2-2 to 28:2-6</th>
<th>repealed 1945, c. 22, s. 44.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 28:2-10</td>
<td>amended 1946, c. 127, s. 1.</td>
</tr>
<tr>
<td>R. S. 28:2-11</td>
<td>&quot; 1946, c. 127, s. 2.</td>
</tr>
<tr>
<td>R. S. 28:2-15</td>
<td>repealed 1945, c. 22, s. 44.</td>
</tr>
<tr>
<td>R. S. 28:2-16</td>
<td>&quot; 1945, c. 22, s. 44.</td>
</tr>
</tbody>
</table>
# TABLE OF CONTENTS—T. 29, c. 1 & 4

## Title 29. HOTELS.

### Chapter 1. FIRE PROTECTION.

<table>
<thead>
<tr>
<th>Text</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 29:1-1</td>
<td>repealed 1948, c. 340, ss. 37, 40.</td>
</tr>
<tr>
<td>R. S. 29:1-3</td>
<td>amended 1942, c. 150; repealed 1948, c. 340, ss. 37, 40.</td>
</tr>
<tr>
<td>R. S. 29:1-4</td>
<td>repealed 1948, c. 340, ss. 37, 40.</td>
</tr>
<tr>
<td>to 29:1-7</td>
<td></td>
</tr>
</tbody>
</table>

### 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. 13 of above amended 1949, c. 297, s. 1.
- Sec. 18 “ “ “ 1949, c. 297, s. 2.
- Sec. 19 “ “ “ 1949, c. 297, s. 3.
- Sec. 30 “ “ “ 1949, c. 297, s. 4.
- Sec. 40 “ “ “ 1949, c. 297, s. 5.

### 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. 258 (T. 30, c. 4), amended 1946, c. 306, 1947, c. 274; 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; see 1947, c. 257 (C. 30:5-1.1, 30:5-1.2).
R. S. 30:1-8 " 1948, c. 87, ss. 2, 7.

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.
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).

Article 1. In General.

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).
TABLE OF CONTENTS—T. 30, c. 4

Article 3. Commitment and Admission.
R. S. 30:4-26.1 amended 1941, c. 353.
R. S. 30:4-29 " 1944, c. 52.
R. S. 30:4-48 " 1940, c. 144.
R. S. 30:4-67 " 1939, c. 259.
R. S. 30:4-73 " 1942, c. 250.

Additional Legislation.
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 (NJS A 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.
Sec. 2 " " 1947, c. 274, s. 2.
Sec. 4 " " 1947, c. 274, s. 3.
Sec. 6 " " 1947, c. 274, s. 4.
Examination into the validity, review and discharge of liens, provided for, suppl., 1946, c. 306, s. 2 (C. 30:4-80.7).

R. S. 30:4-85 amended 1948, c. 203.

Additional Legislation.
Inmates of county penal institutions, transfer to State correctional institutions, provided for, suppl., 1948, c. 204 (C. 30:4-85.1).

Article 5. Institutional Labor.
R. S. 30:4-98 amended 1948, c. 291, s. 1; 1948, c. 398, s. 1.
R. S. 30:4-100 " 1948, c. 291, s. 2; 1948, c. 398, s. 2.

Article 8. Parole or Discharge.
R. S. 30:4-106.1 repealed 1948, c. 84, s. 38.
R. S. 30:4-106.2 " 1948, c. 84, s. 38.
R. S. 30:4-107 amended 1949, c. 231.
R. S. 30:4-113 " 1948, c. 86.

Additional Legislation.
State Parole Board, established, powers, duties, etc.; parole system, provided for, 1948, c. 84 (C. 30:4-123.1 to 30:4-123.39).

187
TABLE OF CONTENTS—T. 30, c. 4 to 5


A. STATE PRISON.
R. S. 30:4-136 amended 1948, c. 60, s. 2.
R. S. 30:4-142 repealed 1948, c. 84, s. 38.
R. S. 30:4-143 amended 1946, c. 312, s. 1.

B. NEW JERSEY REFORMATORY.
R. S. 30:4-146 amended 1948, c. 60, s. 3.

D. WOMEN’S REFORMATORY.
R. S. 30:4-146 amended 1946, c. 312, s. 2.
R. S. 30:4-155 “ 1946, c. 312, s. 3

E. STATE HOMES FOR BOYS AND GIRLS.
R. S. 30:4-157.4 amended 1939, c. 301.

F. STATE TUBERCULOSIS SANATORIUM.
R. S. 30:4-159 amended 1940, c. 143; 1946, c. 253.

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).

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.

Subtitle 2. STATE BOARD OF CHILDREN’S GUARDIANS.

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 amended 1938, c. 161, s. 1; 1940, c. 118.
R. S. 30:5-4 “ 1939, c. 245.

Additional Legislation.
State Board of Children’s Guardians, name changed to State Board of Child Welfare, suppl., 1947, c. 257 (C. 30:5-1.1, 30:5-1.2).

188
TABLE OF CONTENTS—T. 30, c. 5 & 6

Guardianship of the State Board of Children's Guardians, defined and regulated, 1938, c. 160 (C. 30:5-4.1 to 30:5-4.3).
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. 30:5-7 amended 1942, c. 140, s. 1; 1944, c. 194, s. 1.
R. S. 30:5-8 " 1942, c. 140, s. 2; 1947, c. 128.
R. S. 30:5-9 " 1939, c. 377, s. 1.

Article 3. Care, Custody, Guardianship and Support of Abandoned, Etc., Children.
R. S. 30:5-19 amended 1942, c. 223, ss. 1, 4, 5.
R. S. 30:5-21 " 1942, c. 223, ss. 2, 4, 5.
R. S. 30:5-26 " 1942, c. 223, ss. 3, 4, 5.

Article 4. Home Life of Dependent Children.
R. S. 30:5-33 amended 1938, c. 161, s. 2; 1938, c. 400; 1939, c. 377, s. 2; 1944, c. 194, s. 2; 1945, c. 264.
R. S. 30:5-35 " 1939, c. 377, s. 3.
R. S. 30:5-36 " 1938, c. 161, s. 3; 1939, c. 377, s. 4; 1942, c. 121.
R. S. 30:5-37 " 1944, c. 194, s. 3.
R. S. 30:5-43 " 1938, c. 161, s. 4.
R. S. 30:5-44 " 1938, c. 161, s. 5; 1944, c. 194, s. 4.

Article 5. (new) Unclaimed Funds, etc.

Additional Legislation.

Subtitle 3. BLIND, DEAF AND DUMB AND FEEBLE-MINDED PERSONS.

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.
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.

180
TABLE OF CONTENTS—T. 30, c. 6 to 8

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.

Additional Legislation.

Investigation of applications for assistance and temporary orders for assistance, provided for, suppl., 1946, c. 168, s. 2 (C. 30:6-4.1).


Subtitle 4. SOLDIERS' HOMES.

Chapter 6A. HOMES FOR DISABLED SOLDIERS, SAILORS AND MARINES AND THEIR WIVES AND WIDOWS.

R. S. 30:6A-14 " 1943, c. 129; 1946, c. 225, s. 1.
R. S. 30:6A-16 " 1946, c. 225, s. 2.

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.

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).
Article 2. County Penal Institutions in General.

Note: For inmates of county penal institutions transfer to State correctional institutions, provided for, see 1948, c. 294 (T. 30, c. 4).

R. S. 30:8-15 amended 1945, c. 44.

Additional Legislation.
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.

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 4. County Jails in Care, Custody and Control of Boards of Chosen Freeholders.

R. S. 30:8-20 amended 1945, c. 149.

Additional Legislation.
Jail keepers in certain counties of the second and fifth class, compensation same as court attendants, in certain cases, suppl., 1947, c. 278 (C. 30:8-24.1).

Article 6. County Workhouse.


Chapter 9. ASYLMS AND HOSPITALS.

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 1945, c. 286 (T. 2; c. 101A); for veterans; certain care and treatment in county hospitals, provided for, see 1946, c. 73 (T. 40, c. 23).

Article 1. County Asylums and Hospitals.

R. S. 30:9-4 amended 1940, c. 7, s. 1.
R. S. 30:9-5 “” 1940, c. 7, s. 2.

Additional Legislation.
Stores at county insane hospitals, maintenance, use of funds, etc., suppl., 1941, c. 37 (C. 30:9-3.1).

Article 1A. (new) County Hospitals.

Additional Legislation.
TABLE OF CONTENTS—T. 30, c. 9

Article 2. City and Municipal Hospitals in General.
R. S. 30:9-17 amended 1945, c. 173.
R. S. 30:9-19 " 1938, c. 275, s. 2.

Article 2A. (new) County and Municipal Medical Institutions.
Additional Legislation.
Medical director, assistants, etc., appointment, salary, etc., for hospitals and medical centers, certain first-class cities and counties, suppl., 1941, c. 52 (C. 30:9-23.1 to 30:9-23.4).
Sec. 1 of above amended 1943, c. 56.
Retirement system and pension fund benefits, suppl., 1943, c. 58 (C. 30:9-23.5).

Article 3. Maternity Hospitals.

Article 4. Institutions for Communicable Diseases.
R. S. 30:9-38 " 1946, c. 223, ss. 1, 3.
R. S. 30:9-40 " 1945, c. 43.
R. S. 30:9-57 " 1942, c. 224, s. 1; 1948, c. 42.
R. S. 30:9-58 " 1942, c. 224, s. 2; 1945, c. 252.
R. S. 30:9-63 " 1947, c. 254, s. 1.
R. S. 30:9-66 " 1947, c. 254, s. 2.

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).

Use of tuberculosis hospital, etc., for examinations of school pupils, suppl., 1941, c. 219 (C. 30:9-32.1).
**TABLE OF CONTENTS—T. 30, c. 11**

**Subtitle 7. PRIVATE INSTITUTIONS.**

**Chapter 11. NURSING HOMES OR HOSPITALS.**

*Note: For right to examine hospital records in compensation cases and actions for damages, provided for, see 1945, c. 286 (T. 2, c. 101A).*

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
</table>

**Additional Legislation.**

Private nursing 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).

Private nursing 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 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. 105).

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).

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. 45, 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.

Sec. 10 “ “ 1947, c. 330, ss. 2, 4; 1948, c. 214, ss. 2, 3.

Sec. 15 “ “ 1947, c. 330, ss. 3, 4.

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.

Sec. 4 “ “ 1948, c. 212, ss. 3, 4.

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).

194
TABLE OF CONTENTS—T. 32, c. 1

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 6A. (new) REFINANCING.

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).

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).
TABLE OF CONTENTS—T. 32, c. 2 to 5A

Chapter 2. OTHER LAWS RELATING TO THE PORT OF NEW YORK AUTHORITY.


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 (C. 32:2-28, 32:2-29).

Subtitle 2. DELAWARE RIVER JOINT COMMISSION
[CAMDEN-PHILADELPHIA BRIDGE].

Chapter 3. COMPACT.

R. S. 32:3-1, 1931, c. 391 see 1948, c. 443; (T. 32, c. 3).


R. S. 32:3-5, 1931, c. 391, Art. IV " 1948, c. 443, ss. 1(3), 2-4.

R. S. 32:3-12, 1931, c. 391, Art. XI " 1941, c. 336.


Additional Legislation.

Supplementary compact, authorized, suppl., 1948, c. 443, ss. 1(5), 2-4 (C. 32:3-13.1).

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).
TABLE OF CONTENTS—T. 32, c. 8 to 13A

### Subtitle 4. DELAWARE RIVER BRIDGES.

#### Chapter 8. COMPACT CREATING THE DELAWARE RIVER JOINT TOLL BRIDGE COMMISSION.

- R. S. 32:8-10  amended 1947, c. 283, ss. 1, 2, 3 and 5.
- R. S. 32:8-11  " 1947, c. 283, ss. 1, 2, 3 and 5.

#### Chapter 9. ACQUISITION OF TOLL BRIDGES AND MAINTENANCE THEREOF AS FREE BRIDGES.

- Receipts appropriated to Commission, 1946, c. 298 (C. 32:9-17, 32:9-18).

#### Chapter 10. BRIDGE POLICE; OFFENSES ON BRIDGES.


#### Chapter 11A. BRIDGE ACROSS DELAWARE RIVER AT OR NEAR YARDLEY.

- to 32:11A-8

### Subtitle 4A. (new) DELAWARE–NEW JERSEY CROSSING.

#### Chapter 11B. (new) DELAWARE–NEW JERSEY CROSSING.

- Delaware–New Jersey Crossing, consent to construction and operation as toll crossing by State of Delaware, provision of eastern approach to and exemption from taxation, provided for, 1946, c. 18 (C. 32:11B-1 to 32:11B-8).
- Delaware river crossing bonds, issued by State of Delaware, legal investments, 1948, c. 179 (C. 32:11B-9, 32:11B-10).

### Subtitle 5. COUNTY INTERSTATE BRIDGES AND TUNNELS.

#### Chapter 13A. GLOUCESTER COUNTY TUNNEL.

- R. S. 32:13A-14  " 1939, c. 84, s. 1; 1939, c. 158, s. 1.
- R. S. 32:13A-15  " 1939, c. 84, s. 2; 1939, c. 158, s. 2.
TABLE OF CONTENTS—T. 32, c. 13B & 14

Chapter 13B. (new) CAPE MAY COUNTY FERRY.

Cape May County Ferry Act, 1938, c. 426 (C. 32:13B-1 to 32:13B-21).

Title of above amended 1941, c. 74, s. 1.
Sec. 3 " " " 1941, c. 74, s. 2.
Sec. 6 " " " 1941, c. 74, s. 3.
Sec. 7 " " " 1941, c. 74, s. 4.
Sec. 8 " " " 1941, c. 74, s. 5.
Sec. 12 " " " 1941, c. 74, s. 6.
Sec. 14 " " " 1941, c. 74, s. 7.
Sec. 15 " " " 1941, c. 74, s. 8.

Subtitle 6. PALISADES INTERSTATE PARK.

Note: For exemption of lands of Palisades Interstate Park Commission, compensation to municipalities for loss of tax revenue therefrom, provided for, see 1947, c. 73 (T. 54, c. 4A).

Chapter 14. GENERAL PROVISIONS.

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.
R. S. 32:14-5 " 1939, c. 191, s. 5.
R. S. 32:14-6 " 1939, c. 191, s. 6.
R. S. 32:14-7 " 1939, c. 191, s. 7.
R. S. 32:14-8 " 1939, c. 191, s. 8.
R. S. 32:14-9 " 1939, c. 191, s. 9.
R. S. 32:14-10 " 1939, c. 191, s. 10.
R. S. 32:14-12 " 1939, c. 191, s. 11.
R. S. 32:14-13 " 1939, c. 191, s. 12.
R. S. 32:14-14 " 1939, c. 191, s. 15.
R. S. 32:14-15 " 1939, c. 191, s. 16.
TABLE OF CONTENTS—T. 32, c. 14 to 16

R. S. 32:14-16 amended 1939, c. 191, s. 17.
R. S. 32:14-17 " 1939, c. 191, s. 18.
R. S. 32:14-18 " 1939, c. 191, s. 19.
R. S. 32:14-19 repealed 1939, c. 191, s. 20.
R. S. 32:14-20 amended 1939, c. 191, s. 21.
R. S. 32:14-21 " 1939, c. 191, s. 22.
R. S. 32:14-23 " 1939, c. 191, s. 23.
R. S. 32:14-25 " 1939, c. 191, s. 24.
R. S. 32:14-26 " 1939, c. 191, s. 25.
R. S. 32:14-28 " 1939, c. 191, s. 27.
R. S. 32:14-29 " 1939, c. 191, s. 28.
R. S. 32:14-30 " 1939, c. 191, s. 29.

Chapter 15. HENRY HUDSON DRIVE.
R. S. 32:15-1 amended 1939, c. 191, s. 30.
R. S. 32:15-2 " 1939, c. 191, s. 31.
R. S. 32:15-3 " 1939, c. 191, s. 32.
R. S. 32:15-4 " 1939, c. 191, s. 33.

Chapter 16. PALISADES PARKWAY.
R. S. 32:16-1 amended 1939, c. 191, s. 34.
R. S. 32:16-2 " 1939, c. 191, s. 35.
R. S. 32:16-3 " 1939, c. 191, s. 36.
R. S. 32:16-4 " 1939, c. 191, s. 37.
R. S. 32:16-5 " 1939, c. 191, s. 38.
R. S. 32:16-6 " 1939, c. 191, s. 39.
R. S. 32:16-7 " 1939, c. 191, s. 40.

199
Subtitle 8. (new) INTERSTATE CO-OPERATION FOR CONSERVATION AND PROTECTION OF WATER RESOURCES.

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).

Subtitle 9. (new) ATLANTIC STATES MARINE FISHERIES COMMISSION.

Chapter 21. (new) THE COMPACT AND COMMISSION.

Atlantic States Marine Fisheries Compact Law (1941), 1941, c. 169 (C. 32:21-1 to 32:21-6).

200
TABLE OF CONTENTS—T. 33, c. 1

Title 33. INTOXICATING LIQUORS.

Chapter 1. ALCOHOLIC BEVERAGE LAW.

Note: For Department of Alcoholic Beverage Control continued as the Division of Alcoholic Beverage Control in the Department of Law and Public Safety, see 1948, c. 439 (T. 52, c. 17B).

R. S. 33:1-2  amended 1938, c. 79.
R. S. 33:1-4  "  1942, c. 155; 1944, c. 216; 1945, c. 229.
R. S. 33:1-5  "  1942, c. 143.
R. S. 33:1-10 "  1938, c. 30; 1938, c. 296; 1938, c. 429; 1939, c. 235; 1940, c. 83; 1942, c. 154; 1949, c. 276.
R. S. 33:1-11 "  1942, c. 158.
R. S. 33:1-12 "  1942, c. 156; 1946, c. 272.
R. S. 33:1-12.1 "  1941, c. 230; repealed 1943, c. 47.
R. S. 33:1-21 "  1938, c. 209; repealed 1942, c. 159.
R. S. 33:1-21.2 "  1942, c. 159.
R. S. 33:1-25 "  1941, c. 97; 1942, c. 249; 1943, c. 46.
R. S. 33:1-26 "  1938, c. 297; 1941, c. 295; 1941, c. 495; 1943, c. 125.
R. S. 33:1-33 "  1943, c. 37.
R. S. 33:1-43 "  1938, c. 147; 1939, c. 225; 1940, c. 234.
R. S. 33:1-44 "  1948, c. 20, s. 1; 1949, c. 296, s. 1.
R. S. 33:1-45 "  1948, c. 20, s. 2; 1949, c. 296, s. 2.
R. S. 33:1-46 "  1948, c. 20, s. 3; 1949, c. 296, s. 3.
R. S. 33:1-47 "  1948, c. 20, s. 4; 1949, c. 296, s. 4.
R. S. 33:1-47.1 "  1945, c. 259; 1948, c. 20, s. 5; 1949, c. 296, s. 5.
R. S. 33:1-77 "  1939, c. 228.
R. S. 33:1-81 "  1946, c. 246.

201
### TABLE OF CONTENTS—T. 33, c. 1

**Additional Legislation.**

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).

Off premises sales by retail consumption licensees, certain cases, regulated, suppl., 1948, c. 98 (C. 33:1-12.23 to 33:1-12.25).

Licensees, limitation of number; sixth class counties, suppl., 1939, c. 61 (C. 33:1-21.3 to 33:1-21.15); repealed 1942, c. 159.

Fair trade agreements as to dealings in alcoholic beverages, enforcement of by Commissioner, suppl., 1938, c. 208 (C. 33:1-23.1).

Club licenses, issuance in certain municipalities authorized, suppl., 1949, c. 255 (C. 33:1-45.1).

Club licenses, issuance, certain cases, provided for, suppl., 1945, c. 55 (C. 33:1-46.1 to 33:1-46.3).

Licensees not to limit amount of off premises sales; to post notice of disposal of stock of advertised brands, suppl., 1939, c. 171 (C. 33:1-82 to 33:1-84); repealed 1943, c. 153.


Illicit beverages, presumption, suppl., 1939, c. 177 (NJSA 33:1-88; RSCS 33:1-1.2).

Discrimination in sale to retailers of alcoholic beverages other than malt beverages, prohibited, suppl., 1939, c. 87 (NJSA 33:1-89 to 33:1-93; RSCS 33:1-85 to 33:1-89).

Discrimination in sales of certain alcoholic liquors to wholesale, prohibited, suppl., 1942, c. 264 (C. 33:1-93.1 to 33:1-93.5).

202
TABLE OF CONTENTS—T. 33, c. 1 to 4

Municipal regulations as to retail trade, Sunday selling and license fees to be by ordinance only, except in sixth class counties, suppl., 1939, c. 234 (NJSA 33:1-94, 33:1-95; RSCS 33:1-40.1, 33:1-40.2); repealed 1942, c. 159.

Licenses effective on expiration of licenses previously issued, renewals, suppl., 1939, c. 281 (C. 33:1-96).

Sec. 1 of above amended 1944, c. 187.

Chapter 3. OTHER LAWS RELATING TO INTOXICATING LIQUORS.

R. S. 33:3-1 to 33:3-8 repealed 1938, c. 285.

Chapter 4. (new) COMMISSION ON ALCOHOLISM AND PROMOTION OF TEMPERANCE.

Commission constituted, functions, powers, duties, etc., 1945, c. 94 (C. 33:4-1).
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 1942, c. 103 (T. 2, c. 149); 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. 135, 1949, c. 11; for deliveries of milk and cream regulated, see 1945, c. 294 (T. 24, c. 10); for transfer of functions to Department of Labor and Industry, see 1948, c. 446 (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 1941, c. 15 (T. 2, c. 29), amended 1946, c. 190.

R. S. 34:1-38 " 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).

Division of deaf; creation, powers, duties, etc., suppl., 1941, c. 197 (C. 34:1-69.1 to 34:1-69.6).

Chapter 1A. (new) DEPARTMENT OF LABOR AND INDUSTRY.

Department of Labor and Industry Act of 1948, 1948, c. 446 (C. 34:1A-1 to 34:1A-35).

Chapter 2. CHILD AND FEMALE LABOR; MERCANTILE ESTABLISHMENTS.

R. S. 34:2-2 repealed 1940, c. 153, s. 21.
to 34:2-23
R. S. 34:2-28 amended 1938, c. 98; 1941, c. 372.

204
TABLE OF CONTENTS—T. 34, c. 2 to 6

Additional Legislation.

Child labor regulated, 1940, c. 153 (NJSA 34:2-21.1 to 34:2-21.21; RSCS 34:2-2 to 34:2-21).
Sec. 3 of above amended 1941, c. 139, s. 1.
Sec. 17 “ “ 1941, c. 139, s. 2.

State Commission on Student Service established, powers, etc., suppl., 1942, c. 23 (C. 34:2-21.23 to 34:2-21.51).
Sec. 2 of above amended 1943, c. 195, s. 1.
Sec. 3 “ “ 1943, c. 195, s. 2.
Sec. 23 “ “ 1943, c. 44.

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).

Chapter 3A. (new) FILLING AND SERVICE STATIONS.

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).

Chapter 6. INSPECTION AND REGULATION OF FACTORIES, MINES, WORKSHOPS AND OTHER INDUSTRIES.

Article 3A. (new) High-voltage Lines.

High-voltage lines, precautions in proximity to, etc., required 1948, c. 249 (C. 34:6-47.1 to 34:6-47.9).

Article 7. Meal Times.

Article 9. Mines and Quarries.


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.

205
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:7-1</td>
<td>amended 1946, c. 249, s. 3.</td>
</tr>
<tr>
<td>R. S. 34:7-2</td>
<td>1946, c. 249, s. 4.</td>
</tr>
<tr>
<td>R. S. 34:7-3</td>
<td>1946, c. 249, s. 5.</td>
</tr>
<tr>
<td>R. S. 34:7-5</td>
<td>1946, c. 249, s. 6.</td>
</tr>
<tr>
<td>R. S. 34:7-6</td>
<td>1946, c. 249, s. 7.</td>
</tr>
<tr>
<td>R. S. 34:7-14</td>
<td>1946, c. 92, s. 1.</td>
</tr>
<tr>
<td>R. S. 34:7-15</td>
<td>1946, c. 92, s. 2.</td>
</tr>
<tr>
<td>R. S. 34:7-16</td>
<td>1946, c. 92, s. 3.</td>
</tr>
<tr>
<td>R. S. 34:7-19</td>
<td>1946, c. 92, s. 4.</td>
</tr>
<tr>
<td>R. S. 34:7-24</td>
<td>1946, c. 92, s. 5.</td>
</tr>
<tr>
<td>R. S. 34:7-26</td>
<td>1946, c. 92, s. 6.</td>
</tr>
</tbody>
</table>

### Chapter 8. EMPLOYMENT AGENCIES.

R. S. 34:8-2 amended 1944, c. 203.

### Chapter 9A. (new) MIGRANT LABOR.

Note: For migrant labor, examinations for venereal diseases, provided for, see 1945, c. 102 (T. 26, c. 4).

Migrant labor act (1945), 1945, c. 71 (C. 34:9A-1 to 34:9A-36).

### Chapter 11. WAGES.

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. 34:11-34 " 1941, c. 321, s. 1.
R. S. 34:11-47 " 1941, c. 321, s. 2.
R. S. 34:11-49 repealed 1941, c. 321, s. 5.
R. S. 34:11-50 " 1941, c. 321, s. 5.
R. S. 34:11-51 amended 1941, c. 321, s. 3.
R. S. 34:11-52 " 1941, c. 321, s. 4.
TABLE OF CONTENTS—T. 34, c. 13A & 13B

Chapter 13A. (new) NEW JERSEY LABOR MEDIATION ACT.
Mediation of labor disputes, regulated, 1941, c. 100 (C. 34:13A-1 to 34:13A-13).
Sec. 3 of above amended 1941, c. 299.
Sec. 4 “ “ 1945, c. 32, s. 1.
Sec. 9 “ “ 1945, c. 32, s. 2.
State Board of Mediation, qualification of members prescribed, suppl., 1945, c. 32, s. 3 (C. 34:13A-10.1).

Chapter 13B. (new) LABOR DISPUTES IN PUBLIC UTILITIES.
Note: For 1938, c. 38, 1947, c. 47 and 1947, c. 75, inoperative after March 31, 1950, see 1949, c. 308, s. 3 infra.
Collective bargaining and settlement of labor disputes in public utilities, and seizure and operation of public utilities by the State in certain cases, provided for, 1946, c. 38 (C. 34:13B-1 to 34:13B-17).
Title of above amended 1947, c. 47, s. 1; 1947, c. 75, s. 1.
Sec. 1 “ “ 1947, c. 75, s. 3.
Sec. 15 “ “ 1947, c. 75, s. 9.
Sec. 17 “ “ 1947, c. 75, s. 10.
Title of above amended 1947, c. 75, s. 2.
Sec. 3 “ “ 1947, c. 75, s. 4.
Sec. 4 “ “ 1947, c. 75, s. 5.
Sec. 5 “ “ 1947, c. 75, s. 6.
Sec. 6 “ “ repealed 1949, c. 308, s. 2.
Sec. 7 “ “ amended 1947, c. 75, s. 7.
Sec. 8 “ “ 1947, c. 75, s. 8.
Sec. 9 “ “ 1947, c. 75, s. 12.
Injunction to prohibit violation of, Chancery may issue on application by Attorney General, suppl., 1947, c. 75, s. 11 (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).

207
### Table of Contents—T. 34, c. 15

#### Chapter 15. Workmen's Compensation.

**Note:** For right to examine hospital records in compensation cases and actions for damages, provided for, see 1949, c. 286 (T. 2, c. 101A).

#### Article 2. Elective Compensation.

**Note:** For silicosis or asbestosis not included as "compensable occupational disease" except under 1944, c. 88, see 1949, c. 29, s. 2 infra.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:15-10</td>
<td>amended 1940, c. 176; 1945, c. 74, ss. 4, 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-12</td>
<td>“ 1939, c. 287; 1942, c. 97; 1945, c. 74, ss. 5, 1, 20.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-13</td>
<td>“ 1938, c. 36; 1945, c. 74, ss. 6, 1, 20.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-14</td>
<td>“ 1945, c. 74, ss. 7, 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-16</td>
<td>“ 1945, c. 74, ss. 8, 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-22</td>
<td>“ 1945, c. 74, ss. 9, 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-26</td>
<td>“ 1945, c. 74, ss. 10, 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-30</td>
<td>“ 1949, c. 29, ss. 1, 4.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-31</td>
<td>“ 1938, c. 419; 1945, c. 53; 1949, c. 29, ss. 2, 4.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-33</td>
<td>“ 1945, c. 468, ss. 1, 3, 4.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-34</td>
<td>“ 1948, c. 468, ss. 2, 3, 4.</td>
<td></td>
</tr>
</tbody>
</table>

#### Additional Legislation.

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).

Silicosis or asbestosis not included as "compensable occupational disease" except under 1944, c. 88, suppl., 1949, c. 29, ss. 3, 4 (C. 34:15-31.1).

Silicosis and asbestosis, disability, etc., under act, excluded, suppl., 1948, c. 468, ss. 3, 4 (C. 34:15-33.1, 34:15-33.2).

Silicosis and asbestosis, compensation provided for, suppl., 1944, c. 88 (C. 34:15-35.1 to 34:15-35.9).


<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:15-36</td>
<td>amended 1945, c. 74, ss. 11, 1, 20.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-37</td>
<td>“ 1945, c. 74, ss. 12, 1, 20.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-38</td>
<td>“ 1945, c. 74, ss. 13, 1.</td>
<td></td>
</tr>
<tr>
<td>R. S. 34:15-43</td>
<td>“ 1946, c. 300, s. 1; 1948, c. 269; 1948, c. 430, ss. 1, 3.</td>
<td></td>
</tr>
</tbody>
</table>

208
TABLE OF CONTENTS—T. 34, c. 15 & 16

Additional Legislation.
Limitation for filing petitions and instituting proceedings, certain cases, extended, suppl., 1943, c. 72 (C. 34:15-41.1).

Article 4. Claims and Determination Thereof.

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:15-49</td>
<td>amended 1941, c. 194.</td>
</tr>
<tr>
<td>R. S. 34:15-52</td>
<td>&quot; 1945, c. 74, ss. 14, 1.</td>
</tr>
<tr>
<td>R. S. 34:15-55.1</td>
<td>&quot; 1945, c. 74, ss. 15, 1.</td>
</tr>
<tr>
<td>R. S. 34:15-60</td>
<td>&quot; 1939, c. 291.</td>
</tr>
<tr>
<td>R. S. 34:15-63</td>
<td>&quot; 1941, c. 167.</td>
</tr>
<tr>
<td>R. S. 34:15-64</td>
<td>&quot; 1945, c. 74, ss. 16, 1.</td>
</tr>
<tr>
<td>R. S. 34:15-66</td>
<td>&quot; 1945, c. 74, ss. 17, 1.</td>
</tr>
<tr>
<td>R. S. 34:15-67</td>
<td>&quot; 1945, c. 97.</td>
</tr>
</tbody>
</table>

Article 5. Compulsory Insurance.

Note: For compliance with workmen's compensation compulsory insurance provisions, made condition of municipal license to operate theatres or other amusement businesses, see 1947, c. 296 (T. 40, c. 52), amended 1948, c. 224.

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:15-74</td>
<td>amended 1940, c. 108; 1946, c. 300, s. 2; 1948, c. 430, ss. 2, 3.</td>
</tr>
<tr>
<td>R. S. 34:15-75</td>
<td>&quot; 1945, c. 74, ss. 18, 1, 20.</td>
</tr>
<tr>
<td>R. S. 34:15-79</td>
<td>&quot; 1938, c. 130.</td>
</tr>
<tr>
<td>R. S. 34:15-81</td>
<td>&quot; 1948, c. 58.</td>
</tr>
<tr>
<td>R. S. 34:15-87</td>
<td>&quot; 1939, c. 68.</td>
</tr>
<tr>
<td>R. S. 34:15-94</td>
<td>&quot; 1938, c. 198, s. 1; 1945, c. 10, s. 1.</td>
</tr>
<tr>
<td>R. S. 34:15-95</td>
<td>&quot; 1938, c. 198, s. 2; 1940, c. 133, ss. 1, 3; 1945, c. 10, s. 2; 1945, c. 74, ss. 19, 1.</td>
</tr>
</tbody>
</table>

Additional Legislation.
Application for benefits, hearing, decision, review, suppl., 1938, c. 198, s. 3, amended 1940, c. 123, s. 2 (C. 34:15-95.1, 34:15-95.2).

Article 7. Insolvent Insurance Carriers; Security Funds.

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:15-115</td>
<td>amended 1941, c. 85.</td>
</tr>
</tbody>
</table>

Chapter 16. REHABILITATION.

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 34:16-6</td>
<td>amended 1946, c. 263.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 34, c. 16 & 18

Additional Legislation.

Vocational examiners, additional, appointment, etc., 1941, c. 155 (C. 34:16-7.1).

Chapter 18. (new) DEPOSITS BY EMPLOYEES WITH EMPLOYER.

Deposits of moneys, etc., by employee with employer to insure performance of duties, trust funds, regulated, remedies, etc., 1939, c. 117 (NJSJA 34:18-1 to 34:18-5; RSCS 34:10A-1 to 34:10A-5).
Title 35. LEGAL ADVERTISEMENTS.

Chapter 1. LEGAL NEWSPAPERS.
R. S. 35:1-2.1 amended 1938, c. 328; 1941, c. 147, s. 1; 1941, c. 409, s. 1.
R. S. 35:1-2.2 " 1938, c. 328; 1941, c. 147, s. 2; 1941, c. 409, s. 2.

Additional Legislation.
Suspension of publication, war-time, certain cases, provided for, 1943, c. 105 (C. 35:1-2.4).

Chapter 2. OFFICIAL ADVERTISING.
R. S. 35:2-1 amended 1944, c. 156.

Additional Legislation.
County and municipal advertising in newspaper published outside of county or municipality, authorized, suppl., 1944, c. 83 (C. 35:2-3.1, 35:2-3.2).

Title 36. LEGAL HOLIDAYS.

Chapter 1. LEGAL HOLIDAYS AND EFFECT THEREOF.
R. S. 36:1-1 amended 1938, c. 115; 1940, c. 85; 1942, c. 123; 1946, c. 55; 1947, c. 10.

Additional Legislation.
Saturday holidays during July and August for public offices of the State, counties and municipalities, provided for, suppl., 1946, c. 129 (C. 36:1-1.1).
Mother's Day and Father's Day, provided for, 1944, c. 116 (C. 36:1-5, 36:1-6).

Chapter 2. (new) COMMEMORATIVE DAYS.
Crispus Attucks Day designated, 1949, c. 49 (C. 36:2-1).
## Table of Contents—T. 37, c. 1 & 2

### Title 37. Marriages and Married Persons.

#### Chapter 1. Marriages.

**Article 2. Marriage Licenses.**

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 37:1-4</td>
<td>amended 1946, c. 185, s. 1.</td>
</tr>
<tr>
<td>R. S. 37:1-5</td>
<td>“ 1946, c. 185, s. 2.</td>
</tr>
<tr>
<td>R. S. 37:1-6</td>
<td>“ 1946, c. 185, s. 3.</td>
</tr>
<tr>
<td>R. S. 37:1-8</td>
<td>“ 1946, c. 185, s. 4.</td>
</tr>
<tr>
<td>R. S. 37:1-12</td>
<td>“ 1948, c. 285, s. 3.</td>
</tr>
</tbody>
</table>

**Article 3. Solemnization of Marriages.**

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 37:1-13</td>
<td>amended 1948, c. 334, ss. 1, 2; 1949, c. 7, s. 1.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Marriages solemnized by municipal magistrates or magistrate of municipal courts, validated, 1949, c. 7, s. 2 (C. 37:1-13.1).

**Article 4. (new) Blood Tests.**

**Additional Legislation.**


Sec. 7 of above amended 1941, c. 427.


**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); for property rights and property transactions of parties after divorce from bed and board, regulated, see 1949, c. 272 (T. 2, c. 50).

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendment Dates</th>
</tr>
</thead>
</table>

**Additional Legislation.**

Partnership contracts between husband and wife and others, authorized, and previous contracts validated, suppl., 1945, c. 130 (C. 37:2-16.1, 37:2-16.2).
Title 38. MILITIA—SOLDIERS, SAILORS AND MARINES.

Subtitle 1. MILITIA.

Chapter 1. CLASSIFICATION OF MILITIA.

R. S. 38:1-1 amended 1941, c. 109, s. 1; 1942, c. 344; 1947, c. 108, s. 1.

Chapter 2. DEPARTMENTS.

Article 1. Governor and Staff.

R. S. 38:2-2 amended 1941, c. 109, s. 2; 1947, c. 105, s. 1.

Article 2. Adjutant-General.

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.

Article 3. Quartermaster-General.

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.

Chapter 3. NATIONAL GUARD.

R. S. 38:3-3 amended 1939, c. 95, s. 1.

R. S. 38:3-4 “ 1939, c. 95, s. 2.

R. S. 38:3-12 “ 1939, c. 95, s. 3.

R. S. 38:3-23 “ 1939, c. 95, s. 4.

R. S. 38:3-30 “ 1939, c. 95, s. 5; 1947, c. 108, s. 2.

R. S. 38:3-36 “ 1939, c. 95, s. 6; 1946, c. 224.

Additional Legislation.

Retirement of enlisted men for age; assignment to duty, suppl., 1939, c. 95, s. 9 (NJSA 38:3-23.1; RSCS 38:3-35.1).

Chapter 5. NEW JERSEY GUARD.

R. S. 38:5-1 amended 1941, c. 109, s. 5.

R. S. 38:5-2 “ 1941, c. 109, s. 6.
**TABLE OF CONTENTS—T. 38, c. 5 to 13**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 38:5-3</td>
<td>1941, c. 109, s. 7</td>
<td></td>
</tr>
<tr>
<td>R. S. 38:5-4</td>
<td>&quot;</td>
<td>1941, c. 109, s. 8</td>
</tr>
<tr>
<td>R. S. 38:5-5</td>
<td>&quot;</td>
<td>1941, c. 109, s. 9</td>
</tr>
<tr>
<td>R. S. 38:5-6</td>
<td>&quot;</td>
<td>1941, c. 109, s. 10</td>
</tr>
<tr>
<td>R. S. 38:5-7</td>
<td>&quot;</td>
<td>1941, c. 109, s. 11</td>
</tr>
<tr>
<td>R. S. 38:5-8</td>
<td>&quot;</td>
<td>1941, c. 109, s. 12</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

- Exemption of members from posse comitatus and jury duty, suppl., 1941, c. 109, s. 16 (C. 38:5-4.1).
- Commissioned and warrant officers, pay and allowances, regulated, suppl., 1941, c. 109, s. 13 (C. 38:5-5.1).
- Enlisted men, pay and allowances; regulated, suppl., 1941, c. 109, s. 14 (C. 38:5-6.1).
- Limitation of service, suppl., 1941, c. 109, s. 15 (C. 38:5-7.1).
- Facilities which may be made available by State, counties, municipalities, etc., suppl., 1941, c. 109, s. 17 (C. 38:5-7.2).

**Chapter 7. STATE MILITARY BOARD.**

*Note: For transfer of functions, powers, duties, records and property to the State Department of Defense, see 1948, c. 82, s. 2 (T. 38, c. 14B).*

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 38:7-1</td>
<td>1941, c. 109, s. 18; 1946, c. 234</td>
<td></td>
</tr>
</tbody>
</table>

**Chapter 8. ARMORIES.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 38:8-8</td>
<td>1948, c. 112</td>
</tr>
</tbody>
</table>

**Chapter 11. COMPENSATION FOR INJURIES.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 38:11-1</td>
<td>1941, c. 109, s. 19</td>
<td></td>
</tr>
<tr>
<td>R. S. 38:11-4</td>
<td>&quot;</td>
<td>1941, c. 109, s. 20</td>
</tr>
<tr>
<td>R. S. 38:11-5</td>
<td>&quot;</td>
<td>1941, c. 109, s. 21</td>
</tr>
</tbody>
</table>

**Chapter 12. PRIVILEGES AND IMMUNITIES.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 38:12-2</td>
<td>1941, c. 109, s. 22</td>
<td></td>
</tr>
<tr>
<td>R. S. 38:12-4</td>
<td>&quot;</td>
<td>1941, c. 109, s. 23</td>
</tr>
<tr>
<td>R. S. 38:12-8</td>
<td>&quot;</td>
<td>1939, c. 95, s. 7</td>
</tr>
</tbody>
</table>

**Chapter 13. PROHIBITIONS AND PENALTIES.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 38:13-1</td>
<td>1939, c. 95, s. 8</td>
<td></td>
</tr>
<tr>
<td>R. S. 38:13-3</td>
<td>&quot;</td>
<td>1941, c. 109, s. 24</td>
</tr>
</tbody>
</table>

214
TABLE OF CONTENTS—T. 38, c. 13 to 16

R. S. 38:13-4 amended 1941, c. 109, s. 25.

Chapter 14. GENERAL PROVISIONS.
R. S. 38:14-6 amended 1941, c. 109, s. 27.

Chapter 14A. (new) MILITARY FORCES FRESH PURSUIT ACT (1941).

Chapter 14B. (new) STATE DEPARTMENT OF DEFENSE.
Article 1. (new) State Department of Defense Act of 1948 with Supplements, etc.

Subtitle 2. SOLDIERS, SAILORS AND MARINES.
Note: For sales, etc., of alcoholic beverages to voluntary army and navy organizations, authorized, see 1941, c. 226 (T. 33, c. 1); for exemption of same from taxation, see 1941, c. 327 (T. 54, c. 43); for special guardians for certain minors to consent to enlistment of such minors in the military and naval service of the United States, provided for, see 1942, c. 329 (T. 9, c. 2).

Chapter 15. BONUS.
Note: For annual reports to Secretary of State by veterans’ organizations provided for, see 1945, c. 226 (T. 15, c. 17).

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.

R.S. 38:17-1 amended 1945, c. 302; 1947, c. 175, s. 1.
R.S. 38:17-2 " 1942, c. 196; 1946, c. 229; 1947, c. 237; 1948, c. 166.
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.

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.
R.S. 38:18-2 1945, c. 106, s. 2; 1946, c. 85, s. 2.
R.S. 38:18-3 1945, c. 106, s. 3; 1946, c. 85, s. 3.

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 “ “ 1949, c. 192, s. 1.
Sec. 2 “ “ 1949, c. 192, s. 2.
Sec. 3 “ “ 1949, c. 192, s. 3.

Chapter 20. EDUCATION OF WAR ORPHANS.
R.S. 38:20-1 amended 1944, c. 197.
R.S. 38:20-3 “ 1945, c. 105.

Chapter 22. DISCRIMINATION.

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).
TABLE OF CONTENTS—T. 38, c. 23 & 23A

Chapter 23. LEAVE OF ABSENCE FROM PUBLIC EMPLOYMENT.

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. 38:23-2 amended 1940, c. 25; 1945, c. 176; 1947, c. 271; 1948, c. 404, ss. 1, 2.

Additional Legislation.

Leave of absence of State, county, municipal, school district, etc., employees for military service, made obligatory, 1941, c. 119 (C. 38:23-4).

Title of above amended 1942, c. 327, s. 1.
Sec. 1 " " 1942, c. 327, s. 2.

Pension and retirement fund rights of State, county, municipal, school district, etc., employees in military or naval service, saved, etc., suppl., 1942, c. 252 (C. 38:23-5, 38:23-6).

Title of above amended 1942, c. 326, s. 1.
Sec. 1 " " 1942, c. 326, s. 2; 1944, c. 87; 1945, c. 457.
Sec. 2 " " 1942, c. 326, s. 3.

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.

Oaths, affidavits, acknowledgments, proofs, etc., by persons in military service, taking before commissioned officers, authorized, 1941, c. 333 (C. 38:23A-1).

Title of above amended 1945, c. 234, s. 1.
Sec. 1 " " 1943, c. 156; 1945, c. 234, s. 2.

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., 1944, c. 98 (C. 38:23A-2).

Sec. 1 of above amended 1946, c. 206.

Definition of public service in connection with rights, privileges and benefits of honorably discharged veterans, suppl., 1945, c. 175 (C. 38:23A-3).

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).
### TABLE OF CONTENTS—T. 38, c. 23A & 23B

Apprentice and on the job training programs for veterans in State Departments and counties and municipalities, provided for, 1946, c. 162 (C. 38:23A–7).

**Chapter 23B. (new) VETERANS' LOANS.**

Note: For exemption from taxation of certain veterans' loans held by savings banks, see 1945, c. 80 (T. 54, c. 4); for Veterans' Loan Authority transferred and continued in the Department of Conservation and Economic Development, see 1948, c. 448 (T. 13, c. 1B).

#### Article 1. (new) Veterans' Loan Act (1944).

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).

| Title of above amended | 1946, c. 121, s. 1. | 1946, c. 121, s. 3. | 1946, c. 121, s. 4. | 1945, c. 185, s. 1; 1946, c. 121, s. 5. | 1945, c. 185, s. 2. | 1945, c. 185, s. 3; 1946, c. 121, s. 6. | 1945, c. 185, s. 4; 1946, c. 121, s. 7. | 1945, c. 185, s. 5; 1946, c. 121, s. 9; 1947, c. 190, s. 1. | 1946, c. 121, s. 11. | 1945, c. 185, s. 6; 1946, c. 121, s. 12. | 1945, c. 185, s. 14. | 1945, c. 185, s. 13. | 1947, c. 190, s. 3. | 1946, c. 121, s. 16; 1947, c. 190, s. 4. | 1946, c. 121, s. 17. | 1946, c. 121, s. 18. |
|------------------------|--------------------|-------------------|-------------------|---------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|-----------------------------|
| Sec. 1                 |                    | 1946, c. 121, s. 3. |                  |
| Sec. 4 of above        | 1946, c. 121, s. 4. |                  |
| Sec. 5 of above        | 1945, c. 185, s. 1; 1946, c. 121, s. 5. | 1946, c. 121, s. 2. | 1945, c. 185, s. 3; 1946, c. 121, s. 6. | 1945, c. 185, s. 4; 1946, c. 121, s. 7. | 1945, c. 185, s. 5; 1946, c. 121, s. 9; 1947, c. 190, s. 1. | 1946, c. 121, s. 11. | 1945, c. 185, s. 6; 1946, c. 121, s. 12. | 1945, c. 185, s. 14. | 1945, c. 185, s. 13. | 1947, c. 190, s. 3. | 1946, c. 121, s. 16; 1947, c. 190, s. 4. | 1946, c. 121, s. 17. | 1946, c. 121, s. 18. |

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).

Loans for purchase of household furnishings and appliances, terms and security, provided for, 1946, c. 121, s. 10 (C. 38:23B-12.1).

Sec. 10 of above amended 1947, c. 190, s. 2.
### TABLE OF CONTENTS—T. 38, c. 23B to 28

Veterans' loans, guarantee and insurance by authority, reserves, defaults, etc., provided for, suppl., 1945, c. 185, ss. 7-12 (C. 38:23B-14.1 to 38:23B-14.7).

Title of above amended 1946, c. 121, s. 2.
Sec. 11 “ “ 1946, c. 121, s. 15.

Capitalization of authority, increase of, provided for, 1946, c. 121, s. 4 (NJSRA, RSCS 38:23B–1 note).

#### Article 2. (new) Veterans' Loans in General.

Contracts, obligations, pledges, mortgages and conveyances, made by minors over eighteen years of age in connection with certain veterans' loans, made valid and enforceable, 1946, c. 134 (C. 38:23B-23).

Title of above amended 1947, c. 189, s. 1.
Sec. 1 “ “ 1947, c. 189, s. 2.

#### Chapter 24. STATE SERVICE OFFICER.

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 records of veterans' graves, maintenance, etc., see 1945, c. 201 (T. 38, c. 17); amended 1946, c. 283.

R. S. 38:24–1 repealed 1944, c. 85, s. 52.
R. S. 38:24–2 “ 1944, c. 85, s. 52.

#### Chapter 25. WAR HISTORIES AND RECORDS.


#### Chapter 25A. (new) SOUVENIRS, INSIGNIA AND EMBLEMS.


Sec. 3 of above amended 1943, c. 85.


#### 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).
TABLE OF CONTENTS—T. 39, c. 2 & 3

Title 39. MOTOR VEHICLES AND TRAFFIC REGULATION.

Subtitle 1. MOTOR VEHICLE AND TRAFFIC LAWS.

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 (T. 52, c. 17B).

R. S. 39:2-2 amended 1944, c. 44.
R. S. 39:2-6 " 1941, c. 178.

Chapter 3. MOTOR VEHICLES.

Article 2. Registration and Licensing.

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.
R. S. 39:3-9 " 1938, c. 66, s. 2; 1940, c. 246, s. 2.
R. S. 39:3-10 " 1938, c. 66, s. 3.
R. S. 39:3-10.1 " 1938, c. 49; 1938, c. 66, s. 4.
R. S. 39:3-15 " 1938, c. 66, s. 5; 1938, c. 332; 1939, c. 79, s. 1.
R. S. 39:3-16 " 1939, c. 79, s. 2.
R. S. 39:3-17 " 1939, c. 79, s. 3.
R. S. 39:3-20 " 1946, c. 46, ss. 1, 2.
R. S. 39:3-22 " 1938, c. 66, s. 6.
R. S. 39:3-23 " 1942, c. 227, s. 1.
R. S. 39:3-24 " 1938, c. 66, s. 7; 1947, c. 317.
R. S. 39:3-26 " 1938, c. 66, s. 8; 1945, c. 265.
R. S. 39:3-33 " 1943, c. 173; see 1946, c. 45, infra.
R. S. 39:3-34 " 1942, c. 313; 1945, c. 222, s. 1.
R. S. 39:3-40 " 1941, c. 344; 1945, c. 222, s. 2; 1947, c. 25.
R. S. 39:3-41 " 1941, c. 341.

Additional Legislation.

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).

220
TABLE OF CONTENTS—T. 39, c. 3 & 4

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.
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).
Registration of motor vehicles, without fee, of certain veterans, provided for, suppl., 1948, c. 28 (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).

Article 3. Equipment.
R. S. 39:3-59 amended 1941, c. 342.
R. S. 39:3-64 " 1947, c. 82, ss. 1, 2.
R. S. 39:3-75 " 1949, c. 258.

Additional Legislation.
Use of “Press” sign, etc., on motor vehicles, restricted, suppl., 1943, c. 101 (C. 39:3-76.1).

R. S. 39:3-80 amended 1942, c. 227, s. 2.

Article 5. Dimensions and Weight.
R. S. 39:3-84 amended 1942, c. 268.

Article 6. (new) Reports of Theft, Etc.
Additional Legislation.
Report of theft of motor vehicle or registration plates and of recovery of same, required, suppl., 1938, 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.
Additional Legislation.
Penalty for violations of chapter for which no specific penalty prescribed, suppl., 1941, c. 343 (C. 39:3-86).

Chapter 4. TRAFFIC REGULATION.
Note: For report of injury to certain animals required, see 1939, c. 315 (T. 4, c. 22); for school busses, warning lights, markings, etc., required, 1946, c. 333 (T. 18, c. 14).
# TABLE OF CONTENTS—T. 39, c. 4

## Article 2. General Powers and Duties of Commissioner.

### Additional Legislation.

Exchange of information between States concerning certain violations by nonresidents, 1938, c. 360 (NJSA 39:4-9.1; RSCS 39:4-6.1).

### Article 5. Machinery, Vehicles or Apparatus of Unusual Size or Weight.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 39:4-26</td>
<td>amended 1941, c. 260, s. 1.</td>
</tr>
<tr>
<td>R. S. 39:4-27</td>
<td>1941, c. 260, s. 2.</td>
</tr>
<tr>
<td>R. S. 39:4-30</td>
<td>1941, c. 257; 1949, c. 250.</td>
</tr>
</tbody>
</table>

## Article 6. Pedestrians.

### Additional Legislation.

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.

### Article 11. Law of Road and Right-of-Way.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 39:4-86</td>
<td>amended 1948, c. 170, s. 3.</td>
</tr>
</tbody>
</table>

“No passing” zones, establishment, etc., by State Highway Commissioner, authorized, suppl., 1948, c. 170 (C. 39:4-86.1 to 39:4-86.3).

### Article 12. Speed.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 39:4-98</td>
<td>amended 1939, c. 211; 1942, c. 325 (1942, c. 325 repealed 1946, c. 8).</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 39:4-110</td>
<td>amended 1948, c. 422, s. 1.</td>
</tr>
<tr>
<td>R. S. 39:4-112</td>
<td>1948, c. 422, s. 2.</td>
</tr>
</tbody>
</table>

### Article 14. Turns, Hand Signals, Starting and Stopping.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 39:4-128</td>
<td>amended 1938, c. 164, s. 1; 1941, c. 260, s. 3.</td>
</tr>
</tbody>
</table>

### Additional Legislation.

School busses, 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.

School busses, signs required when not used to transport school children, suppl., 1949, c. 102, s. 2 (C. 39:4-128.2).
<table>
<thead>
<tr>
<th>Article</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>15</strong></td>
<td>Accidents and Reports.</td>
</tr>
<tr>
<td>R. S. 39:4-129</td>
<td>amended 1940, c. 147.</td>
</tr>
<tr>
<td><strong>16</strong></td>
<td>Parking.</td>
</tr>
<tr>
<td>R. S. 39:4-138</td>
<td>amended 1948, c. 342, s. 2.</td>
</tr>
<tr>
<td><strong>17</strong></td>
<td>Through Streets.</td>
</tr>
<tr>
<td>R. S. 39:4-141</td>
<td>amended 1941, c. 345, s. 1.</td>
</tr>
<tr>
<td><strong>18</strong></td>
<td>Signs.</td>
</tr>
<tr>
<td>Note: For highway and traffic signs, regulation of, see 1941, c. 345, Art. 18A, infra.</td>
<td></td>
</tr>
<tr>
<td>R. S. 39:4-146</td>
<td>repealed 1941, c. 345, s. 26.</td>
</tr>
<tr>
<td>Additional Legislation.</td>
<td>Highway and traffic signs, regulation of, suppl., 1941, c. 345 (C. 39:4-183.1 to 39:4-183.25).</td>
</tr>
<tr>
<td><strong>19</strong></td>
<td>Curb and Pavement Markings.</td>
</tr>
<tr>
<td><strong>23</strong></td>
<td>(new) Special Privileges.</td>
</tr>
<tr>
<td>Additional Legislation.</td>
<td>Amputees, special identification cards for special parking privileges, authorized, suppl., 1949, c. 280 (C. 39:4-204 to 39:4-207).</td>
</tr>
<tr>
<td><strong>5</strong></td>
<td>ENFORCEMENT AND PROCEDURE.</td>
</tr>
<tr>
<td>R. S. 39:5-1</td>
<td>amended 1938, c. 164, s. 2.</td>
</tr>
<tr>
<td>R. S. 39:5-2</td>
<td>“ 1939, c. 216, s. 1.</td>
</tr>
<tr>
<td>R. S. 39:5-3</td>
<td>“ 1940, c. 212; 1942, c. 334, s. 1.</td>
</tr>
<tr>
<td>R. S. 39:5-9</td>
<td>“ 1942, c. 334, s. 2.</td>
</tr>
<tr>
<td>R. S. 39:5-15</td>
<td>“ 1942, c. 334, s. 3.</td>
</tr>
<tr>
<td>R. S. 39:5-17</td>
<td>“ 1942, c. 334, s. 4.</td>
</tr>
<tr>
<td>R. S. 39:5-21</td>
<td>“ 1942, c. 334, s. 5.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 39, c. 5 to 8

R. S. 39:5-25 amended 1940, c. 139.
R. S. 39:5-29 " 1942, c. 334, s. 6.
R. S. 39:5-30 " 1939, c. 216, s. 2; 1945, c. 256.
R. S. 39:5-36 " 1942, c. 334, s. 7.
R. S. 39:5-40 " 1938, c. 75, s. 1; 1942, c. 334, s. 8.
R. S. 39:5-41 " 1933, c. 75, s. 2; 1942, c. 334, s. 9.
R. S. 39:5-42 " 1941, c. 60; 1942, c. 334, s. 10.
R. S. 39:5-44 " 1942, c. 334, s. 11.
R. S. 39:5-45 " 1942, c. 334, s. 12.

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).

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).

Chapter 6. FINANCIAL RESPONSIBILITY.

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.

Chapter 7. SERVICE OF PROCESS UPON NONRESIDENTS.

R. S. 39:7-2 amended 1941, c. 262; 1949, c. 190, s. 1.
R. S. 39:7-3 " 1949, c. 190, s. 2.
R. S. 39:7-5 " 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.

Chapter 8. INSPECTION OF MOTOR VEHICLES.

Additional Legislation.

Inspectors of motor vehicles, provision of uniform for, authorized, suppl., 1948, c. 221 (C. 39:8-2.1).
<table>
<thead>
<tr>
<th>Chapter 10. PURCHASE, SALE AND TRANSFER OF MOTOR VEHICLES.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 39:10-1   amended 1946, c. 136, s. 1.</td>
</tr>
<tr>
<td>R. S. 39:10-2   &quot;  1946, c. 136, s. 2; 1949, c. 235, s. 1.</td>
</tr>
<tr>
<td>R. S. 39:10-6   &quot;  1946, c. 136, s. 3.</td>
</tr>
<tr>
<td>R. S. 39:10-7   &quot;  1946, c. 235, s. 2.</td>
</tr>
<tr>
<td>R. S. 39:10-8   &quot;  1946, c. 136, s. 4; 1949, c. 235, s. 3.</td>
</tr>
<tr>
<td>R. S. 39:10-9   &quot;  1946, c. 136, s. 5.</td>
</tr>
<tr>
<td>R. S. 39:10-10  &quot;  1939, c. 270, s. 1; 1946, c. 136, s. 6.</td>
</tr>
<tr>
<td>R. S. 39:10-11  &quot;  1939, c. 270, s. 2; 1946, c. 136, s. 7.</td>
</tr>
<tr>
<td>R. S. 39:10-12  &quot;  1946, c. 136, s. 8.</td>
</tr>
<tr>
<td>R. S. 39:10-13  &quot;  1946, c. 136, s. 9.</td>
</tr>
<tr>
<td>R. S. 39:10-14  &quot;  1946, c. 136, s. 10.</td>
</tr>
<tr>
<td>R. S. 39:10-15  &quot;  1946, c. 136, s. 11.</td>
</tr>
<tr>
<td>R. S. 39:10-16  &quot;  1946, c. 136, s. 12; 1949, c. 235, s. 4.</td>
</tr>
<tr>
<td>R. S. 39:10-17  repealed 1946, c. 136, s. 13.</td>
</tr>
<tr>
<td>R. S. 39:10-19  &quot;  1940, c. 75; 1946, c. 136, s. 15</td>
</tr>
<tr>
<td>R. S. 39:10-20  &quot;  1946, c. 136, s. 16.</td>
</tr>
<tr>
<td>R. S. 39:10-21  &quot;  1946, c. 136, s. 17.</td>
</tr>
<tr>
<td>R. S. 39:10-22  &quot;  1946, c. 136, s. 18.</td>
</tr>
<tr>
<td>R. S. 39:10-23  &quot;  1946, c. 136, s. 19.</td>
</tr>
<tr>
<td>R. S. 39:10-24  &quot;  1946, c. 136, s. 20.</td>
</tr>
<tr>
<td>R. S. 39:10-25  &quot;  1946, c. 136, s. 21.</td>
</tr>
</tbody>
</table>

225
TABLE OF CONTENTS—T. 40, c. 1

Title 40. MUNICIPALITIES AND COUNTIES.

Subtitle 1. COUNTIES AND MUNICIPALITIES, GENERALLY.

Note: For definition of public service in connection with rights, privileges and benefits of honorably discharged veterans, see 1945, c. 175 (T. 38, c. 25A); for acts regulating internal affairs of municipalities or counties, authorized and provided for, see 1948, c. 199, (T. 1, c. 6).

Chapter 1. BONDS AND OTHER OBLIGATIONS.

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); for transfer of powers and duties of Funding Commission to State Department of Local Government, see 1939, c. 384 (T. 52, c. 27A); for Federal advances or grants toward financing preparation of plans for public projects, acceptance and repayment, by appropriation or bond issue, provided for, see 1946, c. 101 (T. 40, c. 48).

Article 1. Local Bond Law.

Note: For exception to R. S. 40:1-14 and R. S. 40:1-15 to provide funds to relieve loss, etc., from conflagration, see 1941, c. 48 (T. 40, c. 5).

R. S. 40:1-12 " 1940, c. 190.
R. S. 40:1-16 " 1938, c. 383; 1940, c. 16; 1940, c. 262, s. 1; 1947, c. 110, ss. 1, 9.
R. S. 40:1-16.1 Computation of borrowing power defined under (added) R. S. 40:1-16d, 1940, c. 262, s. 2.
R. S. 40:1-19 amended 1941, c. 304, s. 1.
R. S. 40:1-43 " 1941, c. 90.
R. S. 40:1-53 " 1945, c. 221.
R. S. 40:1-57 " 1939, c. 4; 1939, c. 310, s. 1; 1941, c. 304, s. 2; 1947, c. 194.
R. S. 40:1-57.1 repealed 1939, c. 310, s. 2.
R. S. 40:1-63 " 1940, c. 250; 1942, c. 205; 1943, c. 55, s. 1; 1945, c. 26; 1948, c. 149.
R. S. 40:1-74 " 1947, c. 110, ss. 6, 9.

226
TABLE OF CONTENTS—T. 40, c. 1

R. S. 40:1-76  "  1939, c. 334.
R. S. 40:1-77  "  1939, c. 333; 1946, c. 260, ss. 6, 9.
R. S. 40:1-81  "  1943, c. 53, s. 2.
R. S. 40:1-83  "  1947, c. 110, ss. 8, 9.

Additional Legislation.

Municipal bond ordinance for acquisition, etc., self-liquidating privately-owned sewer system; exception to R. S. 40:1-12, suppl., 1940, c. 51 (NJSA 40:1-12.1; RSCS 40:1-12.2).


Variances from limits on maturities or on amounts of annual installments of bonds fixed in R. S. 40:1-25, provided for, suppl., 1945, c. 220 (C. 40:1-25.1).

Sec. 1 of above amended 1947, c. 111, ss. 1, 2.

Purchase and retirement of bonds by counties and municipalities authorized, 1940, c. 240 (NJSA 40:1-60.1; RSCS 40:1-7.1).

Title of above amended 1944, c. 137, s. 1.

Sec. 1  "  "  "  1944, c. 137, s. 2; 1947, c. 112, ss. 1, 2.

Reserve fund for future payment of bonds may be established, approval of Division of Local Government required, suppl., 1947, c. 195 (C. 40:1-60.3).


Sec. 1 of above amended 1942, c. 48.

Bonds, etc., for financing, acquisition by municipalities of lands for self-liquidating, redevelopment housing projects deductible from gross municipal debt, suppl., 1946, c. 53 (C. 40:1-77.1).

Article 3. Covenants In Certain Sewer Bonds.

### TABLE OF CONTENTS—T. 40, c. 2

**Chapter 2. COUNTY AND MUNICIPAL BUDGETS.**

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); for separate budgets in cities operating radio broadcasting stations and municipal convention halls, see 1939, c. 304 (T. 40, c. 62); for penalty for exceeding appropriations or limits of expenditures, see 1939, c. 387, s. 2 (T. 2, c. 160) for municipal airports, operation, etc., as public utility, authorized, see 1946, c. 12 (T. 40, c. 8); for Federal advances or grants toward financing preparation of plans for public projects, acceptance and repayment, by appropriation or bond issue, provided for, see 1946, c. 101 (T. 40, c. 48).


<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 40:2-2</td>
<td>amended 1938, c. 128, s. 1; 1947, c. 113, ss. 1, 16.</td>
</tr>
</tbody>
</table>

#### Article 2. Adoption; Effect.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 40:2-6</td>
<td>amended 1939, c. 396, s. 1.</td>
</tr>
<tr>
<td>R. S. 40:2-7</td>
<td>1939, c. 396, s. 2; 1941, c. 237; 1947, c. 113, ss. 2, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-8</td>
<td>1939, c. 396, s. 3; 1947, c. 113, ss. 3, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-9</td>
<td>1947, c. 113, ss. 4, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-10</td>
<td>1939, c. 396, s. 4; 1947, c. 113, ss. 5, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-12</td>
<td>1939, c. 1.</td>
</tr>
</tbody>
</table>

#### Additional Legislation.

Budget filed out of time, receipt by Division of Local Government, Department of the Treasury, certain cases, authorized, 1949, c. 121 (C. 40:2-10.1).

Temporary budget for payment county employees, authorization to adopt when board of chosen freeholders fails to elect director, certain cases, and payment of employees authorized and provided for, 1949, c. 140 (C. 40:2-10.2 to 40:2-10.4).

Debt service for school indebtedness deducted from municipal and added to school budget; certain municipalities, suppl., 1939, c. 32 (C. 40:2-11.1).

Sec. 1 of above amended 1947, c. 16.

#### Article 3. Form and Content.

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 40:2-14</td>
<td>amended 1947, c. 113, ss. 6, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-16</td>
<td>1942, c. 203; 1947, c. 113, ss. 7, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-17</td>
<td>1941, c. 10; 1942, c. 317; 1947, c. 113, ss. 8, 16.</td>
</tr>
<tr>
<td>R. S. 40:2-18</td>
<td>1939, c. 396, s. 5; 1947, c. 113, ss. 9, 16.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 40, c. 2

R. S. 40:2-21 amended 1938, c. 128, s. 2.

R. S. 40:2-22 " 1938, c. 128, s. 3; 1939, c. 28; 1939, c. 33;
1947, c. 113, ss. 10, 16.

R. S. 40:2-23 " 1938, c. 23; repealed 1947, c. 113, ss. 15, 16.

R. S. 40:2-25 " 1939, c. 7.

R. S. 40:2-28 see 1939, c. 7, s. 2 (1939, c. 7, s. 2 amended
1947, c. 115).

Additional Legislation.

Cash surpluses, use of as anticipated miscellaneous revenue in
budget, 1938, c. 25 (C. 40:2-17.1).

Sec. 1 of above amended 1947, c. 149, ss. 1, 2.

Municipal budgets, application of certain utility moneys as
miscellaneous revenue, upon certain conditions, authorized,
suppl., 1947, c. 341 (C. 40:2-17.2).

Anticipated, dedicated revenues not capable of accurate
estimate, how included in budget and availability for expenditure, suppl., 1942, c. 5 (C. 40:2-18.1 to 40:2-18.3).

Sec. 3 of above amended 1947, c. 114, ss. 1, 2.

Public Works Reserve appropriation, inclusion in budget, avail­
ability for expenditure, etc., suppl., 1942, c. 187 (C.
40:2-21.1).

Public Works Reserve, appropriation, when available for post­
war capital purposes, 1945, c. 14 (C. 40:2-21.2).

Budgets in certain municipalities on Atlantic Ocean, reserve for
uncollected taxes, waived, certain cases, 1943, c. 184 (C.

Sec. 1 of above amended 1943, c. 210, s. 1.

Sec. 5 " " repealed 1943, c. 210, s. 2.


R. S. 40:2-29 amended 1945, c. 155.

R. S. 40:2-30 " 1939, c. 36; 1942, c. 202; 1943, c. 130.

R. S. 40:2-31 " 1938, c. 128, s. 4; 1939, c. 23; 1946, c. 14;
1947, c. 113, ss. 11, 16.

Additional Legislation.

Projects abandoned by Federal agency; transfer of municipal
or county appropriations to complete and completion of,
authorized, suppl., 1941, c. 330 (C. 40:2-30.1).
TABLE OF CONTENTS—T. 40, c. 2 & 3

Article 5. Borrowing.

Note: For budgets, correction, etc., in certain cases; "Special Aid Notes" issuance authorized, see 1948, c. 159 (T. 40, c. 2).

R. S. 40:2-47 repealed 1947, c. 113, ss. 15, 16.

Additional Legislation.

Miscellaneous revenue notes by municipalities in anticipation of franchise and gross receipts taxes, authorized, 1940, c. 245 (NJSA 40:2-51.1 to 40:2-51.6; RSCS 40:1-104 to 40:1-109).

Article 6. Action by State Auditor.

R. S. 40:2-52 amended 1938, c. 128, s. 6; 1947, c. 113, ss. 12, 16.
R. S. 40:2-53 " 1938, c. 128, s. 7; 1939, c. 396, s. 6; 1947, c. 113, ss. 13, 16.
R. S. 40:2-54 " 1938, c. 128, s. 8; repealed 1947, c. 113, ss. 15, 16.
R. S. 40:2-55 " 1938, c. 128, s. 9; 1947, c. 113, ss. 14, 16.

Additional Legislation.

Budgets, correction, etc., in certain cases; "Special aid notes" issuance authorized, suppl., 1948, c. 159 (C. 40:2-52.1 to 40:2-52.5).

Article 8. (new) Modification of Budgets.

R. S. 40:2-60 Alteration of county and municipal budgets, suppl., 1938, c. 2.

Title of above amended 1938, c. 6, s. 1.

Sec. 1 " " 1938, c. 6, s. 2.

Article 9. (new) Capital Budgets.

Additional Legislation.

Capital budgets, suppl., 1938, c. 128, s. 5 (C. 40:2-61).

Sec. 5 of above amended 1947, c. 116.

Chapter 3. SINKING FUNDS AND SINKING FUND COMMISSIONERS, IN COUNTIES, MUNICIPALITIES AND SCHOOL DISTRICTS.

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); for shares of building and loan associations insured under "National Housing Act"; legal investments, see 1940, c. 60 (T. 17, c. 12).
TABLE OF CONTENTS—T. 40, c. 3 to 8

R. S. 40:3-3 amended 1947, c. 117, ss. 1, 19.
R. S. 40:3-9 " 1947, c. 117, ss. 2, 19.
R. S. 40:3-10 " 1943, c. 48.
R. S. 40:3-17 " 1947, c. 117, ss. 3, 19; 1948, c. 129.
R. S. 40:3-20 " 1947, c. 117, ss. 4, 19.
R. S. 40:3-23 " 1947, c. 117, ss. 5, 19.
R. S. 40:3-24 " 1947, c. 117, ss. 6, 19.

Chapter 4. AUDITS AND AUDITORS.

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).
R. S. 40:4-1 amended 1942, c. 81.
R. S. 40:4-4 " 1947, c. 117, ss. 7, 19.
R. S. 40:4-8 " 1947, c. 117, ss. 8, 19.
R. S. 40:4-9 " 1947, c. 117, ss. 9, 19.
R. S. 40:4-12 " 1947, c. 117, ss. 10, 19.
R. S. 40:4-13 " 1947, c. 117, ss. 11, 19.
R. S. 40:4-14 " 1947, c. 117, ss. 12, 19.

Chapter 5. PUBLIC MONEYS AND FINANCIAL STATEMENTS.

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).
R. S. 40:5-2 amended 1941, c. 236.
R. S. 40:5-9 " 1947, c. 117, ss. 15, 19.
R. S. 40:5-12 " 1947, c. 117, ss. 16, 19.
R. S. 40:5-13 " 1944, c. 56; 1947, c. 117, ss. 17, 19.

Additional Legislation.

Appropriations for loss by conflagration, by counties, municipalities, etc., notes, etc., 1941, c. 48 (C. 40:5-2.1 to 40:5-2.8).

Chapter 8. AIRPORTS.

Note: 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).

231
TABLE OF CONTENTS—T. 40, c. 8 to 11

Additional Legislation.

Municipal airports, operation, etc., as public utility, authorized, 1946, c. 12 (C. 40:8-2.1).

Chapter 9. LANDS AND BUILDINGS.

Note: For authorization of maintenance of stands in public buildings by blind, see 1938, c. 349 (T. 30, c. 6).

Chapter 11. OFFICERS AND EMPLOYEES.

Note: For additional legislation dealing with discrimination against applicants for employment, for age, see 1938, c. 295 (T. 10, c. 3); for leave of absence for county and municipal employees for military service, see 1941, c. 119 (T. 38, c. 23), amended 1942, c. 227; for apprentice and on the job training programs for veterans in counties and municipalities, provided for, see 1946, c. 162 (T. 38, c. 23A).

R. s. 40:11-12 " 1942, c. 52, s. 1.
R. s. 40:11-13 " 1938, c. 80; 1942, c. 52, s. 2.
R. s. 40:11-15 " 1947, c. 231, s. 1.
R. s. 40:11-16 " 1949, c. 166, s. 1.
R. s. 40:11-17 " 1947, c. 363, s. 1; 1948, c. 45, s. 1.

Additional Legislation.

Police and fire departments, delay in qualifying of members by reason of military service, not to affect rights, benefits, etc., provided for, 1946, c. 87 (C. 40:11-13.1).

Uniformed municipal traffic and park police, certain, hours of employment, referendum, provided for, 1948, c. 241 (C. 40:11-13.2 to 40:11-13.7).

Group insurance, payment of premiums on, by certain counties, authorized, suppl., 1947, c. 251, s. 2 (C. 40:11-16.1).

Group insurance policy premiums, payment of part by municipality, authorized, suppl., 1949, c. 166, s. 2 (C. 40:11-16.2).

Effect of 1940 census and reclassification of counties on salaries, number of employees, pensions, etc., 1940, c. 181 (C. 40:11-17.1).

Sec. 1 of above amended 1947, c. 363, s. 2; 1948, c. 45, s. 2.

Promotion of policemen, prohibited, until after three years' service, certain cases, 1940, c. 20 (C. 40:11-18).

Legal aid to police officers and firemen in suits arising from incidents in line of duty, provided for, 1946, c. 67 (C. 40:11-19).
TABLE OF CONTENTS—T. 40, c. 11 to 18

Title of above amended 1947, c. 103, s. 1.

Sec. 1 “ “ 1947, c. 103, s. 2.

Police and firemen, municipal, and county and county park police, except in first- and second-class counties, minimum salaries provided for, 1949, c. 283 (C. 40:11-20, 40:11-21).

Chapter 11A. (new) PARKING AUTHORITIES.

Note: For State lands, certain, leased to municipalities or park authorities for public parking purposes, terms, etc., authorized and provided for, see 1949, c. 152 (C. 52:18A).


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 1948, c. 136; 1949, c. 145.


Sec. 4 of above amended 1947, c. 391.

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. 125.

Chapter 17. CLASSIFICATION.

R. S. 40:17-2 amended 1939, c. 150.

Chapter 18. INCORPORATION; BOUNDARIES; ANNEXATION.

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).


TABLE OF CONTENTS—T. 40, c. 20 & 21

Chapter 20. BOARDS OF CHOSEN FREEHOLDERS.

Note: For establishment and administration of ration bank, accounts, etc., see 1943, c. 142 (T. 52, c. 14).

| R. S. 40:20-4 | amended 1945, c. 121. |
| R. S. 40:20-16 | “ 1948, c. 5, s. 1. |
| R. S. 40:20-18 | “ 1948, c. 5, s. 2. |
| R. S. 40:20-72 | “ 1944, c. 63; 1947, c. 302, s. 1. |
| R. S. 40:20-73 | “ 1945, c. 152; 1947, c. 302, s. 2. |
| R. S. 40:20-74 | “ 1947, c. 302, s. 3. |

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 40:20-74.4).

Chapter 21. OFFICERS AND EMPLOYEES.

Note: For legislation dealing with discrimination against applicants for employment, for age, see 1938, c. 265 (T. 10, c. 3); 1938, c. 336 (R. S. 40:11-4); for deductions from salaries, etc., of employees, provided for, see 1943, c. 69; 1943, c. 102 (T. 52, c. 14); for deductions for group, accident and sickness insurance premiums from compensation of county 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 counties, provided for, see 1946, c. 162 (T. 38, c. 23A); 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).

| R. S. 40:21-24 | amended 1948, c. 78, s. 1. |
| R. S. 40:21-61 | “ 1942, c. 51, s. 1. |
| R. S. 40:21-63 | “ 1942, c. 51, s. 2. |
| R. S. 40:21-77 | “ 1942, c. 51, s. 3. |

Additional Legislation.

County auditor, appointment regulated, suppl., 1944, c. 125 (C. 40:21-20.1 to 40:21-20.3).
TABLE OF CONTENTS—T. 40, c. 21 to 23

Transfer and civil service status, certain employees, counties of the second class, provided for, 1948, c. 400 (C. 40:21-21.1).

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, in counties having no Medical Examiner, penalty for failure to report death or disturbance of body, etc., provided for, suppl., 1946, c. 304 (C. 40:21-26.1 to 40:21-26.5); repealed 1947, c. 403, s. 6.

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).

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).

Tenure of office for superintendents, child welfare, 1939, c. 224 (C. 40:21-47.1).

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. 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 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, 22).

R. S. 40:22-16 amended 1941, c. 127.

Additional Legislation.

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).


R. S. 40:23-6.1 " 1938, c. 33.


285
## TABLE OF CONTENTS—T. 40, c. 23 to 26A

### 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).

#### Appropriations by certain counties for junior colleges authorized and validated, 1941, c. 43 (C. 40:23-8.2).

#### Appropriations for protection of roads from erosion by tide-water, sixth-class counties, 1942, c. 198 (C. 40:23-8.3).

#### Blood banks, etc., contribution of funds for, by counties, authorized, suppl., 1946, c. 22 (C. 40:23-8.4 to 40:23-8.7).

#### 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).

#### 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.

#### 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.


#### Additional Legislation.

#### 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).

### 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).

236
Chapter 27. COUNTY PLANNING.
Additional Legislation.
Maps, disapproval of certain, certain second-class counties, provided for, suppl., 1948, c. 412 (C. 40:27-12).

Chapter 30. DRAINAGE.
Additional Legislation.
Drainage of lands by counties, provided for, suppl., 1945, c. 112 (C. 40:30-18 to 40:30-21).

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).

Additional Legislation.
Acquisition, improvement, etc., of lands by counties for park, public welfare and hospital purposes, provided for, 1940, c. 23 (NJSA 40:32-2.1 to 40:32-2.5; RSCS 40:32-7.1 to 40:32-7.5).

Chapter 36A. (new) COUNTY SEWERAGE AUTHORITIES.
Note: For Sewerage Authorities Law (1946), see 1946, c. 138 (T. 40, c. 14A); amended 1947, c. 391.
Sanitary Sewer District Authorities, first- and second-class counties, establishment, powers, duties, etc., 1946, c. 123 (C. 40:36A-1 to 40:36A-63).
Sec. 2 of above amended 1949, c. 88, s. 1.
Sec. 8 " " 1949, c. 145.
Sec. 12 " " 1949, c. 88, s. 2.
Sec. 45 " " 1949, c. 88, s. 3.
Sec. 54 " " 1948, c. 136; 1949, c. 88, s. 4.
Sec. 55 " " 1949, c. 88, s. 5.
Sec. 56 " " 1949, c. 88, s. 6.

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 1948, 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).
Article 1A. (new) County Park Commissions in General.

Additional Legislation.
Leasing, etc., of real estate to United States Government, etc., terms, etc., provided for, 1943, c. 20 (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.

Article 5. County Parks Established By Referendum.
R. S. 40:37-156 " 1946, c. 27.
R. S. 40:37-156A Appeal from conviction for violations by members of county police force or police departments not under civil service, 1939, c. 44.
R. S. 40:37-201.1 Franchises, facilities, etc., regulations as to use, (added) suppl., 1939, c. 360.

Additional Legislation.
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.
Sec. 10 " " 1949, c. 256, s. 2.
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.
Sec. 1 " " 1948, c. 271, s. 2.
Sec. 2 " " 1948, c. 271, s. 3.
Sec. 3 " " 1948, c. 271, s. 4.
Bond issues by County Park Commissions, provided for, suppl., 1946, c. 267 (C. 40:37-130.1).
Policemen in war service, appointment, etc., substitutes for, provided for, suppl., 1943, c. 55 (C. 40:37-154.1).
Part 2. ELECTIVE COUNTY OFFICERS.

Note: For effect of 1940 census and reclassification of counties on salaries, number of employees, pensions, etc., see 1940, c. 181 (T. 40, c. 11), amended 1947, c. 363; 1948, c. 45.

Chapter 38. COUNTY CLERKS.

R. S. 40:38-5 " 1944, c. 68; 1947, c. 198.
R. S. 40:38-28 " 1948, c. 278.

Additional Legislation.

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).
County Clerks, salaries, certain fourth-class counties, suppl., 1948, c. 303 (C. 40:38-6.3).
Vacancies, County Clerks, filling, term, etc., provided for, suppl., 1948, c. 208 (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).
Employees of County Clerk assigned for service in county courts, salaries fixed, certain second-class counties, suppl., 1944, c. 252 (C. 40:38-29 to 40:38-31).
Court clerks, salaries fixed, certain second-class counties, suppl., 1948, c. 314 (C. 40:38-32 to 40:38-34).

Chapter 39. REGISTERS OF DEEDS AND MORTGAGES.


Chapter 40. CORONERS.

Additional Legislation.

Notice of death to, and powers and duties of, coroners, in counties having no Medical Examiner or County Physician, penalty for failure to report death or disturbance of body, etc., provided for, suppl., 1946, c. 275 (C. 40:40-28.1 to 40:40-28.4); repealed 1947, c. 404, s. 5.

Notice of death to, and powers and duties of, coroners, where no medical examiner or county physician, failures to report deaths, disturbance of bodies, etc., made misdemeanors, suppl., 1947, c. 404 (C. 40:40-28.5 to 40:40-28.9).
Chapter 41. SHERIFFS AND CONSTABLES.

Note: For reports of information as to criminal proceedings, etc., see 1938, c. 78 (T. 53, c. 1).

R. S. 40:41-2 amended 1943, c. 22, s. 1.
R. S. 40:41-3 " 1943, c. 22, s. 2.
R. S. 40:41-6 " 1944, c. 69; 1947, c. 197.
R. S. 40:41-35 " 1943, c. 68; 1949, c. 76.

Additional Legislation.

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.
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.
Sec. 2 " " 1947, c. 256, ss. 2, 10.
Sec. 5 " " 1947, c. 256, ss. 3, 10.
Sec. 6 " " 1947, c. 256, ss. 4, 10.
Sec. 9 " " 1947, c. 256, ss. 5, 10.
Sec. 10 " " 1947, c. 256, ss. 6, 10.
Certain positions reclassified, suppl., 1947, c. 256, ss. 7-10 (C. 40:41-33.16 to 40:41-33.19).
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).

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. 206; 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.

R. S. 40:43-40 repealed 1939, c. 343, s. 39.
to 40:43-64
R. S. 40:43-66 " 1939, c. 343, s. 39.

240
 TABLE OF CONTENTS—T. 40, c. 43 & 46

1923, c. 117, repealed 1939, c. 343, s. 39.
1925, c. 10, " 1939, c. 343, s. 39.
1925, c. 60, " 1939, c. 343, s. 39.
1930, c. 129, " 1939, c. 343, s. 39.
1935, c. 98, " 1939, c. 343, s. 39.

Additional Legislation.
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).

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); for effect of 1940 census and reclassification of counties on salaries, number of employees, pensions, etc., see 1940, c. 181 (T. 40, c. 111), amended 1947, c. 221; 1948, c. 45; 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. 227 (T. 54, c. 4), amended 1947, c. 135; 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 apprentices and on the job training programs for veterans in municipalities, provided for, see 1946, c. 162 (T. 38, c. 23A); for qualification for public employment prohibiting joining or maintaining membership in National Guard, Naval Militia or United States Armed Forces Reserve, invalidated, see 1949, c. 99 (T. 38, c. 22).

Article 2. Eligibility to Office.
R. S. 40:46-5 amended 1938, c. 149 (title amended 1941, c. 265); 1948, c. 46.

Article 3. Terms and Tenure of Office.

Additional Legislation.
Tax assessor and assistants in certain cities of second class when provided by resolution of governing body subject to referendum, terms of fixed, suppl., 1947, c. 192 (C. 40:46-6.13).

241
TABLE OF CONTENTS—T. 40, c. 46 & 47

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).

Article 1. Vacancies.

Article 5. Oaths and Bonds.

Article 6. Salaries and Other Compensation.
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.
R. S. 40:46-27 " 1941, c. 144.
R. S. 40:46-34 " 1948, c. 163; 1948, c. 395.

Additional Legislation.
Salaries of persons holding municipal offices fixed by referendum, increase by ordinance, authorized, 1945, c. 277 (C. 40:46-28.1).

Method of fixing compensation of employees; certain municipalities, 1939, c. 286 (NJSA 40:46-34.1; RSCS 40:46-23.1).

Article 8. (new) Hospital Service Plan; Salary Deductions, Etc.

Additional Legislation.
Deductions from salaries of municipal employees adopting group hospital plan authorized and validated, suppl., 1941, c. 153 (C. 40:46-37, 40:46-38).

Chapter 47. FIRE AND POLICE.

Note: For time spent in war service by policemen and firemen to be counted in determining seniority, etc., see 1944, c. 86 (T. 38, c. 16); 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 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).

Article 1. Fire and Police Departments.
R. S. 40:47-3 amended 1945, c. 218.
R. S. 40:47-4 " 1939, c. 318; 1945, c. 219; 1948, c. 161.
TABLE OF CONTENTS—T. 40, c. 47

R. S. 40:47-6 amended 1947, c. 292, s. 1.
R. S. 40:47-8 " 1947, c. 292, s. 2.
R. S. 40:47-10 see 1938, c. 298, infra.

Additional Legislation.
Police forces, officers or members, qualifications of residents, in municipalities having less than 2,500 inhabitants, provided for; suppl., 1946, c. 25 (C. 40:47-3.1).

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).

Annual State appropriation to municipalities employing full time policemen, firemen, etc., provided for, 1944, c. 254 (C. 40:47-12.2 to 40:47-12.9).


Article 2. Police Departments Only.
Note: For promotion of policemen, prohibited, until after three years' service, certain cases, see 1940, c. 29 (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. 541 (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).

Article 3. Fire Departments Only.

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.
R. S. 40:47-29 " 1938, c. 257.
TABLE OF CONTENTS—T. 40, c. 47 & 48

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; RSCS 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; RSCS 40:47-63 to 40:47-67).
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. 330 (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

244
TABLE OF CONTENTS—T. 40, c. 48

(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
1948, c. 413 (T. 40, c. 23).

R. S. 40:48-12 amended 1947, c. 117, ss. 18, 19.

Additional Legislation.

Ordinances regulating opening and closing of beauty parlors,

Repair, closing and demolition of dwellings unfit for human
habitation, provided for, 1942, c. 112 (C. 40:48-2.3 to

Brush, trash, garbage, etc., removal, etc., provided for, suppl.,

Municipal and joint municipal Veterans’ Service Bureau, establish­
ment, maintenance, etc., authorized, suppl., 1945, c. 266
(C. 40:48-2.15).

Sec. 1 of above amended 1946, c. 39.

War Memorials, World War II, by municipalities, authorized,

Sec. 1 of above amended 1949, c. 78.

Theatre ticket reselling business, licensing and regulation of,

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.

Municipal sales tax, imposition by ordinance, certain seaside
cities, authorized, suppl., 1945, c. 156 (C. 40:48-8.1 to

Retail sales and services taxes, cities of the fourth class,
authorized, subject to referendum, 1947, c. 71 (C.

Appropriation for expenses of rationing boards, etc., provided

Appropriations to military service, etc., organizations, author­

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).
TABLE OF CONTENTS—T. 40, c. 49 to 52

Chapter 49. ORDINANCES AND RESOLUTIONS.

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.

Article 3. Ordinances for Improvements Generally.

R. S. 40:49-6 amended 1945, c. 292.

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, 1945, 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).

Navigation, flood control or beach erosion, Federal projects, indemnifying agreements authorized, 1949, c. 67 (C. 40:50-8).

Chapter 52. LICENSES.

Note: For licenses to sell, etc., alcoholic liquors, see Title 33, chapter 1, supra; for regulation of business of public scavengers, licenses, 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. 133, ss. 1-9, 11, 12 (T. 45, c. 4); 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.

246
**TABLE OF CONTENTS—T. 40, c. 52 to 55**

**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.

**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.**

| R. S. 40:54-8 | amended 1944, c. 49. |
| 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).

Sec. 1 of above amended 1942, c. 139, s. 1.

Sec. 2 " " 1942, c. 139, s. 2, suppl., 1942, c. 139, ss. 3-5 (C. 40:54-19.3 to 40:54-19.5).

**Chapter 55. PLANNING, BUILDING LINES AND ZONING.**

**Article 1. Planning.**

| 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. 40:55-19 | " 1948, c. 464, s. 7. |

**Article 1A. (new) Blighted Areas.**

Note: For determination of blighted areas and authorization by governing body of municipality undertaking redevelopment project, see 1949, c. 300 (T. 55, c. 14A).
### TABLE OF CONTENTS—T. 40, c. 55 to 60

**Additional Legislation.**


<table>
<thead>
<tr>
<th>Article 3. Zoning.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 40:55-31 &quot; 1948, c. 305, s. 2.</td>
</tr>
<tr>
<td>R. S. 40:55-33 &quot; 1948, c. 305, s. 3.</td>
</tr>
<tr>
<td>R. S. 40:55-35 &quot; 1948, c. 305, s. 4.</td>
</tr>
<tr>
<td>R. S. 40:55-36 &quot; 1948, c. 305, s. 5.</td>
</tr>
<tr>
<td>R. S. 40:55-39 &quot; 1948, c. 305, s. 6; 1949, c. 242, ss. 1, 3.</td>
</tr>
</tbody>
</table>

**Article 4. Filing of Plans and Specifications.**


**Chapter 55C. (new) REDEVELOPMENT AND REGIONAL DEVELOPMENT AGENCIES.**


**Chapter 56. LOCAL AND OTHER IMPROVEMENTS; CONDEMNATION; ASSESSMENTS, DAMAGES AND APPEALS.**


R. S. 40:56-3 " 1941, c. 242.

**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. 10, 1949, 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).

**Article 1. Acquisition.**

R. S. 40:60-3 amended 1940, c. 140; 1943, c. 39.

R. S. 40:60-25 " 1941, c. 33.

248
TABLE OF CONTENTS—T. 40, c. 60

Additional Legislation.

Parking yards establishment and operation by municipalities, suppl., 1942, c. 138 (C. 40:60-25.1 to 40:60-25.6).

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.

Autobus terminals, construction, equipment, maintenance, policing, etc., provided for, 1946, c. 302 (C. 40:60-25.27 to 40:60-25.32).

Burial grounds, etc., acquisition for municipal or school purposes, provided for, 1948, c. 80 (C. 40:60-25.33 to 40:60-25.46).

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.


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).

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 conveyance, 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).


249
TABLE OF CONTENTS—T. 40, c. 60 to 62

Title of above amended 1949, c. 61, s. 1.
Sec. 1 "   " 1949, c. 61, s. 2.
Conveyance, lands acquired under 1948, c. 246 to certain
paraplegic veterans, authorized, suppl., 1949, c. 61, s. 3
(C. 40:60-40.4).
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).
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.
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.
Lands, etc., not needed for public use, exchange of, provided
for, 1944, c. 77 (C. 40:60-51.3, 40:60-51.4).

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).

Chapter 61. PUBLIC PARKS AND PLAYGROUNDS.
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.
Public golf courses and recreational, etc., facilities, establish­
ment, maintenance and operation, provided for, 1945,

Chapter 62. PUBLIC UTILITIES MUNICIPALLY OWNED.
Note: For licensees to operate water systems; under tenure, see 1941,
c. 234 (T. 58, c. 11).
### Table of Contents—T. 40, c. 62

**Article 1. General Provisions.**

- R. S. 40:62-3 amended 1948, c. 232, s. 1; 1948, c. 397.

**Article 6. Radio Stations.**

- 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.**


**Additional Legislation.**

Water service, extension to schools or municipal buildings, certain cases, provided for, suppl., 1945, c. 37 (C. 40:62-61.1).

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).

**B. BY TWO OR MORE MUNICIPALITIES.**


**Additional Legislation.**


251
TABLE OF CONTENTS—T. 40, c. 62 to 67

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 63. 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.

R. S. 40:63-31 " 1948, c. 232, s. 2.
R. S. 40:63-140 repealed 1946, c. 138, s. 34.

Chapter 65. SIDEWALKS.

Additional Legislation.


Chapter 66. STREET CLEANING AND DISPOSAL OF REFUSE.

R. S. 40:66-4 amended 1942, c. 133.

Chapter 66A. (new) GARBAGE AND GARBAGE DISPOSAL.


Chapter 67. STREETS, TUNNELS, BRIDGES AND VIADUCTS.


Note: For “no passing” zones, establishment, etc., by State Highway Commissioner, authorized, see 1948, c. 170 (T. 39, c. 4).


Additional Legislation.

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.

Additional Legislation.

TABLE OF CONTENTS—T. 40, c. 68 to 72

Chapter 68. WATER FRONT IMPROVEMENTS.

Note: For reclamation of lowlands as local improvement, see 1938, c. 229 (R. S. 40:56-1).


Additional Legislation.

Chapter 68A. (new) PORT FACILITIES.

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.

Additional Legislation.
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).
Joint municipal flood commissions, establishment, powers, etc., suppl., 1948, c. 239 (C. 40:69-5 to 40:69-10).

Subtitle 4. COMMISSION FORM OF GOVERNMENT.
Part 1. MUNICIPALITIES GOVERNED BY COMMISSION GOVERNMENT, GENERALLY.

Chapter 70. DEFINITIONS; CONSTRUCTION AND APPLICATION.
R. S. 40:70-2 amended 1948, c. 21, s. 1.

Chapter 72. COMMISSIONERS.
R. S. 40:72-1 amended 1941, c. 359; 1948, c. 21, s. 2.
R. S. 40:72-21 " 1942, c. 28; 1949, c. 352.

Additional Legislation.
Commissioner as acting recorder, certain cases, provided for, suppl., 1944, c. 236 (C. 40:72-20.1, 40:72-20.2).
Chapter 75. ELECTION OF COMMISSIONERS.


R. S. 40:75-3 amended 1941, c. 29; 1942, c. 19, s. 1; 1945, c. 8; 1947, c. 406; 1948, c. 177.
R. S. 40:75-8 " 1942, c. 19, s. 2; 1949, c. 281.
R. S. 40:75-9 " 1938, c. 287; 1945, c. 230, s. 1.
R. S. 40:75-13 repealed 1942, c. 20.

Additional Legislation.

Municipal election ballots other than military service ballots, when to be printed, suppl., 1945, c. 29 (C. 40:75-11.1).
Registration day for municipal election; certain commission governed municipalities, suppl., 1940, c. 44 (C. 40:75-12.1).


R. S. 40:75-22 amended 1945, c. 230, s. 2; 1948, c. 21, s. 3.

Article 3A. (new) Election to Fill Vacancies.

Additional Legislation.

Vacancies in office of Commissioner, certain municipalities, election to fill, authorized and provided for, suppl., 1949, c. 1 (C. 40:75-24.1 to 40:75-24.10).
Sec. 1 of above amended 1949, c. 15.

Subtitle 5. MUNICIPALITIES GOVERNED BY MUNICIPAL COUNCIL AND MUNICIPAL MANAGER.

Chapter 80. ADOPTION.


Chapter 81. MUNICIPAL COUNCIL.

R. S. 40:81-1 amended 1940, c. 223.
R. S. 40:81-2 " 1940, c. 224; 1945, c. 48.

Chapter 82. MUNICIPAL MANAGER.

R. S. 40:82-2 , amended 1947, c. 218.

254
TABLE OF CONTENTS—T. 40, c. 83 to 88

Chapter 83. OFFICERS AND EMPLOYEES.

Additional Legislation.

City engineer, tenure, certain cases, provided for, suppl., 1943, c. 190 (C. 40:83-6, 40:83-7).

Assessors in certain cities operating under municipal manager form of government, tenure after fifteen consecutive years of service, provided for, 1947, c. 362 (C. 40:83-8, 40:83-9).

Chapter 84. ELECTIONS.

R. S. 40:84-5 amended 1942, c. 283; 1945, c. 9; 1947, c. 407.

Additional Legislation.

Municipal election ballots other than military service ballots, when to be printed, suppl., 1945, c. 28 (C. 40:84-11.1).

Chapter 85. ABANDONMENT OF MUNICIPAL MANAGER FORM OF GOVERNMENT.

R. S. 40:85-1 amended 1945, c. 2.

Subtitle 6. BOROUGHS.

Chapter 87. OFFICERS.

R. S. 40:87-14 amended 1948, c. 7.
R. S. 40:87-32 “ 1941, c. 414, s. 1.
R. S. 40:87-33 “ 1941, c. 414, s. 2.
R. S. 40:87-34 “ 1941, c. 414, s. 3.
R. S. 40:87-35 “ 1941, c. 414, s. 4.
R. S. 40:87-36 “ 1941, c. 414, s. 5.
R. S. 40:87-60 “ 1942, c. 53, s. 2; 1944, c. 99, s. 2.

Additional Legislation.

Marshals under civil service and members police department; certain boroughs, 1939, c. 285 (C. 40:87-30.1).

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).

Chapter 88. BOROUGH COUNCIL.

TABLE OF CONTENTS—T. 40, c. 88 to 125

Additional Legislation.

Removal of snow, ice and other obstructions from roads and streets, not dedicated, provided for, suppl., 1944, c. 35 (C. 40:88-10.1).

Subtitle 7. CAMP MEETING AND SEASIDE ASSOCIATIONS AND RESORTS.

Part 2. CAMP MEETING ASSOCIATIONS.

Chapter 97. GENERAL POWERS.

Additional Legislation.

Limitation of action against persons claiming certain rights, etc., in lands in highways vacated by associations, 1939, c. 182 (NJSA 40:97-9; RSCS 40:97-1.1).

Chapter 101. FIRE DISTRICTS.


Subtitle 8. CITY REFERENDUM CHARTER ACTS.

Chapter 108. CITIES WITH LESS THAN 12,000 INHabitants.

R. S. 40:108-1 1897, c. 30, s. 2, amended 1942, c. 146, s. 1.

1897, c. 30, s. 3, “ 1942, c. 146, s. 2; 1943, c. 70, s. 2.

1897, c. 30, s. 7, “ 1942, c. 146, s. 3; 1943, c. 70, s. 1.

1897, c. 30, s. 12, “ 1942, c. 146, s. 4.

1897, c. 30, s. 75, “ 1946, c. 271.

Chapter 109. ADDITIONAL ACTS AFFECTING CITIES HAVING A POPULATION OF LESS THAN 12,000 INHabitants.

R. S. 40:109-3 1899, c. 52, s. 3, amended 1938, c. 302; 1939, c. 389.

Subtitle 10. TOWNS.

Part 1. REFERENDUM ACT FOR INCORPORATION OF TOWNS (1895).

Chapter 124. ELECTIONS.

R. S. 40:124-1 amended 1948, c. 22, s. 1.

Chapter 125. OFFICERS.

R. S. 40:125-19 amended 1948, c. 22, s. 2.

256
TABLE OF CONTENTS—T. 40, c. 143 to 146

Subtitle 11. TOWNSHIPS.

Note: For preparation and use of tax maps in townships authorized, see 1939, c. 167 (T. 40, c. 146).

Chapter 143. ELECTIONS.

R. S. 40:143-1 amended 1948, c. 8, s. 1.

Chapter 144. WARDS.

R. S. 40:144-1 amended 1947, c. 251, s. 1.
R. S. 40:144-2 " 1948, c. 8, s. 2.
R. S. 40:144-11 " 1947, c. 251, s. 2.
R. S. 40:144-12 " 1948, c. 8, s. 3.

Additional Legislation.

Rescission of action dividing township into wards, procedure, referendum, etc., provided for, suppl., 1948, c. 437 (C. 40:144-16 to 40:144-26).

Chapter 145. OFFICERS.


Additional Legislation.


Chapter 146. TOWNSHIP COMMITTEE.

R. S. 40:146-8 amended 1938, c. 344.
R. S. 40:146-14 " 1945, c. 297.
R. S. 40:146-15 " 1943, c. 143.
R. S. 40:146-16 " 1943, c. 166, s. 1.
R. S. 40:146-17 repealed 1943, c. 166, s. 2.

Additional Legislation.

Election of chairman, quorum, annual meeting, 1938, c. 65 (NJSA 40:146-13; RSCS 40:146-13).
TABLE OF CONTENTS—T. 40, c. 146 to 156A

Township Committee members, salaries, in sixth-class townships on Atlantic Ocean, provided for, 1946, c. 201 (C. 40:146-16.1).


Chapter 148. FINANCES.

Note: For transfers of certain surplus revenues or anticipated receipts to boards of education; authorized, see 1941, c. 14 (T. 40, c. 48).

R. S. 40:148-4 repealed 1941, c. 14, s. 2.

Chapter 149. STREETS AND HIGHWAYS.

R. S. 40:150-1 amended 1945, c. 35.

Chapter 151. FIRE DISTRICTS.

Note: For insurance protection for volunteer firemen by municipality or fire district, see 1945, c. 47 (T. 40, c. 47).

R. S. 40:151-25 amended 1942, c. 183; 1943, c. 81.

Chapter 153. ROAD DISTRICTS.

Additional Legislation.

Township road districts, commissioners, funds, provided for, suppl., 1947, c. 49 (C. 40:153-36 to 40:153-43).

Chapter 154. SEWERAGE DISTRICTS.

R. S. 40:154-1 1909, c. 269 (ss. 1 to 5, 8, 10, 11, 13, 14, 16) amended and supplemented, 1940, c. 46.

Chapter 155. STREET LIGHTING DISTRICTS.

R. S. 40:155-3 amended 1946, c. 68, s. 1.
R. S. 40:155-4 " 1946, c. 68, s. 2; 1948, c. 103.
R. S. 40:155-5 " 1946, c. 68, s. 3.
R. S. 40:155-6 " 1943, c. 83; 1946, c. 68, s. 4.
R. S. 40:155-7 " 1946, c. 68, s. 5.

Chapter 156A. (new) TOWNSHIPS CONTAINING POLITICAL SUBDIVISIONS.


258
TABLE OF CONTENTS—T. 40, c. 158 to 171

Subtitle 12. VILLAGES.

Part 1. REFERENDUM ACT FOR INCORPORATION OF VILLAGES (1891).

Chapter 158. OFFICERS.


Part 2. ACTS RELATING TO ALL VILLAGES.

Chapter 162A. (new) GENERAL POWERS.

Ashes, garbage, etc., collection, removal, etc., of, and regulation of business of public scavengers, licenses, etc., villages in first-class counties, provided for, 1946, c. 76 (C. 40:162A–1, 40:162A–2).

Chapter 164. PUBLIC PARKS.

Additional Legislation.

Park lands, sale of part of, by certain municipalities, in first-class counties, in certain cases, authorized, 1948, c. 114 (C. 40:164–2).

Subtitle 13. CITIES.

Chapter 171. OFFICERS.

R. S. 40:171–39 1910, c. 196, s. 1, amended 1948, c. 23, s. 1.


R. S. 40:171–106A Commissioner of Assessment, leave of absence (added) while candidate for elective office, reinstatement, acting commissioner, suppl., 1939, c. 358

R. S. 40:171–174 1889, c. 102, s. 1, amended 1938, c. 324.

Additional Legislation.

Mayor, powers of, certain cases, extended, 1944, c. 90 (C. 40:171–24.1).

Secretaries of boards of public safety, appointment, civil service status, provided for, suppl., 1947, c. 332 (C. 40:171–109.1).

Title of above amended 1948, c. 137.

Boards of tax assessors may be replaced by Tax Assessor and assistants in certain second-class cities, procedure, provided for, suppl., 1947, c. 193 (C. 40:171–180.1 to 40:171–180.8).

Secretary to mayor, cities of the second class, authorized, 1947, c. 270 (C. 40:171–188.3).
Mayor and members of governing body, certain cities, salaries to be fixed by ordinance, limitation of amounts provided for, 1949, c. 270 (C. 40:171-190.1).

Chapter 174. FIRE AND POLICE.
R. S. 40:174-147A Promotion from any rank to next higher rank; (added) police departments; first-class cities, 1938, c. 410.

Chapter 175. PUBLIC IMPROVEMENTS GENERALLY.
R. S. 40:175-34 1913, c. 326, s. 13 amended 1948, c. 281, s. 1.
R. S. 40:175-37 1931, c. 134, s. 2 “ 1948, c. 187, s. 1.
R. S. 40:175-38 1931, c. 134, s. 3 “ 1948, c. 187, s. 2.
R. S. 40:175-41 1931, c. 134, s. 6 “ 1948, c. 187, s. 3.

Additional Legislation.
Board of water commissioners in cities of the second class, members, appointment by the county judges, provided for, suppl., 1948, c. 386 (C. 40:175-22.1 to 40:175-22.3).

Chapter 178. STREETS AND PUBLIC PLACES.
R. S. 40:178-27 1929, c. 142, s. 1 “ 1947, c. 348, s. 1.
R. S. 40:178-28 1929, c. 142, s. 2 “ 1947, c. 348, s. 2.
R. S. 40:178-29 1929, c. 142, s. 3 “ 1947, c. 348, s. 3.

Additional Legislation.
Subsurface traffic location centers, use of certain public lands for, authorized, 1947, c. 311 (C. 40:178-30.1).

Chapter 184. PUBLIC PARKS AND PLAYGROUNDS.
R. S. 40:184-27 1920, c. 81, s. 2, amended 1942, c. 271.

Chapter 186. FINANCES.
R. S. 40:186-15 1919, c. 14, s. 1, amended 1941, c. 25 (title amended 1942, c. 232, s. 1); 1942, c. 232, s. 2.

Chapter 190. INDUSTRIAL COMMISSION.
1936, c. 184, title amended 1939, c. 236, s. 1.
R. S. 40:190-1 1936, c. 184, s. 1 “ 1939, c. 236, s. 2.
R. S. 40:190-2 1936, c. 184, s. 2 “ 1939, c. 236, s. 3.
R. S. 40:190-3 1936, c. 184, s. 3 “ 1939, c. 236, s. 4.
R. S. 40:190-4 1936, c. 184, s. 4 “ 1939, c. 236, s. 5.
R. S. 40:190-7 1936, c. 184, s. 7 “ 1939, c. 236, s. 6.
Title 41. OATHS AND AFFIDAVITS.

Chapter 1. FORMS, SOLEMNITIES AND REQUISITES OF OATHS AND AFFIDAVITS.

R. S. 41:1-1 amended 1949, c. 21.
R. S. 41:1-3 " 1949, c. 22.

Chapter 2. WHO MAY ADMINISTER OATHS OR TAKE AFFIDAVITS.

Note: For oaths, etc., in school matters taken by secretary or district clerk of board of education, see 1939, c. 148 (T. 18, c. 5); for oaths, affirmations, affidavits and proofs of instruments by persons in military or naval service; taking before commissioned officer, authorized, see 1941, c. 333 (T. 38, c. 23A), amended 1943, c. 156, 1945, c. 234.
R. S. 41:2-4 amended 1944, c. 59, s. 1.
R. S. 41:2-5 " 1944, c. 59, s. 2.
R. S. 41:2-9 repealed 1948, c. 335, s. 5.
R. S. 41:2-11 amended 1944, c. 59, s. 3; 1948, c. 145.
R. S. 41:2-15 " 1944, c. 59, s. 4.

Additional Legislation.

Certain oaths in criminal matters authorized to be taken by county detectives and prosecutors investigators, suppl., 1939, c. 276 (NJSA 41:2-3.1; RSCS 41:2-1.1).

Chapter 2A. (new) JUDICIAL OATHS.

Supreme, Superior and County Courts, Justices' and Judges' Oaths, 1948, c. 335 (C. 41:2A-1 to 41:2A-5).

261
Title 43. PENSIONS AND RETIREMENT AND UNEMPLOYMENT COMPENSATION.

Note: For shares of building and loan associations insured under "National Housing Act" made legal investments for pension funds, see 1940, c. 60 (T. 17, c. 12); for effect of 1940 census and reclassification of counties on county and municipal pensions, see 1940, c. 181 (T. 40, c. 11), amended 1947, c. 383, 1948, c. 45; for definition of public service in connection with rights, privileges and benefits of honorably discharged veterans, see 1945, c. 175 (T. 38, c. 23A).

Subtitle 1. GENERAL PROVISIONS.

Chapter 1. ELIGIBILITY FOR PENSION FUND.

Additional Legislation.

Maximum age limit for membership in Pension Fund or Retirement System, time of military service not to be counted in calculating, 1945, c. 305 (C. 43:1-1.1).

Sec. 1 of above amended 1946, c. 308.

Chapter 2. TRANSFER OF MEMBERSHIP IN RETIREMENT SYSTEMS OR FUNDS.

Additional Legislation.

Transfer, certain former employees of school districts to retirement system or pension fund of municipality or county, provided for, 1949, c. 149 (C. 43:2-4 to 43:2-6).

Chapter 3. PENSIONERS IN PUBLIC EMPLOYMENT.

R. S. 43:3-5 amended 1939, c. 220; 1946, c. 142; 1949, c. 154.

Additional Legislation.

Payment of pension or subsidy by State, municipality or school district to person confined in penal institution under conviction of crime involving moral turpitude, prohibited, suppl., 1938, c. 221 (NJSA, RSCS 43:1-2).

Chapter 4. VETERANS.

R. S. 43:4-1 amended 1944, c. 211.
R. S. 43:4-2 " 1943, c. 87; 1944, c. 191; 1947, c. 279.

262
Subtitle 2. STATE PENSIONS AND RETIREMENT.

Chapter 6. COURT OFFICERS AND EMPLOYEES.


A. GENERALLY.

Additional Legislation.

Pensions, certain retired Vice-Chancellors, provided for, 1948, c. 392 (C. 43:6-6.1 to 43:6-6.3).

Pensions to Supreme Court Justices, Superior Court judges, and their widows in certain cases, provided for, 1948, c. 391 (C. 43:6-6.4 to 43:6-6.10).

Certain standing Advisory Chancery Masters, pension provided for, 1949, c. 260 (C. 43:6-6.11).

C. (new) JUDGE OF COURT OF ERRORS AND APPEALS; FIFTEEN YEARS SERVICE.

Additional Legislation.

Retirement on pension of certain Judges of Court of Errors and Appeals, provided for, suppl., 1946, c. 6 (C. 43:6-7.1).

D. (new) JUDGES OF COURT OF ERRORS AND APPEALS.

Additional Legislation.


Article 2. Sergeants-at-Arms of Chancery Court.

Additional Legislation.

Retirement on pension of sergeant-at-arms, of Court of Chancery, physically unfit for service, 1939, c. 156 (C. 43:6-8.1, 43:6-8.2).

Article 3. Stenographic Reporters.

R. S. 43:6-10 amended 1948, c. 402, s. 1.

R. S. 43:6-11 " 1948, c. 402, s. 2.

Chapter 7. OFFICERS AND EMPLOYEES OF PENAL INSTITUTIONS.

Note: For Prison Officers' Pension Commission transferred to the Division of Budget and Accounting in the Department of the Treasury, see 1948, c. 92 (T. 52, c. 18A).
TABLE OF CONTENTS—T. 43, c. 7 & 9

Additional Legislation.

Officers and employees of State penal institutions; pensions and prison officers pension fund, 1941, c. 220 (C. 43:7-7 to 43:7-26).

Title of above amended 1943, c. 193, s. 1.

Sec. 2 " " 1943, c. 193, s. 2.

Sec. 19 " " 1943, c. 186.

Prison officers' pension fund, withdrawal of veterans from, provided for, suppl., 1946, c. 80 (C. 43:7-15.1 to 43:7-15.3).

Subtitle 3. COUNTY PENSIONS AND RETIREMENT.

Chapter 9. PENSIONS PAYABLE FROM PUBLIC FUNDS.

Article 1. County Employees Generally.

B. RETIREMENT FOR SERVICE AND DISABILITY.

Additional Legislation.

Certain wardens or keepers of county jails, pension on retirement for disability provided for, 1949, c. 228 (C. 43:9-5.1).

C. (new) WITHDRAWAL FROM RETIREMENT SYSTEM.

Additional Legislation.

Withdrawal of veteran county employees from retirement system, suppl., 1941, c. 399 (C. 43:9-6.1).

Article 3. (new) Employees of Surrogates.

Additional Legislation.

Retirement on pension of deputy or special deputy surrogate, 1938, c. 142 (C. 43:9-9, 43:9-10).


Additional Legislation.

Pension to bookbinder's widow, second-class counties, 1941, c. 214 (C. 43:9-11, 43:9-12).

Article 5. (new) Widows of Employees of County Clerk's Office; Second-class Counties.

Additional Legislation.

Pension to widow of certain county clerk's employee, second-class counties, 1941, c. 368 (C. 43:9-13 to 43:9-16).
### TABLE OF CONTENTS—T. 43, c. 9 to 10

**Article 6.** (new) Secretaries of County Board of Taxation; Third-class Counties.

**Additional Legislation.**

Pension to former secretary of county tax board, certain third-class counties, 1941, c. 369 (C. 43:9-17, 43:9-18).

**Article 7.** (new) County Clerk.

**Additional Legislation.**

Retirement on pension, certain cases, 1943, c. 194 (C. 43:9-19 to 43:9-21).

**Article 8.** (new) County Lunatic Asylums or Hospitals for Mental Diseases.

**Additional Legislation.**


**Article 9.** (new) County Judges.

**Additional Legislation.**


District Court Judges, certain, retirement on pension provided for, 1949, c. 178 (C. 43:9-25 to 43:9-27).

**Chapter 9A.** (new) PENSIONS PAYABLE FROM PUBLIC FUNDS WITH CONTRIBUTIONS.

Pensions on retirement of certain Clerks and Deputy Clerks of certain District Courts, provided for, suppl., 1945, c. 281 (C. 43:9A-1 to 43:9A-8).

**Chapter 10.** PENSION FUNDS.

**Article 1.** Employees of County of the First Class Generally.

- R. S. 43:10–1 amended 1939, c. 206; 1939, c. 394, s. 1; status of employees made eligible, suppl., 1939, c. 394, s. 2.

**Additional Legislation.**

Certain employees made eligible as members, 1940, c. 174 (C. 43:10-1.2).
TABLE OF CONTENTS—T. 43, c. 10

Article 1A. (new) Employees of Counties of Over 800,000 Inhabitants.

Additional Legislation.

Sec. 6 of above amended 1947, c. 400, s. 1.
Sec. 7 " " 1944, c. 48.
Sec. 15 " " 1949, c. 169.
Sec. 16 " " 1947, c. 400, s. 2.
Sec. 19 " " 1944, c. 158.
Sec. 20 " " 1945, c. 214.
Court attendants, jail and penitentiary guards, in certain counties, compulsory retirement or retention, in certain cases, authorized, suppl., 1947, c. 367, ss. 1, 2 (C. 43:10-18.26, 43:10-18.27).

Article 1B. (new) Employees of Counties of 300,000 to 350,000 Inhabitants.

Additional Legislation.

Pension fund system, counties between 300,000 and 350,000 population, established and regulated, 1948, c. 310 (C. 43:10-18.50 to 43:10-18.74).

Article 2. County Detectives in Counties of the First, Second, Third and Fifth Classes.

R. S. 43:10-20 amended 1939, c. 186.

Additional Legislation.

County detectives, article inapplicable in certain cases, resolution required; existing rights and funds unaffected, suppl., 1947, c. 173 (C. 43:10-29.1, 43:10-29.2).

County detectives, in certain second-class counties, may join pension fund, on certain conditions, suppl., 1947, c. 396 (C. 43:10-29.3).

Article 4. Police of Counties of 200,000 to 400,000 Inhabitants.

Additional Legislation.

Article not applicable to certain members of police departments, suppl., 1945, c. 244 (C. 43:10-36.1).

Article 5. Probation Officers of Counties of Over 83,000 Inhabitants.

R. S. 43:10-57 amended 1944, c. 234.
TABLE OF CONTENTS—T. 43, c. 10 & 11

Additional Legislation.

Probation officers in counties between 275,000 and 400,000 inhabitants, admission to pension fund, provided for, suppl., 1946, c. 215 (C. 43:10-37.1).

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.

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).

Article 9. (new) Court Interpreters.

Additional Legislation.

Retirement on pension of court interpreter; second-class counties, 1938, c. 330 (C. 43:10-93 to 43:10-105.1).

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. 397 (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).
TABLE OF CONTENTS—T. 43, c. 11A & 12

**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. 250 (C. 43:11A-1 to 43:11A-4).

**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).

*Article 1. City Employees Generally.*

R. S. 43:12-1 amended 1939, c. 218; 1947, c. 160.

**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).
- 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).

*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.
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.

**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, 1945, c. 262 (C. 43:12-63, 43:12-64).

**Chapter 13. PENSION FUNDS.**

**Article 2. Employees of Cities of the First Class.**


Additional Legislation.

Membership continued, certain cases, on transfer to certain school districts, suppl., 1948, c. 428 (C. 43:13-21.1).

Employees, certain, membership in retirement fund, provided for, suppl., 1948, c. 465 (C. 43:13-22.1).

**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. 43:13-48 " 1945, c. 213, s. 4.
R. S. 43:13-50 " 1945, c. 213, s. 5.
TABLE OF CONTENTS—T. 43, c. 13 & 14

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 14. 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 State employees paid by a county or municipality, under chapter fifteen of Title 43, to receive same benefits as county or municipal employees, also thereunder, provided for, see 1947, c. 286 (T. 43, c. 15); for Board of Trustees of the State Employees' Retirement System transferred to the Division of Budget and Accounting in the Department of the Treasury, see 1948, c. 92 (T. 52, c. 15A).

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendment Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 43:14-1</td>
<td>amended 1943, c. 119; 1944, c. 201, s. 1; 1945, c. 272; 1949, c. 28, ss. 1, 6; 1949, c. 299, ss. 1, 3.</td>
</tr>
<tr>
<td>R. S. 43:14-1.1</td>
<td>1940, c. 141.</td>
</tr>
<tr>
<td>R. S. 43:14-7</td>
<td>1939, c. 144; 1942, c. 145.</td>
</tr>
<tr>
<td>R. S. 43:14-8</td>
<td>1939, c. 142.</td>
</tr>
<tr>
<td>R. S. 43:14-16</td>
<td>1949, c. 28, ss. 2, 6.</td>
</tr>
<tr>
<td>R. S. 43:14-17</td>
<td>1944, c. 201, s. 2; 1946, c. 309.</td>
</tr>
<tr>
<td>R. S. 43:14-22</td>
<td>1942, c. 188; see 1947, c. 308 (C. 17:2–9.3, 17:2–9.4).</td>
</tr>
<tr>
<td>R. S. 43:14-22.1</td>
<td>1938, c. 116; 1942, c. 189; 1949, c. 130.</td>
</tr>
<tr>
<td>R. S. 43:14-29</td>
<td>1942, c. 286; 1944, c. 201, s. 3; 1945, c. 288; 1946, c. 236; 1947, c. 276; 1949, c. 28, ss. 3, 6.</td>
</tr>
<tr>
<td>R. S. 43:14-37</td>
<td>1939, c. 149.</td>
</tr>
<tr>
<td>R. S. 43:14-43</td>
<td>1949, c. 28, ss. 4, 6.</td>
</tr>
<tr>
<td>R. S. 43:14-44</td>
<td>1949, c. 28, ss. 5, 6.</td>
</tr>
</tbody>
</table>

270
TABLE OF CONTENTS—T. 43, c. 14

Additional Legislation.

Notification to members and increase of pension and annuity allowances by payment to take advantage of act, suppl., 1949, c. 299, ss. 2, 3 (C. 43:14-1.2, 43:14-1.3).

Certain former State employee members, status on re-employment, suppl., 1941, c. 154 (C. 43:14-2.6).

New members, heretofore or hereafter enrolled, payment of arrearages to obtain additional benefits, provided for, suppl., 1943, c. 116 (C. 43:14-2.7).

Membership, application for, etc., after induction in military, etc., service, provided for, suppl., 1943, c. 118 (C. 43:14-2.8).

Membership credits may be obtained by permanent employees on basis of prior temporary employment, suppl., 1947, c. 211 (C. 43:14-2.9).

Prior service credits, how obtained in certain cases, suppl., 1947, c. 255 (C. 43:14-2.10).

Credit for prior service, certain employees now in permanent classified service to receive, in certain cases, upon compliance with conditions, suppl., 1947, c. 280 (C. 43:14-2.11).

Restoration of retirement rights of certain employees loaned to Federal government, lapsed or lost during Federal service during World War II emergency, provided for, suppl., 1947, c. 301 (C. 43:14-2.12).

Benefits for time in Federal service to certain employees in State service, conditions under which obtainable, provided for, suppl., 1947, c. 320 (C. 43:14-2.13, 43:14-2.14).

Secretaries, of system, certain, pension element fixed, 1946, c. 200 (C. 43:14-40.1).

Classification of members; definition of benefits payable thereunder, suppl., 1939, c. 50 (C. 43:14-49 to 43:14-56).

Sec. 4 of above amended 1940, c. 142, s. 1.

Sec. 5 " " 1940, c. 142, s. 2.

South Jersey Port Commission employees eligible to participate in State Employees' Retirement System, 1940, c. 228 (C. 43:14-57 to 43:14-61).

Employees of public agencies or organizations operating public works, membership in retirement system, provided for, suppl., 1946, c. 280 (C. 43:14-62 to 43:14-69).

Sec. 8 of above amended 1947, c. 147; 1947, c. 176.

Deduction from retirement allowance for payment premiums hospital or medical service plans, authorized, suppl., 1949, c. 63 (C. 43:14-70).
TABLE OF CONTENTS—T. 43, c. 15 & 16

Chapter 15. COUNTY AND MUNICIPAL SYSTEM.

R. S. 43:15-1 amended 1946, c. 90; 1949, c. 195.

R. S. 43:15-2 " 1939, c. 143; 1941, c. 238; 1945, c. 246; 1947, c. 333; 1949, c. 90.

Additional Legislation.

Membership, application for, etc., after induction in military, etc., service, provided for, suppl., 1943, c. 117 (C. 43:15-2.1).

Employees of certain school districts, membership in pension system, provided for, 1946, c. 135 (C. 43:15-2.2).

Title of above amended 1949, c. 45, s. 1.

Sec. 1 " 1949, c. 45, s. 2.

County attendance officers, membership in State Employees' Retirement System, provided for, 1946, c. 191 (C. 43:15-2.3).

State employees paid by a county or municipality, under chapter fifteen of Title 43, to receive same benefits as county or municipal employees, also thereunder, provided for, suppl., 1947, c. 236 (C. 43:15-2.4).

Subtitle 6. PENSION FUND FOR POLICEMEN AND FIREFIEMEN; 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. 40, c. 47); for annual State appropriations to municipalities employing full time policemen, firemen, etc., provided for, see 1944, c. 254 (T. 40, 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.

R. S. 43:16-2 " 1944, c. 253, s. 2; 1946, c. 284, s. 1; 1947, c. 234, s. 2.

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. 440.

R. S. 43:16-5 " 1941, c. 78; 1943, c. 27; 1944, c. 253, s. 6; 1947, c. 234, s. 4.

R. S. 43:16-6 " 1944, c. 253, s. 7.

R. S. 43:16-7 " 1941, c. 86; 1943, c. 77; 1944, c. 253, s. 8.

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 (added)

for violation of rules or regulations, 1938, c. 252.
TABLE OF CONTENTS—T. 43, c. 16 & 16A

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.

Definitions and additional provisions, suppl., 1944, c. 253, ss. 5, 10 to 14 (C. 43:16–14 to 43:16–18).

Sec. 12 of above amended 1946, c. 284, s. 4; 1947, c. 234, s. 5.

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 FIREMEN'S RETIREMENT SYSTEM.

Note: For Board of Trustees of the Police and Firemen's Retirement System of New Jersey transferred to the Division of Budget and Accounting in the Department of the Treasury, see 1948, c. 92 (T. 52, c. 18A); for municipal police officers, certain municipalities, retirement on pension provided for, see 1949, c. 293 (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.

Sec. 3 “ “ “ 1945, c. 148, s. 2; 1948, c. 424.

Sec. 4 “ “ “ 1945, c. 148, s. 3.

Sec. 9 “ “ “ 1945, c. 148, s. 4.

Sec. 10 “ “ “ 1945, c. 148, s. 5; 1948, c. 450. s. 1.

Sec. 15 “ “ “ 1945, c. 148, s. 6.

Sec. 16 “ “ “ 1945, c. 148, s. 7.

Sec. 20 “ “ “ 1945, c. 148, s. 8.

Sec. 21 “ “ “ 1949, c. 220.

Sec. 23 “ “ “ 1945, c. 148, s. 9.

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).
TABLE OF CONTENTS—T. 43, c. 16A to 21

Park police, certain counties, admission to system, authorized, suppl., 1948, c. 442 (C. 43:16A-39).

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 18. EMPLOYEES AND CERTAIN OFFICERS OF CITY BOARDS OF HEALTH.

Additional Legislation.

Eligibility of certain widows, of members, for pension, suppl., 1938, c. 327 (C. 43:18-15.1).

Chapter 19. STREET AND WATER DEPARTMENT EMPLOYEES.


Subtitle 9. SOCIAL SECURITY.

Chapter 21. UNEMPLOYMENT COMPENSATION.

Note: For transfer of functions of Unemployment Compensation Commission to the Department of Labor and Industry, see 1948, c. 446 (T. 34, c. 1A).

R. S. 43:21-3 amended 1938, c. 396; 1939, c. 94, s. 1; 1940, c. 247, ss. 1, 4 (see 1941, c. 114, s. 2 (C. 43:21-19.2)); 1945, c. 72; 1948, c. 110, s. 19.

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.

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).

R. S. 43:21-6 " 1945, c. 308, s. 2.

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.

R. S. 43:21-8 " 1945, c. 73, s. 2.

R. S. 43:21-9 " 1939, c. 94, s. 3; 1948, c. 79, s. 1.

R. S. 43:21-10 " 1940, c. 203, s. 1; 1945, c. 203 (1945, c. 203, repealed 1948, c. 184); 1945, c. 308, s. 3; 1948, c. 184, s. 1.

274
### TABLE OF CONTENTS—T. 43, c. 21

<table>
<thead>
<tr>
<th>Section</th>
<th>Amending Acts</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 43:21-11</td>
<td>amended 1939, c. 94, s. 4; 1940, c. 252, s. 2.</td>
</tr>
<tr>
<td>R. S. 43:21-12</td>
<td>1939, c. 94, s. 5.</td>
</tr>
<tr>
<td>R. S. 43:21-13</td>
<td>1939, c. 94, s. 6; 1941, c. 225; 1948, c. 79, s. 2.</td>
</tr>
<tr>
<td>R. S. 43:21-14</td>
<td>1938, c. 59; 1939, c. 309; 1940, c. 97; 1944, c. 80; 1945, c. 307; 1948, c. 79, s. 2.</td>
</tr>
<tr>
<td>R. S. 43:21-16</td>
<td>1945, c. 308, s. 4; 1948, c. 79, s. 4.</td>
</tr>
<tr>
<td>R. S. 43:21-17</td>
<td>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. 518.</td>
</tr>
<tr>
<td>R. S. 43:21-19</td>
<td>1945, c. 308, s. 5.</td>
</tr>
<tr>
<td>R. S. 43:21-20</td>
<td>amended 1939, c. 94, s. 7; 1945, c. 73, s. 4; 1945, c. 308, s. 6; 1949, c. 213.</td>
</tr>
</tbody>
</table>

### Additional Legislation.

**Benefit rights saved to persons in military or naval service or in organization affiliated therewith, 1940, c. 193 (NJSA 43:21-5.1; RSCS 43:21-4.1).**

**Taking over of Employment Service Division of Commission by Federal agencies, authorized, suppl., 1941, c. 386 (C. 43:21-12.1, 43:21-12.2).**

**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).**

**Seamen, reconversion 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.**

**"Employment" not to include part-time work by certain minors, suppl., 1938, c. 111 (NJSA 43:21-24; RSCS 43:21-19.1).**


Disability benefits, while under care of, dentist, provided for, suppl., 1948, c. 469 (C. 43:21-29.1).
TABLE OF CONTENTS—T. 44, c. 1 to 4

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 1938, c. 332 (App. A:c. 2), amended 1938, c. 395, 1940, c. 185, 1941, c. 167; for acquisition, improvement, etc., of land by counties for public welfare purposes, see 1940, c. 32 (T. 40, c. 52).

Chapter 1. SETTLEMENT AND RELIEF OF POOR; MUNICIPAL, COUNTY OR JOINT COUNTY RELIEF.

R. S. 44:1-102 see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:1-141 amended 1940, c. 55.

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).

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 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. 44:4-28 “ 1938, c. 194, s. 3; 1943, c. 112.
R. S. 44:4-33 “ 1938, c. 194, s. 4; 1940, c. 187.
R. S. 44:4-57 see 1941, c. 357, s. 48 (C. 44:8A-48).
R. S. 44:4-93 amended 1941, c. 130; 1946, c. 297.
R. S. 44:4-102 “ 1940, c. 56.
TABLE OF CONTENTS—T. 44, c. 4 to 7

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).

Chapter 5. MEDICAL CARE AND HOSPITALIZATION OF POOR IN GENERAL.

R. S. 44:5-2 amended 1948, c. 53, ss. 1, 2; 1949, c. 227, ss. 1, 2.
R. S. 44:5-11 " 1948, c. 222.
R. S. 44:5-16 " 1939, c. 230; 1947, c. 336.

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).

Chapter 7. OLD AGE ASSISTANCE.

R. S. 44:7-1 amended 1943, c. 164, s. 1.
R. S. 44:7-3 " 1938, c. 361, s. 1; 1943, c. 164, s. 2.
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.
R. S. 44:7-6 " 1938, c. 361, s. 3; 1940, c. 186, ss. 1, 5.
R. S. 44:7-7 " 1938, c. 361, s. 4.
R. S. 44:7-9 " 1938, c. 361, s. 5; 1940, c. 186, ss. 2, 5; 1942, c. 173, s. 2.
R. S. 44:7-10 " 1938, c. 361, s. 6.
R. S. 44:7-11 " 1938, c. 361, s. 7; 1938, c. 382; 1939, c. 311; 1940, c. 186, ss. 3, 5 (1939, c. 311, repealed 1940, c. 186, ss. 4, 5).
R. S. 44:7-12 " 1938, c. 361, s. 8; 1939, c. 338; 1943, c. 164, s. 4; 1944, c. 84, s. 2.
R. S. 44:7-13 " 1938, c. 361, s. 9; 1949, c. 247, ss. 1, 4.
R. S. 44:7-14 " 1938, c. 361, s. 10; 1943, c. 164, s. 5; 1945, c. 273, s. 1.
R. S. 44:7-15 " 1938, c. 361, s. 11; 1945, c. 273, s. 2; 1947, c. 370; 1949, c. 247, ss. 2, 4.
R. S. 44:7-18 " 1938, c. 361, s. 12; 1943, c. 164, s. 6; 1944, c. 84, s. 3.
TABLE OF CONTENTS—T. 44, c. 7 & 8

R. S. 44:7-19 amended 1938, c. 361, s. 13; 1940, c. 57; 1943, c. 164, s. 7.

R. S. 44:7-20 " 1938, c. 361, s. 14.
R. S. 44:7-21 " 1943, c. 164, s. 8.
R. S. 44:7-24 " 1938, c. 361, s. 15.
R. S. 44:7-25 " 1943, c. 164, s. 9; 1949, c. 247, ss. 3, 4.
R. S. 44:7-27 " 1938, c. 361, s. 16.
R. S. 44:7-29 " 1938, c. 361, s. 17.
R. S. 44:7-30 " 1938, c. 361, s. 18; 1943, c. 164, s. 10.
R. S. 44:7-31 " 1938, c. 361, s. 19.
R. S. 44:7-32 " 1943, c. 164, s. 11.

Chapter 8. FINANCIAL ASSISTANCE TO CERTAIN NEEDY PERSONS.

Note: For use of political influence, etc., in administration of relief, prohibited, see 1941, c. 23 (T. 2, c. 160); for food stamps, etc., misuse of, prohibited, see 1941, c. 204 (T. 2, c. 202), amended 1942, c. 315; for prohibition of obtaining money, etc., from private or charitable organisations, the State, counties, municipalities or agencies thereof by false statements, see 1941, c. 261 (T. 2, c. 202).

R. S. 44:8-1 amended 1938, c. 123, s. 1; repealed 1940, c. 183, s. 5.
R. S. 44:8-2 repealed 1940, c. 183, s. 5.
to 44:8-4
R. S. 44:8-5 amended 1938, c. 123, s. 2; repealed 1940, c. 183, s. 5.
R. S. 44:8-6 " 1938, c. 123, s. 3; " 1940, c. 183, s. 5.
R. S. 44:8-7 " 1938, c. 123, s. 4; " 1940, c. 183, s. 5.
R. S. 44:8-8 " 1938, c. 123, s. 5; " 1940, c. 183, s. 5.
R. S. 44:8-9 " 1938, c. 123, s. 6; " 1940, c. 183, s. 5.
R. S. 44:8-10 " 1938, c. 123, s. 7; " 1940, c. 183, s. 5.
R. S. 44:8-11 " 1938, c. 123, s. 8; " 1940, c. 183, s. 5.
R. S. 44:8-12 " 1938, c. 123, s. 9; " 1940, c. 183, s. 5.
R. S. 44:8-13 " 1938, c. 123, s. 10; " 1940, c. 183, s. 5.
R. S. 44:8-14 " 1938, c. 123, s. 11; " 1940, c. 183, s. 5.
R. S. 44:8-15 repealed 1940, c. 183, s. 5.
R. S. 44:8-16 " 1940, c. 183, s. 5.
R. S. 44:8-17 amended 1938, c. 123, s. 12; repealed 1940, c. 183, s. 5.
R. S. 44:8-18 repealed 1940, c. 183, s. 5.

278
TABLE OF CONTENTS—T. 44, c. 8

<table>
<thead>
<tr>
<th>Section</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 44:8-19</td>
<td>amended 1938, c. 123, s. 13; repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-20</td>
<td>repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-21 to 44:8-22</td>
<td></td>
</tr>
<tr>
<td>R. S. 44:8-23</td>
<td>amended 1938, c. 123, s. 14; repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-24</td>
<td>repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-25</td>
<td>amended 1938, c. 123, s. 15; repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-26</td>
<td>supplemented, payment of cost of transportation of relief workers; reimbursement of municipalities, 1938, c. 213; repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-27 to 44:8-29</td>
<td>repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-30</td>
<td>amended 1938, c. 46; repealed 1940, c. 183, s. 5.</td>
</tr>
<tr>
<td>R. S. 44:8-31</td>
<td>repealed 1940, c. 183, s. 5.</td>
</tr>
</tbody>
</table>

Additional Legislation.

Cost of relief shared between State and municipality, 1939, c. 328 (C. 44:8-32); repealed 1940, c. 131.

Protection, welfare and financial assistance to needy persons, administration, etc., 1940, c. 130 (NJSA 44:8-33 to 44:8-59; RSCS 44:8-1 to 44:8-27); repealed 1947, c. 156, s. 37.

Sec. 4 of above amended 1941, c. 132; 1942, c. 69; see 1947, c. 156, s. 37.

Sec. 10 " " repealed 1941, c. 357, s. 48. to 15

Sec. 21 " " 1941, c. 357, s. 48. to 24

Local assistance boards continued, suppl., 1940, c. 188 (NJSA 44:8-38.1; RSCS 44:8-4.1); repealed 1947, c. 156, s. 37.

State Municipal Aid Administration, 1940, c. 151 (NJSA 44:8-60 to 44:8-86; RSCS 44:9-1 to 44:9-27).

Sec. 2 of above amended 1942, c. 340, s. 1; see 1947, c. 156, s. 37.

Sec. 3 " " 1942, c. 340, s. 2; see 1947, c. 156, s. 37.

Sec. 24 " " 1942, c. 101; see 1947, c. 156, s. 37.

Sec. 26 " " 1941, c. 149; see 1947, c. 156, s. 37.

Sec. 29 " " 1941, c. 2; see 1947, c. 156, s. 37.

279
TABLE OF CONTENTS—T. 44, c. 8 & 8A

State Financial Assistance Commission abolished; powers, duties, property, etc., vested in State Municipal Aid Administration. 1940, c. 183 (NJSA 44:8-1 to 31 note; RSCS 44:9-5.1, 44:9-5.2, 44:9-8.1); repealed 1947, c. 156, s. 37.

Administration of State aid for relief law (1941) 1941, c. 28 (C. 44:8-87 to 44:8-103); repealed 1947, c. 156, s. 37.

Sec. 9 of above amended 1943, c. 11; see 1947, c. 156, s. 37.

Sec. 12 " " " 1942, c. 170; 1944, c. 162; see 1947, c. 156, s. 37.

Sec. 13 " " " 1941, c. 406, s. 1; see 1947, c. 156, s. 37.

Sec. 14 " " " 1941, c. 406, s. 2; see 1947, c. 156, s. 37.

Sec. 16 " " " 1941, c. 375, s. 1; see 1947, c. 156, s. 37.

Sec. 17 " " " 1941, c. 375, s. 2; see 1947, c. 156, s. 37.

Hospitalization costs of certain relief cases in county maternity hospital; payment from State funds, suppl., 1941, c. 34 (C. 44:8-104).

Physical rehabilitation of persons rejected for service in the armed forces of the United States by reason of physical disability, by State Municipal Aid Administration, provided for, 1942, c. 306 (C. 44:8-105, 44:8-106); repealed 1947, c. 156, s. 37.

"General Public Assistance Law," State aid to certain counties and municipalities (Revision), 1947, c. 156 (C. 44:8-107 to 44:8-145).

Chapter 8A. (new) LEGAL SETTLEMENT OF NEEDY PERSONS.

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.

Sec. 20 " " " 1947, c. 120, s. 2.

Sec. 21 " " " 1947, c. 120, s. 3.

Sec. 23 " " " 1947, c. 120, s. 4.

Sec. 24 " " " 1947, c. 120, s. 5.

280
<table>
<thead>
<tr>
<th>Section</th>
<th>Amended By</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 25</td>
<td>1947, c. 120, s. 6.</td>
</tr>
<tr>
<td>Sec. 26</td>
<td>1947, c. 120, s. 7.</td>
</tr>
<tr>
<td>Sec. 27</td>
<td>1947, c. 120, s. 8.</td>
</tr>
<tr>
<td>Sec. 28</td>
<td>1947, c. 120, s. 9.</td>
</tr>
<tr>
<td>Sec. 35</td>
<td>1947, c. 120, s. 10.</td>
</tr>
<tr>
<td>Sec. 37</td>
<td>1947, c. 120, s. 11.</td>
</tr>
<tr>
<td>Sec. 38</td>
<td>1947, c. 120, s. 12.</td>
</tr>
<tr>
<td>Sec. 39</td>
<td>1947, c. 120, s. 13.</td>
</tr>
<tr>
<td>Sec. 40</td>
<td>1947, c. 120, s. 14.</td>
</tr>
<tr>
<td>Sec. 41</td>
<td>1947, c. 120, s. 15.</td>
</tr>
<tr>
<td>Sec. 46</td>
<td>1947, c. 120, s. 16.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 45, c. 1 to 3

Title 45. PROFESSIONS AND OCCUPATIONS.

Note: For business of selling, etc., motor fuels, etc., at retail, regulated, see 1938, c. 163 (T. 56, c. 6), amended 1938, c. 294, 1938, c. 401, 1939, c. 62, 1942, c. 260, s. 509 added 1939, c. 63; for business of selling, trading in, receiving, installing or repairing condemned, rebuilt or used weighing machines, regulated, see 1938, c. 182 (T. 51, c. 1); 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); 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 1940, c. 61 (T. 2, c. 60); 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); for business of dealing in poultry, regulated and licensing of dealers and brokers provided for, see 1942, c. 248 (T. 4, c. 11); 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. 23A).

Subtitle 1. PROFESSIONS AND OCCUPATIONS REGULATED BY STATE BOARDS OF REGISTRATION AND EXAMINATION.

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 (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 (T. 52, c. 17B).

R. S. 45:3-1 amended 1938, c. 277, s. 1.
R. S. 45:3-2 " 1938, c. 277, s. 2.
R. S. 45:3-3 " 1939, c. 239, s. 1.
R. S. 45:3-4 " 1939, c. 239, s. 2.
R. S. 45:3-5 " 1939, c. 239, s. 3.
R. S. 45:3-6 " 1939, c. 239, s. 4; 1945, c. 262, s. 1.
R. S. 45:3-7 " 1939, c. 239, s. 5.
R. S. 45:3-8 " 1943, c. 75, s. 1.
R. S. 45:3-9 " 1943, c. 75, s. 2.
R. S. 45:3-10 " 1943, c. 75, s. 3; 1945, c. 262, s. 2.
Chapter 4. BARBERS.

Note: For State Board of Barber Examiners transferred to State Department of Health, see 1948, c. 444, s. 4 (T. 26, c. 1A).

Additional Legislation.

Regulation of barbering, licensing of barbers and creation of State Board of Barber Examiners, etc., 1938, c. 197 (C. 45:4-27 to 45:4-58).

Sec. 1 of above amended 1946, c. 132, s. 1.
Sec. 3 " " " 1946, c. 132, s. 2.
Sec. 5 " " " 1946, c. 132, s. 3.
Sec. 9 " " repealed 1946, c. 132, s. 4.
Sec. 10 " " " 1946, c. 132, s. 4.
Sec. 20 " " amended 1944, c. 149.
Sec. 22 " " " 1947, c. 304, s. 1.
Sec. 23 " " " 1947, c. 304, s. 2.
Sec. 26 " " " 1946, c. 133, s. 10.

Apprentice certificate heretofore issued, continuance in effect, provided for, suppl., 1946, c. 132, s. 6 (C. 45:4-29.1).

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. 5 (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).

Chapter 4A. BEAUTY CULTURE.

Note: For regulation of opening and closing of beauty parlors by municipal ordinance, see 1938, 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. 444, s. 4 (T. 26, c. 1A).

R. S. 45:4A-2 amended 1943, c. 9, s. 8; 1946, c. 60, s. 1; 1949, c. 217.
R. S. 45:4A-3 " 1946, c. 60, s. 2.
R. S. 45:4A-5 " 1939, c. 76, s. 1.
TABLE OF CONTENTS—T. 45, c. 4A & 5

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 45:4A-6</td>
<td>amended 1939, c. 76, s. 2.</td>
</tr>
<tr>
<td>R. S. 45:4A-8</td>
<td>1938, c. 120, s. 1; 1939, c. 76, s. 3; 1939, c. 376 (title amended 1941, c. 266); 1943, c. 9, s. 9.</td>
</tr>
<tr>
<td>R. S. 45:4A-9</td>
<td>1939, c. 76, s. 4.</td>
</tr>
<tr>
<td>R. S. 45:4A-10</td>
<td>1939, c. 76, s. 5; 1943, c. 9, s. 10.</td>
</tr>
<tr>
<td>R. S. 45:4A-11</td>
<td>1943, c. 9, s. 11.</td>
</tr>
<tr>
<td>R. S. 45:4A-12</td>
<td>1939, c. 76, s. 6.</td>
</tr>
<tr>
<td>R. S. 45:4A-14</td>
<td>1938, c. 120, s. 2; 1943, c. 9, s. 12.</td>
</tr>
<tr>
<td>R. S. 45:4A-15</td>
<td>1939, c. 76, s. 7; 1943, c. 9, s. 13; 1943, c. 122.</td>
</tr>
<tr>
<td>R. S. 45:4A-18</td>
<td>1938, c. 120, s. 3; 1939, c. 76, s. 8; 1943, c. 9, s. 14.</td>
</tr>
<tr>
<td>R. S. 45:4A-21</td>
<td>1939, c. 76, s. 9.</td>
</tr>
<tr>
<td>R. S. 45:4A-23</td>
<td>1943, c. 9, s. 15; 1948, c. 171.</td>
</tr>
<tr>
<td>R. S. 45:4A-24</td>
<td>1938, c. 120, s. 6.</td>
</tr>
<tr>
<td>R. S. 45:4A-25</td>
<td>repealed 1938, c. 120, s. 6.</td>
</tr>
<tr>
<td>R. S. 45:4A-26.1</td>
<td>Proof of violation, 1939, c. 76, s. 10.</td>
</tr>
<tr>
<td>R. S. 45:4A-30</td>
<td>amended 1938, c. 120, s. 5.</td>
</tr>
<tr>
<td>R. S. 45:4A-31</td>
<td>repealed 1938, c. 120, s. 6.</td>
</tr>
<tr>
<td>R. S. 45:4A-35</td>
<td>amended 1938, c. 120, s. 5.</td>
</tr>
</tbody>
</table>

Additional Legislation.


Chapter 5. CHIROPODY.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 45:5-1</td>
<td>amended 1947, c. 355, ss. 1, 7, 8; 1948, c. 434, s. 1.</td>
</tr>
<tr>
<td>R. S. 45:5-3</td>
<td>1947, c. 355, ss. 2, 7, 8.</td>
</tr>
<tr>
<td>R. S. 45:5-4</td>
<td>1947, c. 355, ss. 3, 7, 8.</td>
</tr>
<tr>
<td>R. S. 45:5-5</td>
<td>1947, c. 355, ss. 4, 7, 8.</td>
</tr>
<tr>
<td>R. S. 45:5-7</td>
<td>1942, c. 107, s. 1; 1943, c. 95, s. 1; 1947, c. 355, ss. 5, 7, 8; 1948, c. 434, s. 2.</td>
</tr>
</tbody>
</table>

284
TABLE OF CONTENTS—T. 45, c. 5 to 7

R. S. 45:5-8 amended 1942, c. 107, s. 2; 1943, c. 95, s. 2; 1947, c. 355, ss. 6, 7, 8; 1948, c. 434, s. 3.

R. S. 45:5-10 " 1942, c. 107, s. 3; 1943, c. 95, s. 3; 1948, c. 434, s. 4.

R. S. 45:5-11 " 1942, c. 107, s. 4; 1943, c. 95, s. 4; 1948, c. 434, s. 5.

R. S. 45:5-12 " 1942, c. 107, s. 5.

R. S. 45:5-15 " 1942, c. 107, s. 6.

Additional Legislation.

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).

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).

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.

R. S. 45:6-4 " 1949, c. 52, s. 2.

R. S. 45:6-7 " 1941, c. 316, s. 1; 1945, c. 193, s. 1.

R. S. 45:6-10 " 1941, c. 316, s. 1; 1942, c. 62.

R. S. 45:6-19 " 1941, c. 316, s. 2; 1942, c. 38.

Additional Legislation.

Injunction to prevent illegal practice, authorized, suppl., 1942, c. 78 (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.

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).

R. S. 45:7-1 amended 1938, c. 277, s. 4.

285
TABLE OF CONTENTS—T. 45, c. 8 to 9

**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).

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 45:8-49; RSCS 45:8-1 to 45:8-23, 45:8-27, 45:8-39).

Sec. 1 of above amended 1947, c. 60, s. 1.
Sec. 3 " " 1939, c. 339, s. 1.
Sec. 4 " " 1939, c. 339, s. 2.
Sec. 5 " " 1939, c. 339, s. 3.
Sec. 6 " " 1939, c. 339, s. 4.
Sec. 7 " " 1939, c. 339, s. 5.
Sec. 11 " " 1939, c. 339, s. 6.
Sec. 13 " " 1947, c. 60, s. 2.
Sec. 20 " " 1939, c. 302.

Licenses, renewal without fee, holder in war service, provided for, suppl., 1943, c. 90 (C. 45:8-37).

"Engineer-in-Training," certificate of registration, provided for, suppl., 1947, c. 59 (C. 45:8-50 to 45:8-55).

**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).

**Article 1. Practice of Medicine and Surgery in General.**

R. S. 45:9-1 amended 1938, c. 277, s. 5; 1939, c. 115, s. 1; 1946, c. 84, s. 1.
R. S. 45:9-2 " 1939, c. 115, s. 2.
R. S. 45:9-3 " 1939, c. 115, s. 3.
TABLE OF CONTENTS—T. 45, c. 9

R. S. 45:9-5 amended 1938, c. 277, s. 6; 1939, c. 115, s. 4; 1946, c. 84, s. 2.

R. S. 45:9-5.1 Additional definitions, suppl., 1939, c. 115, s. 5.

R. S. 45:9-6 amended 1939, c. 115, s. 6.

R. S. 45:9-7 " 1939, c. 115, s. 7.

R. S. 45:9-8 " 1939, c. 115, s. 8; 1941, c. 108; 1942, c. 342; 1944, c. 166, s. 1; 1947, c. 243.

R. S. 45:9-9 " 1939, c. 115, s. 9.

R. S. 45:9-10 " 1939, c. 115, s. 10.

R. S. 45:9-11 " 1939, c. 115, s. 11.

R. S. 45:9-12 " 1939, c. 115, s. 12.

R. S. 45:9-13 " 1939, c. 115, s. 13.

R. S. 45:9-14 " 1939, c. 115, s. 14; 1943, c. 17.

R. S. 45:9-14.1 " 1939, c. 115, s. 15.

R. S. 45:9-14.2 repealed 1939, c. 115, s. 16.

R. S. 45:9-14.3 Osteopathy defined, suppl., 1939, c. 115, s. 17.

R. S. 45:9-14.4 Certain licenses to practice osteopathy saved, suppl., 1939, c. 115, s. 18, amended 1939, c. 361.

R. S. 45:9-14.5 Chiropractic defined, suppl., 1939, c. 115, s. 19.

R. S. 45:9-14.6 Certain licenses to practice chiropractic saved, suppl., 1939, c. 115, s. 20.

R. S. 45:9-14.7 Certain chiropractors eligible for examination, suppl., 1939, c. 115, s. 21.

R. S. 45:9-14.8 Veterans' licenses, suppl., 1939, c. 115, s. 22.

R. S. 45:9-14.9 Qualifications for and examinations; certain cases, suppl., 1939, c. 115, s. 23.

R. S. 45:9-14.10 Certain limited licenses saved, suppl., 1939, c. 115, s. 24.

R. S. 45:9-15 amended 1939, c. 115, s. 25.

R. S. 45:9-16 " 1939, c. 115, s. 26; 1944, c. 166, s. 2.

R. S. 45:9-17 " 1939, c. 115, s. 27.

R. S. 45:9-21 " 1939, c. 115, s. 28; 1943, c. 74; 1944, c. 167.

287
### TABLE OF CONTENTS—T. 45, c. 9 to 11

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 45:9-22</td>
<td>amended 1939, c. 115, s. 29.</td>
</tr>
<tr>
<td>R. S. 45:9-23</td>
<td>&quot; 1939, c. 115, s. 30.</td>
</tr>
<tr>
<td>R. S. 45:9-26</td>
<td>&quot; 1939, c. 115, s. 31.</td>
</tr>
<tr>
<td>R. S. 45:9-27.1</td>
<td>Chancery proceedings to prevent certain violations, (added) suppl., 1939, c. 115, s. 32.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Qualifications for certain applicants for license to practice medicine and surgery, suppl., 1938, c. 121 (C. 45:9-8.1).

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 to 45:9-37 repealed 1939, c. 115, s. 34.

**Article 3. Practice of the Science of Chiropractic.**

Note: For types, etc., of licenses which may be issued, see Article 1 of this chapter as amended, etc.

R. S. 45:9-38 to 45:9-41 repealed 1939, c. 115, s. 35.

**Chapter 11. NURSES.**

Note: For nursing, teaching and practice regulated and controlled (Revision of 1947), see 1947, c. 362 (T. 45, c. 11); 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).

R. S. 45:11-1 to 45:11-6 repealed 1947, c. 262, s. 22.

R. S. 45:11-7 amended 1942, c. 346, s. 1; 1945, c. 13, s. 1; repealed 1947, c. 262, s. 22.

R. S. 45:11-8 repealed 1947, c. 262, s. 22.

R. S. 45:11-9 " 1947, c. 262, s. 22.

R. S. 45:11-10 amended 1942, c. 346, s. 2; repealed 1947, c. 262, s. 22.

R. S. 45:11-11 repealed 1945, c. 13, s. 2; 1947, c. 262, s. 22.

R. S. 45:11-12 amended 1942, c. 346, s. 3; repealed 1947, c. 262, s. 22.

R. S. 45:11-13 to 45:11-18 repealed 1947, c. 262, s. 22.

R. S. 45:11-19 amended 1942, c. 346, s. 4; repealed 1947, c. 262, s. 22.

R. S. 45:11-20 to 45:11-22 repealed 1947, c. 262, s. 22.
TABLE OF CONTENTS—T. 45, c. 11 to 14

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. 5 of above amended 1949, c. 65, s. 1.
Sec. 15 “ “ 1949, c. 65, s. 2.

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).

R. S. 45:12-1 amended 1948, c. 350, ss. 1, 8, 9, 10.
R. S. 45:12-6 “ 1949, c. 170, s. 1.
R. S. 45:12-8 “ 1948, c. 350, ss. 2, 8, 9, 10.
R. S. 45:12-9 “ 1948, c. 350, ss. 3, 8, 9, 10.
R. S. 45:12-11 “ 1948, c. 350, ss. 4, 8, 9, 10.
R. S. 45:12-14 “ 1948, c. 350, ss. 5, 8, 9, 10.
R. S. 45:12-17 see 1949, c. 170, s. 2 (C. 45:12-17.1).
R. S. 45:12-18 amended 1938, c. 277, s. 8.
R. S. 45:12-19 “ 1948, c. 350, ss. 6, 8, 9, 10.

Additional Legislation.

Members of Board, compensation for holding examinations sub­stituted for reimbursement for expenses, suppl., 1949,
c. 170, s. 2 (C. 45:12-17.1).

Record of examination, exclusive property of optometrist;
unauthorized use of, suppl., 1948, c. 350, ss. 7-10 (C.

Chapter 13. OSTEOPATHY.

Note: For types, etc., of licenses which may be issued, see Article 1 of
chapter 9 of this Title as amended, etc.

R. S. 45:13-1 repealed 1939, c. 115, s. 33.
to 45:13-5

Chapter 14. PHARMACY.

Note: For Board of Pharmacy 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).

R. S. 45:14-7 amended 1939, c. 85, s. 1.
R. S. 45:14-33 “ 1938, c. 85, s. 2.
R. S. 45:14-34 “ 1939, c. 85, s. 3.

289
TABLE OF CONTENTS—T. 45, c. 14 & 15

Additional Legislation.

Applicants for registered pharmacists examination, certain applicants entitled to credit for military service, provided for, suppl., 1946, c. 177 (C. 45:14-7.2).

Registered assistant pharmacists, qualification as registered pharmacists, provided for, suppl., 1948, c. 50 (C. 45:14-7.3).

Renewal of certificate of registration of holder in war service, provided for, suppl., 1944, c. 132 (C. 45:14-11.1).

Sec. 1 of above amended 1945, c. 177, s. 1.

Drugs to be dispensed only by or on prescription; sale, dispensing or furnishing by or under registered pharmacist; penalties, suppl., 1949, c. 93 (C. 45:14-26.1 to 45:14-26.3).

Prescription departments, minimum requirements, temporary and limited permits, provided for, suppl., 1948, c. 105 (C. 45:14-36.1 to 45:14-36.4).

Chapter 15. REAL ESTATE BROKERS, SALESMEN AND AUCTIONEERS.

Note: For State Real Estate Commission constituted a division in the Department of Banking and Insurance, see 1948, c. 88 (T. 31, c. 15).

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendments/Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 45:15-5</td>
<td>amended 1948, c. 88, ss. 4, 13.</td>
</tr>
<tr>
<td>R. S. 45:15-7</td>
<td>“ 1948, c. 88, ss. 5, 13.</td>
</tr>
<tr>
<td>R. S. 45:15-9</td>
<td>“ 1938, c. 227, s. 1.</td>
</tr>
<tr>
<td>R. S. 45:15-17</td>
<td>“ 1948, c. 155, s. 2.</td>
</tr>
<tr>
<td>R. S. 45:15-20</td>
<td>“ 1938, c. 227, s. 2; 1949, c. 214.</td>
</tr>
<tr>
<td>R. S. 45:15-30</td>
<td>“ 1939, c. 103; 1941, c. 93, s. 1.</td>
</tr>
<tr>
<td>R. S. 45:15-33</td>
<td>“ 1941, c. 93, s. 2.</td>
</tr>
</tbody>
</table>

Additional Legislation.

Licenses, issuance to officers of real estate corporations, certain cases, provided for, 1943, c. 60 (C. 45:15-11.1).

Real estate brokers' licenses, issuance to certain persons, authorized, 1945, c. 223 (C. 45:15-11.2).

Promotional sales, property outside State, regulated, suppl., 1948, c. 105, s. 1 (C. 45:15-16.1).

Employees, certain rules, etc., proceedings, etc., of commission, continued, etc., 1948, c. 88, ss. 6, 7, 9-11, 13 (C. 45:15-29.1 to 45:15-29.5).
TABLE OF CONTENTS—T. 45, c. 15B to 19

Chapter 15B. (new) SHORTHAND REPORTING.

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).

Chapter 15C. (new) TREE EXPERTS.

Tree Expert Act, 1940, c. 100 (C. 45:15C-1 to 45:15C-10).

Chapter 16. VETERINARY MEDICINE, SURGERY AND DENTISTRY.

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).

R. S. 45:16-1 amended 1938, c. 277, s. 9.
R. S. 45:16-6 " 1942, c. 236, s. 1.
R. S. 45:16-7 " 1942, c. 236, s. 2.
R. S. 45:16-8 " 1942, c. 236, s. 3.
R. S. 45:16-8.1 Definition of practicing veterinary medicine established, suppl., 1942, c. 236, s. 4.
R. S. 45:16-9 amended 1942, c. 236, s. 5.
R. S. 46:16-10 repealed 1942, c. 236, s. 6.
R. S. 45:16-11 amended 1942, c. 236, s. 7.

Subtitle 2. OCCUPATIONS SUBJECT TO OTHER REGULATION.

Chapter 18. COLLECTION AGENCIES.

R. S. 45:18-3 amended 1946, c. 293.

Chapter 19. DETECTIVES.

R. S. 45:19-1 repealed 1939, c. 368.
to 45:19-7

Additional Legislation.


Sec. 5 of above amended 1948, c. 152, s. 1.
Sec. 8 " " 1948, c. 152, s. 2.
Sec. 9 " " 1948, c. 152, s. 3.
<table>
<thead>
<tr>
<th>Chapter 21</th>
<th>MOTOR VEHICLES, RENTING AND LEASING OF, TO BE OPERATED BY LESSEE OR BAILEE.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Additional Legislation.</td>
</tr>
<tr>
<td></td>
<td>Motor vehicles, renting or leasing, to be driven by others, register required, penalties, 1949, c. 206 (C. 45:21-12, 45:21-13).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 22</th>
<th>PAWNBROKERS AND DEALERS IN SECONDHAND GOODS.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Additional Legislation.</td>
</tr>
<tr>
<td></td>
<td>Sale of used or secondhand watches, regulated, 1939, c. 55 (NJSA 45:22-35 to 45:22-40; RSCS 45:25-1 to 45:25-6).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chapter 24</th>
<th>TRANSIENT MERCHANTS OR ITINERANT VENDORS: HAWKERS AND PEDDLERS.</th>
</tr>
</thead>
</table>

292
TABLE OF CONTENTS—T. 46, c. 1 to 3

Title 46. PROPERTY.

Note: 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.

Subtitle 1A. (new) REAL AND PERSONAL PROPERTY.

Chapter 2A. (new) POWERS OF APPOINTMENT.

Releases of and covenants, etc., not to exercise powers, provided for, 1943, c. 57 (C. 46:2A-1 to 46:2A-5).

Chapter 2B. (new) POWERS OF ATTORNEY.

Powers of attorney by persons in military service, execution, recording, effect, etc., provided, 1943, c. 157 (C. 46:2B-1 to 46:2B-7).

Title of above amended 1945, c. 233, s. 1.

Sec. 1 " " 1945, c. 233, s. 2.

Sec. 3 " " 1945, c. 233, s. 3.

Sec. 6 " " 1945, c. 233, s. 4.

Chapter 2C. (new) TRUST DEEDS.

Trust deeds by persons in military service, execution, recording, effect, etc., provided, 1943, c. 155 (C. 46:2C-1 to 46:2C-5).

Sec. 2 of above amended 1945, c. 110.

Chapter 2D. (new) MORTGAGES.

Mortgage to husband and wife, unless otherwise provided, held fully as joint tenants, words of survivorship not required, 1947, c. 206 (C. 46:2D-1).

Subtitle 2. REAL PROPERTY ONLY.

Chapter 3. ESTATES AND INTERESTS IN REAL PROPERTY AND ALIENATION THEREOF IN GENERAL.

R. S. 46:3-18 amended 1943, c. 145.

Additional Legislation.

Creation, descent, transfer, etc., of estates, rights and interests in areas above surface of ground, suppl., 1938, c. 370 (C. 46:3-19 to 46:3-22).

293
TABLE OF CONTENTS—T. 46, c. 8 to 16

Chapter 8. LEASEHOLD ESTATES; LANDLORD AND TENANT.
Additional Legislation.

Holding over after monthly or longer term, by tenant, monthly term created, 1941, c. 317 (C. 46:8-10).
Termination of tenancies and recovery of possession of demised premises, by landlord, limited and regulated, certain cases, 1945, c. 84 (C. 46:8-11 to 46:8-18).

Chapter 9. MORTGAGES.
Note: For penal sum in bonds secured by mortgages, not required to be expressed, see 1947, c. 337 (T. 2, c. 65).

Article 1A. (new) Assumption.
Additional Legislation.

Purchasers of real estate subject to mortgage, liability therefor, when no implied assumption thereof, suppl., 1947, c. 288 (C. 46:9-7.1).

Subtitle 3. SIGNATURES, SEALS, ACKNOWLEDGMENTS AND PROOFS.

Chapter 13. SEALS.
Additional Legislation.

Instruments executed by attorney in fact of Federal instrumentality or agency valid without seal, 1942, c. 147 (C. 46:13-7).

Chapter 14. ACKNOWLEDGMENTS AND PROOFS.
Note: For acknowledgment of deeds, etc., by persons in military or naval service, taking before commissioned officer, authorized, see 1941, c. 333 (T. 38, c. 23A), amended 1943, c. 156, 1945, c. 254.

R. S. 46:14-6 amended 1948, c. 223; 1949, c. 279, s. 1.
R. S. 46:14-7 " 1938, c. 170; 1949, c. 279, s. 2.
R. S. 46:14-8 " 1939, c. 166; 1949, c. 279, s. 3.

Subtitle 4. RECORDING, REGISTRATION, FILING AND INDEXING OF DEEDS AND OTHER INSTRUMENTS.

Chapter 16. INSTRUMENTS ENTITLED TO RECORD.
Note: For provision for recording of liens for cost of care and maintenance or permanent outdoor support furnished to any person, provided for, see 1946, c. 175 (T. 44, c. 4).

R. S. 46:16-1 amended 1945, c. 275, s. 1.

294
TABLE OF CONTENTS—T. 46, c. 16 to 32

Additional Legislation.
Certified copies of final decrees of Court of Chancery affecting title to real estate, in county clerk's or register of deed's office, recording authorized, 1933, c. 170 (C. 46:16-1.1).
Title of above amended 1949, c. 148, s. 1.
Sec. 1 " " 1949, c. 148, s. 2.
Records, etc., of bankruptcy proceedings, recording authorized, 1941, c. 389 (C. 46:16-4.1 to 46:16-4.3).
Recording of nontestamentary trust instruments not acknowledged or proved, provided for, suppl., 1943, c. 147 (C. 46:16-5.1).

Chapter 17. REGISTRATION OF MORTGAGES.
R. S. 46:17-1 amended 1947, c. 351, s. 1.
R. S. 46:17-4 " 1947, c. 351, s. 2.

Chapter 18. RECORD OF AND RECORD ENTRIES AS TO INSTRUMENTS AFFECTING MORTGAGES.

Chapter 19. MECHANICS OF RECORDATION.
R. S. 46:19-1 amended 1945, c. 275, s. 2.
R. S. 46:19-3 " 1944, c. 36.

Chapter 23. MAPS OF LANDS; APPROVAL AND FILING.
Note: For maps, disapproval of certain, certain second-class counties, provided for, see 1948, c. 412 (T. 40, c. 27).

Subtitle 6. PERSONAL PROPERTY ONLY.
Note: For deposit by employee with employer as trust fund; certain cases, see 1939, c. 117 (T. 34, c. 18); for effect of contributory negligence of owner, etc., of special property in goods, etc., in suit for damages to same, see 1939, c. 53 (T. 2, c. 68A).

Chapter 33. UNIFORM CONDITIONAL SALES LAW.
R. S. 46:32-17 amended 1945, c. 274.
TABLE OF CONTENTS—T. 46, c. 33 & 35; T. 47, c. 1 to 3

Chapter 33. CONDITIONAL SALES, LEASES, LOANS OR MORTGAGES
OF RAILROAD OR STREET RAILWAY EQUIPMENT AND ROLLING
STOCK OR MOTOR VEHICLES OR OTHER VEHICLES OF
TRANSPORTATION COMPANIES.
R. S. 46:33-1 amended 1940, c. 10.

Chapter 35. (new) TRUST RECEIPTS.
Sec. 13 of above amended 1947, c. 99.

Title 47. PUBLIC RECORDS.

Chapter 1. RECORDS AND RECORDING OFFICES GENERALLY.
R. S. 47:1-5 amended 1939, c. 346.

Chapter 2. PUBLIC RECORD OFFICE.
R. S. 47:2-1 repealed 1945, c. 50, s. 22.
R. S. 47:2-2 amended 1941, c. 30; repealed 1945, c. 50, s. 22.
R. S. 47:2-9 repealed 1945, c. 50, s. 22.

Chapter 3. DESTRUCTION AND UNLAWFUL POSSESSION OF
PUBLIC RECORDS.
R. S. 47:3-2 amended 1941, c. 77.

Additional Legislation.
Destruction of cancelled, etc., scrip issued by municipalities and
counties, suppl., 1938, c. 329 (NJSA 47:3-7; RSCS
47:3-1.1); amended 1939, c. 147.
TABLE OF CONTENTS—T. 48, c. 2 & 3

Title 48. PUBLIC UTILITIES.

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. 11D), amended 1947, c. 47, 1947, c. 75; 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. 285 (T. 40, c. 62).

Chapter 2. BOARD OF PUBLIC UTILITY COMMISSIONERS.

R. S. 48:2-1 amended 1948, c. 90, ss. 1, 5.
R. S. 48:2-2 see 1948, c. 90, s. 2.

Additional Legislation.

Article 2. Jurisdiction, Powers and Duties.

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.
TABLE OF CONTENTS—T. 48, c. 3 to 9

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).

R. S. 48:3-31 amended 1948, c. 286.

Chapter 4. AUTO BUSSES.
R. S. 48:4-3 " 1946, c. 131.
R. S. 48:4-14 " 1946, c. 130; 1947, c. 230.
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.
Suppl., 1942, c. 49 (C. 48:4-2.4 to 48:4-2.17).

Chapter 5. BRIDGE COMPANIES.

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).

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, construction, maintenance and use of facilities of gas companies for transmission of, authorization and regulation, suppl., 1948, c. 110 (C. 48:9-25.4).
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).
TABLE OF CONTENTS—T. 48, c. 12

Chapter 12. RAILROADS.

Note: For extension of time for completion of certain railroads, see 1938, c. 15; 1941, c. 3; 1943, c. 4; 1945, c. 3; 1947, c. 89; 1949, c. 224.

R. S. 48:12-57 " 1948, c. 252.
R. S. 48:12-62 " 1947, c. 178, s. 1.
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.
R. S. 48:12-125 " 1948, c. 317, s. 1.
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.
R. S. 48:12-130 " 1948, c. 317, s. 5.
R. S. 48:12-131 " 1948, c. 317, s. 6.
R. S. 48:12-132 " 1948, c. 317, s. 7.
R. S. 48:12-133 " 1948, c. 317, s. 8.
R. S. 48:12-134 " 1948, c. 317, s. 9.
R. S. 48:12-135 " 1948, c. 317, s. 10.
R. S. 48:12-136 " 1948, c. 317, s. 11.
R. S. 48:12-150 " 1939, c. 49.
R. S. 48:12-158 " 1943, c. 150.
R. S. 48:12-162 repealed 1943, c. 94.

Additional Legislation.

Use, sale, etc., of different levels of railroad property for other than railroad purposes, suppl., 1938, c. 369 (N JSA 48:12-23.1; RSCS 48:12-13.1).

Branch lines to race tracks, authorized, suppl., 1947, c. 17 (C. 48:12-32.1).

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).

299
TABLE OF CONTENTS—T. 48, c. 13 to 21; T. 49, c. 2

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. 128 (C. 48:13-16).

Chapter 15. STREET RAILWAYS.

R. S. 48:15-6 amended 1946, c. 257, s. 1.
R. S. 48:15-13 " 1946, c. 257, s. 2.
R. S. 48:15-41 " 1941, c. 131, s. 1; 1946, c. 71.
R. S. 48:15-42 " 1941, c. 131, s. 2.
R. S. 48:15-43.2 " 1941, c. 131, s. 3.
R. S. 48:15-43.3 " 1941, c. 131, s. 4.

Additional Legislation.
Resumption of operation of street railways heretofore suspended, authorized, suppl., 1942, c. 40 (C. 48:15-43.4, 48:15-43.5).
Autobusses 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).

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).

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.
to 48:21-19

Title 49. SALE OF SECURITIES.

Chapter 2. (new) SALE OF SECURITIES, ETC., IN GENERAL.
Agents to sell and issue Federal obligations, during emergency, provided for, 1942, c. 123 (C. 49:2-1).
Title 50. SHELLFISH.

Chapter 1. BOARD OF SHELL FISHERIES.

Note: For transfer of functions, powers and duties to State Department of Conservation, see 1945, c. 22 (T. 13, c. 1A).

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.

Chapter 2. GENERAL REGULATORY PROVISIONS.

R. S. 50:2-10 " 1945, c. 38, s. 1.

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.

Article 4. (new) Licensing of Oyster Shuckers and Dealers.

Additional Legislation.

Licensing of oyster shuckers, dealers and growers, provided for, 1943, c. 182 (C. 50:3-20.1 to 50:3-20.9); repealed 1945, c. 39, s. 17.

Sec. 5 of above amended 1944, c. 142, s. 1; see 1945, c. 39, s. 17.

Sec. 8 " " 1944, c. 143, s. 2; see 1945, c. 39, s. 17.

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).

Chapter 4. REGULATIONS APPLICABLE TO ATLANTIC COAST; DEPARTMENT OF ATLANTIC COAST.

R. S. 50:4-1 amended 1943, c. 134.

Chapter 5. PENALTIES AND RECOVERY THEREOF; FORFEITURE.

R. S. 50:5-1 amended 1942, c. 99.
Title 51. STANDARDS, WEIGHTS, MEASURES AND CONTAINERS.

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).

Article 2. Standards.

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).

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).


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).

Article 4. Penalties; Evidence; Enforcement.

R. S. 51:1-103 amended 1939, c. 390, s. 1.
R. S. 51:1-104 " 1939, c. 390, s. 2.
R. S. 51:1-105 " 1939, c. 390, s. 3.
R. S. 51:1-106 " 1939, c. 390, s. 4.
R. S. 51:1-107 " 1939, c. 390, s. 5.
R. S. 51:1-108 " 1939, c. 390, s. 6.

Article 5. (new) Secondhand Measuring or Weighing Devices.

Additional Legislation.

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).

302
TABLE OF CONTENTS—T. 51, c. 3 to 9

Chapter 3. STANDARD MERIDIAN LINE; LAND DESCRIPTIONS.

Additional Legislation.
New Jersey System of Plane Co-ordinates; continuation of by Department of Conservation and Development, 1938 c. 225 (C. 51:3-11, 51:3-12).

Chapter 7. ANTHRACITE.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 51:7-2</td>
<td>amended 1938, c. 242, s. 1.</td>
</tr>
<tr>
<td>R. S. 51:7-4</td>
<td>1938, c. 242, s. 2.</td>
</tr>
<tr>
<td>R. S. 51:7-5</td>
<td>1938, c. 242, s. 3.</td>
</tr>
<tr>
<td>R. S. 51:7-6</td>
<td>1938, c. 242, s. 4.</td>
</tr>
<tr>
<td>R. S. 51:7-7</td>
<td>1938, c. 242, s. 5.</td>
</tr>
<tr>
<td>R. S. 51:7-9</td>
<td>1938, c. 242, s. 6.</td>
</tr>
</tbody>
</table>

Chapter 8. SOLID FUEL.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 51:8-5</td>
<td>amended 1938, c. 44, s. 1; 1939, c. 41</td>
</tr>
<tr>
<td>R. S. 51:8-12</td>
<td>1938, c. 44, s. 2.</td>
</tr>
</tbody>
</table>

Chapter 9. LIQUID FUEL.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 51:9-1</td>
<td>amended 1938, c. 323.</td>
</tr>
</tbody>
</table>

303
# TABLE OF CONTENTS—T. 52, c. 2 to 9C

## Title 52. STATE GOVERNMENT, DEPARTMENTS AND OFFICERS.

### Note: For discrimination against applicants for employment, for age, see 1938, c. 295 (T. 10, c. 5); for maintenance of stands by blind in State buildings, see 1938, c. 349 (T. 30, c. 6); for annual State appropriation to municipalities employing full time policemen, firemen, etc., provided for, see 1944, c. 254 (T. 40, c. 47).

### 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. 96 (T. 38, c. 23A), amended 1946, c. 206.

### Chapter 2. GREAT SEAL.

**Note:** For unauthorized use of State Seal, prohibited, see 1941, c. 218 (T. 2, c. 173).

### 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).

Nonresidents, appointment, authorized and regulated, suppl., 1949, c. 19 (C. 52:7-1.3).

### Chapter 8. 1837 SURPLUS REVENUE FUND.

R. S. 52:8-6 amended 1946, c. 62.

### Chapter 9C. NEW JERSEY COUNCIL.

**Note:** For transfer of powers and duties to Department of Economic Development, see 1944, c. 85 (T. 32, c. 27C), amended 1945, c. 128; 1946, c. 448 (T. 13, c. 1D).

R. S. 52:9C-1 repealed 1944, c. 85, s. 52.

304
TABLE OF CONTENTS—T. 52, c. 9C to 10A

| R. S. 52:9C-2 | amended 1939, c. 393; 1943, c. 111; repealed 1944, c. 85, s. 52. |
| R. S. 52:9C-3 | repealed 1944, c. 85, s. 52. |
| R. S. 52:9C-4 | " 1944, c. 85, s. 52. |

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).

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).

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.

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).
TABLE OF CONTENTS—T. 52, c. 14

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; for apprentice and on the job training programs for veterans in State Departments, provided for, see 1946, c. 192 (T. 38, c. 23A).

Article 1. Co-operation between Departments.

Additional Legislation.

Interdepartmental transfer of employees, provided for, 1943, c. 218 (C. 52:14-6.1 to 52:14-6.3).

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).

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).

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.


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).
### TABLE OF CONTENTS—T. 52, c. 14 & 15

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.

**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).

**Article 6. Investment of Moneys.**


R. S. 52:14-32 " 1948, c. 94.

R. S. 52:14-33 " 1944, c. 13.

**Article 8A. (new) Rationing Provisions.**

Additional Legislation.

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.**

Additional Legislation.

“Post-war reserve account” in general State fund, creation, etc., provided for, 1944, c. 218 (C. 52:14-36 to 52:14-39).

**Chapter 15. GOVERNOR.**

R. S. 52:15-3 amended 1945, c. 88.

Additional Legislation.

Examination and investigation of State departments, boards, bureaus or commissions by Governor; authorized, 1941, c. 16 (C. 52:15-7), amended 1941, c. 315.

Governor, legal counsel, provided for, suppl., 1947, c. 5 (C. 52:15-8).
## TABLE OF CONTENTS—T. 52, c. 16 to 18

### Chapter 16. SECRETARY OF STATE AND REGISTER OF PREROGATIVE COURT.

R. S. 52:16-3 amended 1945, c. 90.

**Chapter 16A. (new) DEPARTMENT OF STATE.**


### Chapter 17. ATTORNEY GENERAL.

R. S. 52:17-1 repealed 1944, c. 20, s. 20 to 52:17-11

**Chapter 17A. (new) DEPARTMENT OF LAW.**

Note: For functions, powers and duties transferred to Department of Law and Public Safety, see 1948, c. 439 (T. 52, c. 17B).

Department of Law, established, powers, etc., 1944, c. 20, ss. 1-19 (C. 52:17A-1 to 52:17A-20).

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.**


### Chapter 18. STATE TREASURER.

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.

R. S. 52:18-4 “ 1948, c. 92, ss. 47, 49.

R. S. 52:18-6 “ 1948, c. 92, ss. 47, 49.

R. S. 52:18-7 “ 1948, c. 92, ss. 47, 49.

R. S. 52:18-9 “ 1948, c. 92, ss. 47, 49.

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. 79.

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).

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.


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).

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).

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; for State Comptroller continued as an office in the Division of Budget and Accounting in the Department of the Treasury, see 1948, c. 92 (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.

R. S. 52:19-4 “ 1948, c. 92, ss. 47, 49.

R. S. 52:19-6 “ 1948, c. 92, ss. 47, 49.

to 52:19-9

R. S. 52:19-16 “ 1944, c. 112, art. 8, s. 10.

to 52:19-28

Additional Legislation.

State central payroll system, installation, etc., authorized, 1942, c. 291 (C. 52:19-28.3).
TABLE OF CONTENTS—T. 52, c. 19 to 21

Article 2. Division of Accounting.

R. S. 52:19-29 repealed 1944, c. 112, art. 8, s. 10.


Additional Legislation.


Chapter 20. STATE HOUSE COMMISSION.

Note: For State House supervisor of mails under Civil Service, see 1940, c. 13 (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; 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. 105.

R. S. 52:20-3 repealed 1944, c. 112, art. 8, s. 10.

R. S. 52:20-8 1944, c. 112, art. 8, s. 10.

to 52:20-12

R. S. 52:20-16 1944, c. 112, art. 8, s. 10.

Additional Legislation.


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 (T. 13, c. 18).

R. S. 52:21-1 repealed 1944, c. 85, s. 52.

to 52:21-11

310
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; for fiscal year, Highway Department, fixed, see 1944, c. 159 (T. 27, c. 1); for Governor's Budget Message to contain all appropriations recommended under one budget, see 1945, c. 53 (T. 52, c. 3H); 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 (T. 52, c. 18A).

R. S. 52:22-1 repealed 1944, c. 112, art. 8, s. 10.
to 52:22-3
R. S. 52:22-4 amended 1940, c. 80; repealed 1944, c. 112, art. 8, s. 10.
R. S. 52:22-5 repealed 1944, c. 112, art. 8, s. 10.
to 52:22-10
R. S. 52:22-11 amended 1941, c. 407; repealed 1944, c. 112, art. 8, s. 10.
R. S. 52:22-12 repealed 1944, c. 112, art. 8, s. 10.
to 52:22-19
R. S. 52:22-20 amended 1938, c. 13; repealed 1944, c. 112, art. 8, s. 10.
R. S. 52:22-21 repealed 1944, c. 112, art. 8, s. 10.
R. S. 52:22-22 " 1944, c. 112, art. 8, s. 10.

Additional Legislation.

Chapter 23. COMMISSIONER OF FINANCE.

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. 199).

R. S. 52:23-1 repealed 1944, c. 112, art. 8, s. 10.
to 52:23-15
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 powers and duties of State Auditor to State Department of Local Government, see 1938, c. 158, s. 17 (T. 52, c. 27A).

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.
TABLE OF CONTENTS—T. 52, c. 24 to 26

R. S. 52:24-11 repealed 1947, c. 151, s. 97.
R. S. 52:24-12 " 1938, c. 159, s. 29.
to 52:24-18
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 52:24-27

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; 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 52:25-9
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.
R. S. 52:25-17 " 1944, c. 112, art. 8, s. 10.
to 52:25-22
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. 18, c. 24), amended 1949, c. 97.
R. S. 52:26-1 repealed 1945, c. 50, s. 22.
R. S. 52:26-4 " 1945, c. 50, s. 22.
R. S. 52:26-6 " 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.
to 52:26-20

312
### TABLE OF CONTENTS—T. 52, c. 27 & 27A

#### Chapter 27. MUNICIPAL FINANCE COMMISSION.

| R. S. 52:27-1 | amended 1947, c. 119, ss. 1, 6. |
| 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. |
| R. S. 52:27-25 | " 1947, c. 54, s. 2. |
| R. S. 52:27-29.1 | " 1938, c. 202, s. 2. |
| R. S. 52:27-31 | " 1941, c. 50, s. 2; 1947, c. 54, s. 3. |
| R. S. 52:27-42 | " 1938, c. 243, s. 2. |
| R. S. 52:27-44 | " 1938, c. 243, s. 3; 1947, c. 54, s. 4. |
| R. S. 52:27-51 | " 1939, c. 47, s. 2. |
| R. S. 52:27-61 | " 1947, c. 119, ss. 4, 6; 1948, c. 156, s. 2. |

#### 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).

#### 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. 199.
TABLE OF CONTENTS—T. 52, c. 27A

Article 1. (new) In General.


Secs. 1-7 of above repealed 1947, c. 151, s. 98.
Sec. 8 " " " 1944, c. 112, art. 8, s. 10; 1947, c. 151, s. 98.
Sec. 9 " " " 1947, c. 151, s. 98.
Sec. 10 " " " 1947, c. 151, s. 98.
Sec. 11 " " amended 1942, c. 39; repealed 1947, c. 151, s. 98.
Sec. 12 " " repealed 1944, c. 112, art. 8, s. 10; 1947, c. 151, s. 98.
Secs. 13-16 " " " 1947, c. 151, s. 98.
Secs. 18-34 " " " 1947, c. 151, s. 98.


Article 2. (new) Fiscal Administration in Local Governments.

Fiscal administration in local governments regulated, 1938, c. 159 (C. 52:27A-35 to 52:27A-64); repealed 1947, c. 151, s. 98.


Supervision over certain municipalities; State Department of Local Government, 1938, c. 127 (C. 52:27A-65 to 52:27A-79); repealed 1947, c. 151, s. 98.

Title of above amended 1939, c. 364, s. 1; see 1947, c. 151, s. 98.
Sec. 3 " " " 1939, c. 364, s. 2; 1941, c. 95, s. 1; see 1947, c. 151, s. 98.
Sec. 4 " " " 1941, c. 95, s. 2; see 1947, c. 151, s. 98.
Sec. 5 " " " 1939, c. 364, s. 3; 1941, c. 95, s. 3; see 1947, c. 151, s. 98.

Limitation of school debt and appropriations in school districts; municipalities subject to supervision State Department of Local Government, 1939, c. 265 (C. 52:27A-80 to 52:27A-83); repealed 1947, c. 151, s. 98.

Sec. 4 of above amended 1947, c. 150, ss. 1, 2; see 1947, c. 151, s. 98.

### 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. 20 (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. 11 of above amended 1946, c. 1; 1946, c. 199.

Cancellation of uncollectible claims for the grant, lease or rental of riparian lands, suppl., 1945, c. 120 (C. 52:27B-9.1).

State Purchase Revolving Fund, use to acquire Federal surplus property, authorized, 1946, c. 144 (C. 52:27B-68.1, 52:27B-68.2).
TABLE OF CONTENTS—T. 52, c. 27BB to 31

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).


Chapter 27C. (new) DEPARTMENT OF ECONOMIC DEVELOPMENT.

Note: For veterans' loans see 1944, c. 126; 1945, c. 185; 1946, c. 121; 1946, c. 134; 1947, c. 189; 1947, c. 190 (T. 38, c. 23B); for transfer of functions, powers and duties to Department of Conservation and Economic Development, see 1948, c. 448 (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, functions, 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.

Sec. 4 " 1945, c. 128, s. 2.

Standard building code, preparation of amendment, etc., by department, adoption by municipalities, counties and State agencies, interpretation, approval of use of structural materials, appliances, etc., provided for, suppl., 1946, c. 120 (C. 52:27C-54 to 52:27C-60).

Chapter 30. CESSIONS TO THE UNITED STATES.

R. S. 52:30-3 repealed 1944, c. 54.

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; for functions, powers and duties of State Department of Taxation and Finance transferred to the Department of the Treasury, see 1948, c. 92 (T. 52, c. 18A).


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.

R. S. 52:31-11 to 52:31-11
TABLE OF CONTENTS—T. 52, c. 31 to 36

**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. 52:34-3 amended 1942, c. 178.

**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).

Chapter 1. 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.
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.
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).

Appointment of additional troopers authorized, 1940, c. 191 (C. 53:1-5.1); repealed 1947, c. 65, s. 7.

Article 2. State Bureau of Identification.

R. S. 53:1-12 amended 1940, c. 103, s. 1 (title amended 1941, c. 271).


Article 5. Persons Employed for Special Purposes.

R. S. 53:1-24 amended 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).
TABLE OF CONTENTS—T. 53, c. 1 to 5

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.

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 1946, c. 290 (T. 53, c. 1).
R. S. 53:2-1 amended 1940, c. 198.

Chapter 3. HOUSING, EQUIPMENT, AND EXPENSES.
R. S. 53:3-9 amended 1940, c. 103, s. 4 (title amended 1941, c. 271).

Chapter 5. STATE POLICE RETIREMENT AND BENEVOLENT FUND.
Additional Legislation.
Members of department, certain, retirement on pension provided for, suppl., 1949, c. 251 (C. 53:5-2.1, 53:5-2.2).
TABLE OF CONTENTS—T. 54, c. 1 & 2

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, 1946, c. 285, 1948, c. 225; for Division of Taxation in the State Department of Taxation and Finance continued as a division in the Department of the Treasury, see 1946, c. 92 (T. 55, 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.

R. S. 54:1-3 to 54:1-5 repealed 1944, c. 112, art. 8, s. 10.


Chapter 2. STATE BOARD OF TAX APPEALS.

Note: For credit for reduction in taxes paid by mortgagee 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; 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 1946, c. 92 (T. 55, c. 18A).


R. S. 54:2-3 amended 1946, c. 161, s. 1.

R. S. 54:2-7 “ 1947, c. 290.

R. S. 54:2-8 “ 1946, c. 161, s. 2.

R. S. 54:2-14 “ 1946, c. 161, s. 3.

Article 2. Taking of Testimony.

R. S. 54:2-18 amended 1941, c. 143, s. 1.

R. S. 54:2-18 “ 1941, c. 143, s. 2; 1946, c. 161, s. 4.

Article 3. Appeal and Review.

R. S. 54:2-33 amended 1946, c. 161, s. 5.

R. S. 54:2-34 “ 1946, c. 161, s. 6.

320
TABLE OF CONTENTS—T. 54, c. 2 & 3

R. S. 54:2-35 amended 1946, c. 161, s. 7.
R. S. 54:2-39 " 1944, c. 240; 1946, c. 161, s. 8.
R. S. 54:2-40 " 1945, c. 95; 1946, c. 161, s. 9; 1947, c. 246.
R. S. 54:2-41 " 1946, c. 161, s. 10.

Additional Legislation.

Petitions of appeal, fees payable on filing, fixed, 1946, c. 161, s. 16 (C. 54:2-40.1); see 1947, c. 98 (C. 54:2-44 to 54:2-47).

Petitions of appeal, amendment of, provided for, 1946, c. 161, s. 11 (C. 54:2-40.2).

Petitions of appeal, pleadings, etc., execution and filing, provided for, 1946, c. 161, s. 12 (C. 54:2-40.3).

Evidence of true consideration or sales price of property not stated in deeds or conveyances, provided for, 1946, c. 161, s. 15 (C. 54:2-40.4).

Judgments by consent in appeals from county board, prerequisites to entering, prescribed, 1946, c. 161, s. 13 (C. 54:2-42).

Final judgments, conclusiveness, provided for, 1946, c. 161, s. 14 (C. 54:2-43).

Article 4. (new) Fees.

Additional Legislation.

Fees for filing appeals to Division of Tax Appeals, 1947, c. 98 (C. 54:2-44 to 54:2-47).

Chapter 3. COUNTY BOARDS OF TAXATION.

Note: For credit for reduction in taxes by mortgagee before or pending appeal, see 1938, c. 152 (T. 54, c. 4).

R. S. 54:3-2 amended 1940, c. 113, s. 1.
R. S. 54:3-3 " 1940, c. 113, s. 2; 1941, c. 142.
R. S. 54:3-6 " 1939, c. 217.
R. S. 54:3-7 " 1944, c. 189, s. 1.
R. S. 54:3-9 " 1944, c. 189, s. 2.
R. S. 54:3-10 " 1944, c. 189, s. 3.
R. S. 54:3-20 " 1947, c. 413, ss. 13, 17.
R. S. 54:3-21 " 1945, c. 125.
R. S. 54:3-22 " 1946, c. 161, s. 17.
TABLE OF CONTENTS—T. 54, c. 3 & 4

R. S. 54:3-26 amended 1946, c. 161, s. 18.
R. S. 54:3-27 " 1938, c. 151.

Additional Legislation.
Hearing before single member of board, 1940, c. 113, s. 3 (NJSA 54:3-20.1; RSCS 54:3-22.1).
Fee for filing petition of appeal, certain cases; first class counties, 1940, c. 71 (C. 54:3-21.1).
Sec. 1 of above amended 1943, c. 61.
Fees for filing appeals to county boards of taxation, suppl., 1947, c. 93 (C. 54:3-21.3).
Title of above amended 1948, c. 140.

Subtitle 2. TAXATION OF REAL AND PERSONAL PROPERTY IN GENERAL.

Chapter 4. ASSESSMENT AND COLLECTION OF TAXES.

Note: For payment of taxes pending appeal, see R. S. 54:3-27 as amended 1938, c. 151; for exemption of certain assets of credit unions from taxes, see 1938, c. 295, s. 46 (T. 17, c. 13); for exemption of funds of hospital service corporations from certain taxes, see 1938, c. 266, s. 18 (T. 17, c. 28); for extension of time for collection, installment payments, etc., of certain delinquent municipal taxes and liens, see 1938, c. 139; 1939, c. 88; 1940, c. 14; 1941, c. 36; 1942, c. 27; 1943, c. 7; for exemption of lands of Palisades Interstate Park Commission, compensation to municipalities for loss of tax revenue therefrom, provided for, see 1947, c. 73 (T. 54, c. 4A); for compensation to municipalities for loss of tax revenue, where lands taken for park purposes, in certain cases, provided for, see 1947, c. 382 (T. 40, c. 37), amended 1948, c. 271.

Article 1. Persons and Property Subject to Taxation.
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.
R. S. 54:4-2.1 " 1944, c. 151.

Additional Legislation.
Nonexempt leasehold interest in exempt real estate, taxation of, provided for, suppl., 1949, c. 177 (C. 54:4-2.3 to 54:4-2.13).

Article 2. Persons and Property Exempt from Taxation.
Note: For acquisition, use and disposition, by municipalities, of property to extinguish exemption from local taxation, provided for, see 1944, c. 206 (T. 40, c. 60); for exemption of Delaware-New Jersey Crossing and revenues thereof from taxation, see 1946, c. 18 (T. 32, c. 11B).
R. S. 54:4-3 repealed 1945, c. 163, ss. 2, 9, 10.
R. S. 54:4-3.1 " 1945, c. 163, ss. 2, 9, 10.
R. S. 54:4-3.2 " 1945, c. 163, ss. 2, 9, 10.
### Table of Contents—T. 54, c. 4

<table>
<thead>
<tr>
<th>Reference</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 54:4-3.3</td>
<td>amended 1944, c. 24, s. 1.</td>
</tr>
<tr>
<td>R. S. 54:4-3.5</td>
<td>&quot; 1944, c. 24, s. 2.</td>
</tr>
<tr>
<td>R. S. 54:4-3.6</td>
<td>&quot; 1941, c. 243; 1949, c. 85.</td>
</tr>
<tr>
<td>R. S. 54:4-3.8</td>
<td>repealed 1945, c. 163, ss. 2, 9, 10.</td>
</tr>
<tr>
<td>R. S. 54:4-3.9</td>
<td>amended 1947, c. 235; 1948, c. 290.</td>
</tr>
<tr>
<td>R. S. 54:4-3.12</td>
<td>see 1940, c. 39 (C. 54:4-3.12a to 54:4-3.12c).</td>
</tr>
<tr>
<td>R. S. 54:4-3.14</td>
<td>repealed 1945, c. 163, ss. 2, 9, 10.</td>
</tr>
<tr>
<td>R. S. 54:4-3.17</td>
<td>&quot; 1945, c. 163, ss. 2, 9, 10.</td>
</tr>
<tr>
<td>R. S. 54:4-3.22</td>
<td>&quot; 1945, c. 163, ss. 2, 9, 10.</td>
</tr>
<tr>
<td>R. S. 54:4-3.23</td>
<td>amended 1938, c. 390; repealed 1945, c. 163, ss. 2, 9, 10.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Exemption under R. S. 54:4-3.12 limited to certain bona fide residents, suppl., 1940, c. 39 (NJSA 54:4-3.12a to 54:4-3.12c; RSCS 54:4-4.1 to 54:4-4.3).

Exemption under R. S. 54:4-3.12 extended to residents serving in armed forces during present war, 1942, c. 70 (C. 54:4-3.12d to 54:4-3.12f).

Sec. 2 of above amended 1944, c. 71.

Exemption under R. S. 54:4-3.12 made applicable to veterans of World War II, 1946, c. 212 (C. 54:4-3.12g to 54:4-3.12h).

Exemption from taxation extended to certain charitable organizations, suppl., 1942, c. 10 (C. 54:4-3.27).

Exemption of growing crops, nursery stock, etc., provided for, suppl., 1943, c. 63 (C. 54:4-3.28).

Veterans' loans, certain, held by savings banks, exempt from taxation, suppl., 1945, c. 80 (C. 54:4-3.29).

Exemption of dwelling houses, etc., of certain disabled veterans, provided for, suppl., 1948, c. 259 (C. 54:4-3.30 to 54:4-3.33).

Sec. 1 of above amended 1949, c. 172, s. 1.

Sec. 2 " " 1949, c. 172, s. 2.

Sec. 4 " " 1949, c. 172, s. 3.

"Total blindness" defined, suppl., 1949, c. 172, s. 4 (C. 54:4-3.34).

**Article 3. Rebates and Deductions.**

**Additional Legislation.**

Rebate to municipality for county and State taxes paid on account of public or quasi public agency or federal government corporation, 1940, c. 170 (NJSA 54:4-8.1; RSCS 54:4-5.1).
TABLE OF CONTENTS—T. 54, c. 4

Article 4. Assessment of Personal Property.

R. S. 54:4-9 amended 1942, c. 281, s. 2; 1943, c. 120, s. 2; 1945, c. 163, ss. 3, 9, 10.

R. S. 54:4-12 " 1945, c. 163, ss. 4, 9, 10.

R. S. 54:4-14 repealed 1945, c. 163, ss. 2, 9, 10.

R. S. 54:4-15 " 1945, c. 163, ss. 2, 9, 10.

R. S. 54:4-16 amended 1945, c. 163, ss. 5, 9, 10.

R. S. 54:4-18 repealed 1945, c. 163, ss. 2, 9, 10.

R. S. 54:4-19 " 1945, c. 163, ss. 2, 9, 10.

R. S. 54:4-19.1 " 1945, c. 163, ss. 2, 9, 10.

R. S. 54:4-20 amended 1945, c. 132, ss. 9, 16, 17, 18.

R. S. 54:4-21 repealed 1945, c. 132, ss. 15, 18.

R. S. 54:4-22 amended 1938, c. 245; 1945, c. 132, ss. 10, 16, 17.

Article 5. Assessment of Real Estate.

R. S. 54:4-23 amended 1942, c. 281, s. 3; 1943, c. 120, s. 3.

R. S. 54:4-33 " 1945, c. 163, ss. 6, 9, 10.

Article 5A. (new) Veterans' Exemptions, Report and Deduction.

Additional Legislation.

Report of veterans' exemptions and deduction from ratables provided for, 1949, c. 295 (C. 54:4-34.2, 54:4-34.3).


R. S. 54:4-35 amended 1942, c. 281, s. 4; 1943, c. 120, s. 4.

R. S. 54:4-36 " 1942, c. 281, s. 5; 1943, c. 120, s. 5; 1945, c. 163, ss. 7, 9, 10; 1945, c. 260, s. 2.

R. S. 54:4-41 " 1942, c. 316, s. 1.

R. S. 54:4-42 " 1942, c. 316, s. 2.

R. S. 54:4-47 " 1947, c. 413, ss. 15, 17.

R. S. 54:4-49 " 1942, c. 79.

R. S. 54:4-52 " 1938, c. 384; 1941, c. 293, s. 3 (1941, c. 293, repealed 1948, c. 40, s. 18); 1942, c. 316, s. 3; 1945, c. 163, ss. 8-10; 1948, c. 41.

324
TABLE OF CONTENTS—T. 54, c. 4

Additional Legislation.
Reduction of assessments by reason of destruction, etc., or alteration of buildings, etc., certain cases, provided for, suppl., 1945, c. 260, s. 1 (C. 54:4-35.1).

Addition of second-class railroad assessments and taxes to assessment lists and duplicates; inclusion of valuations in municipal valuations; provided for, suppl., 1941, c. 293, ss. 1-2 (C. 54:4-47.1, 54:4-47.2); repealed 1948, c 40, s. 18.

Article 6A. (new) Added Assessment of Real Estate.
Additional Legislation.
Additional assessment for building improvements made after October 1st of each year, suppl., 1941, c. 397 (C. 54:4-63.1 to 54:4-63.11).

Sec. 2 of above amended 1945, c. 137, s. 1.
Sec. 3 “ “ “ 1945, c. 137, s. 2.

Article 6B. (new) Assessment of Omitted Property.
Additional Legislation.
Assessment of omitted property, procedure, collection of taxes thereon, etc., provided for, suppl., 1947, c. 413, ss. 1-12, 16, 17 (C. 54:4-63.12 to 54:4-63.25).

Exempt real estate becoming nonexempt from change of use or ownership, assessment and taxation provided for, suppl., 1949, c. 144 (C. 54:4-63.26 to 54:4-63.30).

Article 7. Collection, Abatement and Compromise.
R. S. 54:4-75 amended 1944, c. 46.
R. S. 54:4-76 “ 1940, c. 21.
R. S. 54:4-78 “ 1944, c. 134.
R. S. 54:4-91 “ 1944, c. 115, ss. 1-3.
R. S. 54:4-92 to 54:4-94 repealed 1943, c. 185.
R. S. 54:4-122 (added) Compromise, adjustment or cancellation of certain assessments against cemeteries, suppl., 1938, c. 16.

Additional Legislation.
Credit, etc., for reduction in taxes when paid by mortgagee before or pending appeal, 1938, c. 152 (N JSA, RSCS 54:3-27.1).

325
TABLE OF CONTENTS—T. 54, c. 4 & 5

Credit on taxes due for amount of reduction granted; allowance of by tax collector; certain cases, 1940, c. 229 (NJSA 54:4-8.2; RSCS 54:4-105.1).

Uncollectible taxes, filing of lists, and cancellation of, provided for, supp., 1944, c. 115, ss. 2-4 (C. 54:4-91.1 to 54:4-91.3).

Poll taxes in arrears for ten years, cancellation and release of collector, as to, provided for, 1946, c. 40 (C. 54:4-121.1).

Article 8. (new) Collection of Taxes, Bonds and Devices to Safeguard.

Additional Legislation.

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., 1940, c. 257, ss. 1-13, 15 (NJSA 54:4-134 to 54:4-147; RSCS 54:4-122.1 to 54:4-122.14).

Sec. 2 of above amended 1947, c. 118, s. 1.

Sec. 8 “ “ 1947, c. 118, s. 2.

Sec. 12 “ “ 1947, c. 118, s. 3.

Sec. 13 “ “ 1947, c. 118, s. 4.

Sec. 15 “ “ 1947, c. 118, s. 5.

Article 9. (new) Collection by Receivership.

Additional Legislation.

Collection of delinquent real estate taxes by receivership proceedings, 1939, c. 362 (NJSA, RSCS, 54:4-129 to 54:4-133).

Sec. 6 of above amended 1940, c. 32.

Chapter 4A. (new) CONTRIBUTIONS IN LIEU OF TAXES.

Acceptance and disposition of contributions in lieu of taxes by Federal Government or agency, 1945, c. 66 (C. 54:4A-1 to 54:4A-3).

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).

Chapter 5. CREATION, ENFORCEMENT AND COLLECTION OF LIENS FOR UNPAID TAXES AND OTHER MUNICIPAL LIENS ON REAL PROPERTY.

Note: For liens and encumbrances of the State, certain, upon premises acquired by municipalities in foreclosure of tax sales certificates, proceedings to extinguish, provided for, see 1947, c. 349 (T. 2, c. 61).
TABLE OF CONTENTS—T. 54, c. 5

Article 2. Tax and Other Municipal Liens; Creation.
R. S. 54:5-6 amended 1944, c. 247.

R. S. 54:5-13 amended 1944, c. 97; 1947, c. 356, s. 1.
R. S. 54:5-17 " 1947, c. 356, s. 2.

Article 3A. (new) Official Searches for Improvements Authorized But Not Assessed.
Additional Legislation.

Official searches for municipal improvements authorized, not assessed, provided for, suppl., 1946, c. 269 (C. 54:5-18.1 to 54:5-18.6).

Article 4. Sale of Real Property to Enforce Liens.
R. S. 54:5-19 amended 1944, c. 108.
R. S. 54:5-20 " 1945, c. 232, s. 1.
R. S. 54:5-21 " 1945, c. 232, s. 2.
R. S. 54:5-23 " 1945, c. 232, s. 3.
R. S. 54:5-25 " 1945, c. 232, s. 4.
R. S. 54:5-33 " 1942, c. 193.
R. S. 54:5-36 repealed 1942, c. 37.
R. S. 54:5-39 amended 1945, c. 232, s. 5.

Article 5. CERTIFICATE OF SALE.
R. S. 54:5-46 amended 1939, c. 93.
R. S. 54:5-47 " 1945, c. 232, s. 6.

Additional Legislation.
Tax, etc., sale certificates, execution by successor to deceased collector, etc., authorized, 1939, c. 165 (C. 54:5-46.1).
Tax sale certificate, lost or destroyed, issuance of duplicate to replace, suppl., 1940, c. 90 (C. 54:5-52.1 to 54:5-52.3).
Municipal purchaser at tax sale entitled to possession, etc., suppl., 1942, c. 54 (C. 54:5-53.1, 54:5-53.2).
Sec. 1 of above amended 1943, c. 144.
TABLE OF CONTENTS—T. 54, c. 5

Article 6. Redemption; Generally.
R. S. 54:5-62 amended 1941, c. 84.

Additional Legislation.
Fees or charges on redemption of tax sale certificate, execution of excessive, prohibited, 1941, c. 83 (C. 54:5-63.1).

Article 8. Bar of Right of Redemption.
R. S. 54:5-79 amended 1942, c. 73.

Article 9. Suit in Equity to Foreclose Right of Redemption.
R. S. 54:5-86 amended 1948, c. 219.
R. S. 54:5-90 “ 1948, c. 220.

Additional Legislation.
Tax, etc., lien foreclosures, certain beneficiaries, etc, under trust, etc, need not be made parties defendant to, suppl., 1938, c. 264 (C. 54:5-87.1); suppl., 1939, c. 151 (NJSRA 54:5-87.6, 54:5-87.7; RSCS 54:5-87.3, 54:5-87.4).
Tax lien foreclosures of vacant lands, joinder of actions or causes of action by municipalities, authorized, suppl., 1940, c. 84 (C. 54:5-87.8).
Sec. 1 of above amended 1943, c. 204.
In rem Municipal Tax Lien Foreclosure Act, suppl., 1947, c. 333 (C. 54:5-104.2 to 54:5-104.28); repealed 1948, c. 96, ss. 41, 43.
In rem Tax Foreclosure Act (1948), 1948, c. 96 (C. 54:5-104.29 to 54:5-104.71).


Additional Legislation.
Cancellation of tax sale certificates held by municipalities when property acquired without foreclosure, provided for, suppl., 1945, c. 154 (C. 54:5-111.1 to 54:5-111.4).

Article 11. Sale or Exchange by Municipalities of Property Acquired at Tax Sales.

Additional Legislation.
Municipal purchaser at tax sale, additional methods of sale of certificate, provided for, 1941, c. 232 (C. 54:5-114.1)
### TABLE OF CONTENTS—T. 54, c. 5 to 10A

Tax sale certificates, sale by municipalities, certain cases, provided for, 1943, c. 149 (C. 54:5-114.2 to 54:5-114.8).

- Sec. 3 of above amended 1947, c. 415, s. 1.
- Sec. 4 “ “ “ 1947, c. 415, s. 2; 1948, c. 74.
- Sec. 6 “ “ “ 1947, c. 386.

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).

#### Chapter 6. MARTIN ACT AND SIMILAR STATUTES.

- R. S. 54:6-5 1898, c. 193, s. 12 amended 1944, c. 204.

**Subtitle 3. TAXATION OF STOCK OF STATE AND NATIONAL BANKS AND TRUST COMPANIES.**

- Chapter 9. IMPOSITION AND COLLECTION OF TAX.
  - R. S. 54:9-4 “ 1940, c. 69; 1949, c. 291, ss. 2, 5.
  - R. S. 54:9-11 “ 1946, c. 146, s. 2.
  - R. S. 54:9-17 “ 1946, c. 146, s. 3.

**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).

#### PART 1. PROVISIONS APPLICABLE TO CORPORATIONS GENERALLY.

**Chapter 10A. (new) CORPORATION BUSINESS TAX ACT (1945).**

  - Sec. 3 of above amended 1949, c. 236, ss. 1, 6.
  - Sec. 4 “ “ “ 1947, c. 50, s. 1; 1948, c. 459, s. 1.
  - Sec. 5 “ “ “ 1947, c. 50, s. 2; 1948, c. 459, s. 2.
TABLE OF CONTENTS—T. 54, c. 10A to 13

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended Law</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 6</td>
<td>of above amended 1949, c. 236, ss. 2, 6.</td>
</tr>
<tr>
<td>Sec. 8</td>
<td>1949, c. 236, ss. 3, 6.</td>
</tr>
<tr>
<td>Sec. 10</td>
<td>1947, c. 50, s. 3.</td>
</tr>
<tr>
<td>Sec. 11</td>
<td>1947, c. 50, s. 4.</td>
</tr>
<tr>
<td>Sec. 12</td>
<td>1947, c. 51, s. 1.</td>
</tr>
<tr>
<td>Sec. 13</td>
<td>1947, c. 50, s. 5.</td>
</tr>
<tr>
<td>Sec. 14</td>
<td>1949, c. 236, ss. 4, 6.</td>
</tr>
<tr>
<td>Sec. 15</td>
<td>1947, c. 50, s. 6.</td>
</tr>
<tr>
<td>Sec. 16</td>
<td>1946, c. 307, s. 1; 1947, c. 51, s. 2.</td>
</tr>
<tr>
<td>Sec. 17</td>
<td>1946, c. 307, s. 2; 1947, c. 50, s. 7.</td>
</tr>
<tr>
<td>Sec. 19</td>
<td>1947, c. 50, s. 8.</td>
</tr>
<tr>
<td>Sec. 22</td>
<td>1947, c. 50, s. 9.</td>
</tr>
<tr>
<td>Sec. 24</td>
<td>1946, c. 89.</td>
</tr>
<tr>
<td>Suppl., 1947, c. 51, ss. 3-5 (C. 54:10A-29 to 54:10A-31).</td>
<td></td>
</tr>
</tbody>
</table>

Chapter 10B. (new) FINANCIAL BUSINESS TAX LAW (1946).  

Chapter 10C. (new) OCCUPATIONAL AND BUSINESS EXCISE TAX.  
Note: For proposed bond issue $105,000,000.00 for payment of soldiers', etc., bonus, see 1949, c. 240.  
Veterans bonus tax law, 1949, c. 239 (C. 54:10C-1 to 54:10C-29).

Part 2. CAPITAL STOCK AND GROSS RECEIPTS TAXES ON CERTAIN CORPORATIONS.  
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.
TABLE OF CONTENTS—T. 54, c. 13 to 18A

R. S. 54:13-4 amended 1939, c. 137, s. 3; repealed 1945, c. 162, s. 27.
R. S. 54:13-5 repealed 1945, c. 162, s. 27.
R. S. 54:13-6 “ 1945, c. 162, s. 27.
R. S. 54:13-7 amended 1939, c. 137, s. 4; repealed 1945, c. 162, s. 27.
R. S. 54:13-8 “ 1939, c. 137, s. 5; repealed 1945, c. 162, s. 27.
R. S. 54:13-9 repealed 1939, c. 137, s. 6.
R. S. 54:13-10 “ 1939, c. 137, s. 7.
R. S. 54:13-13 repealed 1945, c. 132, s. 15.
R. S. 54:13-14 “ 1945, c. 132, s. 15.

Chapter 14. COLLECTION AND ENFORCEMENT.
R. S. 54:14–1 amended 1939, c. 137, s. 8.

Chapter 15. REVIEW, CORRECTION AND REFUND.

Part 3. TAXATION OF INSURANCE COMPANIES OTHER THAN LIFE.
Chapter 17. FOREIGN INSURANCE COMPANIES GENERALLY.
R. S. 54:17–1 amended 1938, c. 56; repealed 1945, c. 132, s. 15.
R. S. 54:17–2 repealed 1945, c. 132, s. 15.
R. S. 54:17–3 “ 1945, c. 132, s. 15.

Part 3A. (new) TAXATION OF INSURERS GENERALLY.
Chapter 18A. (new) TAXATION OF CORPORATIONS, INDIVIDUALS, PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS TRANSACTING INSURANCE BUSINESS.
Imposition, assessment, collection, etc., of tax, 1945, c. 132, ss. 1-8, 16-18 (C. 54:18A–1 to 54:18A–11).
TABLE OF CONTENTS—T. 54, c. 19 to 27

Part 4. TAXATION OF RAILROAD AND CANAL COMPANIES.

Chapter 19. DEFINITIONS AND GENERAL PROVISIONS.
R. S. 54:19-1 to 54:19-3
repealed 1941, c. 291, s. 75.

Chapter 20. PROPERTY TAXABLE.
R. S. 54:20-1 to 54:20-6
repealed 1941, c. 291, s. 75.

Chapter 21. DEDUCTIONS; EXEMPTIONS AND WAIVER THEREOF.
R. S. 54:21-1 to 54:21-8
repealed 1941, c. 291, s. 75.
R. S. 54:21-9 1885, c. 91, repealed 1941, c. 291, s. 75.

Chapter 22. EVALUATION AND CLASSIFICATION OF PROPERTY.
R. S. 54:22-1 to 54:22-6
repealed 1941, c. 291, s. 75.

Chapter 23. ANNUAL REPORTS BY COMPANY.
R. S. 54:23-1 to 54:23-4
repealed 1941, c. 291, s. 75.
R. S. 54:23-5 1886, c. 275, repealed 1941, c. 291, s. 75.

Chapter 24. ASSESSMENT, LEVY AND DISPOSITION.
R. S. 54:24-1 to 54:24-13
repealed 1941, c. 291, s. 75.

Chapter 25. ASSESSMENT OF OMITTED PROPERTY.
R. S. 54:25-1 to 54:25-7
repealed 1941, c. 291, s. 75.

Chapter 26. HEARING AND REVIEW.
R. S. 54:26-1 to 54:26-13
repealed 1941, c. 291, s. 75.
R. S. 54:26-14 1933, c. 423, repealed 1941, c. 291, s. 75.
R. S. 54:26-15 to 54:26-17
repealed 1941, c. 291, s. 75.

Chapter 27. COLLECTION; ESTABLISHMENT OF LIEN.
R. S. 54:27-1 to 54:27-6
repealed 1941, c. 291, s. 75.

332
TABLE OF CONTENTS—T. 54, c. 28 to 29A

Chapter 28. ACTION TO ENFORCE COLLECTION; SALE AND REDEMPTION.
R. S. 54:28-1 to 54:28-6 repealed 1941, c. 291, s. 75.

Chapter 29. ABATEMENT AND COMPROMISE.
R. S. 54:29-1 to 54:29-6 repealed 1941, c. 291, s. 75.
R. S. 54:29-7 1921, c. 333, repealed 1941, c. 291, s. 75.

Chapter 29A. (new) TAXATION OF RAILROADS.
Railroad tax law (1941), 1941, c. 291 (C. 54:29A-1 to 54:29A-75).
Sec. 1 of above amended 1948, c. 40, s. 1.
Sec. 2 1948, c. 40, s. 2.
Sec. 5 1948, c. 40, s. 3.
Sec. 7 1948, c. 40, s. 4.
Sec. 13 1948, c. 40, s. 5.
Sec. 14 1942, c. 169, s. 1; 1948, c. 40, s. 6.
Sec. 15 1942, c. 169, s. 2; 1948, c. 40, s. 7.
Sec. 17 1942, c. 337, s. 1; 1948, c. 40, s. 8.
Sec. 18 1942, c. 337, s. 2; 1948, c. 40, s. 9.
Sec. 19 1942, c. 337, s. 3; 1948, c. 40, s. 10.
Sec. 20 1942, c. 337, s. 4; 1948, c. 40, s. 11.
Sec. 21 1942, c. 337, s. 5.
Sec. 23 1948, c. 40, s. 12.
Sec. 24 1948, c. 40, s. 13.
Sec. 27 1942, c. 169, s. 3; 1948, c. 40, s. 14.
Sec. 31 1942, c. 337, s. 6.
Sec. 33 1942, c. 337, s. 7.

333
### TABLE OF CONTENTS—T. 54, c. 29A & 30A

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 34</td>
<td>of above amended 1942, c. 337, s. 8.</td>
</tr>
<tr>
<td>Sec. 44</td>
<td>&quot;  &quot;  &quot; 1942, c. 337, s. 9.</td>
</tr>
<tr>
<td>Sec. 46</td>
<td>&quot;  &quot;  &quot; 1941, c. 363; 1941, c. 371; 1941, c. 387; 1942, c. 1, s. 1; 1942, c. 17, s. 1; 1942, c. 115, s. 1; 1948, c. 40, s. 15.</td>
</tr>
<tr>
<td>Sec. 67</td>
<td>&quot;  &quot;  &quot; 1948, c. 40, s. 16.</td>
</tr>
<tr>
<td>Sec. 73</td>
<td>&quot;  &quot;  &quot; 1942, c. 169, s. 4.</td>
</tr>
<tr>
<td>Sec. 74</td>
<td>&quot;  &quot;  &quot; 1942, c. 169, s. 5.</td>
</tr>
</tbody>
</table>

- 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.
- Tax in lieu of all other taxes, construction of act, etc., suppl., 1948, c. 40, s. 17 (C. 54:29A:74.1).
- Distribution of railroad franchise tax among counties; when to be made, 1942, c. 3 (C. 54:29A:76).

### Part 5. TAXATION OF CERTAIN PUBLIC UTILITIES.

#### Chapter 30A. (new) FRANCHISE AND GROSS RECEIPTS TAXES.

- 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 auto-buses and taxicabs, 1938, c. 7 (NJSA, RSCS 54:31 note).
- Tax on property and franchises of street railway, traction, gas and electric light, heat and power and municipal corporations, using, etc., public streets, etc., 1938, c. 8 (NJSA 54:31-29 to 54:31-44; RSCS 54:31-18 to 54:31-26).
TABLE OF CONTENTS—T. 54, c. 30A to 35

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).

Sec. 2 of above amended 1941, c. 21, s. 1.

Sec. 6 " " 1941, c. 21, s. 2; 1941, c. 401, s. 1; 1948, c. 217.

Sec. 7 " " 1941, c. 21, s. 3.

Sec. 13 " " 1941, c. 401, s. 2.

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). to 54:31-15

R. S. 54:31-16 " 1938, c. 8, s. 18 (see Chapter 30A supra). 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). to 54:32-7

Part 6. TAXATION OF CERTAIN FOREIGN CORPORATIONS.

Chapter 32A. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:32A-1 repealed 1945, c. 162, s. 27. to 54:32A-53

Subtitle 5. TRANSFER INHERITANCE AND ESTATE TAXES.

Part 1. TRANSFER INHERITANCE TAX.

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. 54:34-4 amended 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.

335
TABLE OF CONTENTS—T. 54, c. 35 to 39

| R. S. 54:35-5 | amended 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. |

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).

Issuance of consent to transfer assets of resident decedent prohibited, unless will probated or administration had originally in New Jersey, suppl., 1943, c. 122 (C. 54:35-23).

Sec. 1 of above amended 1943, c. 38.

Chapter 36. ASSESSMENT, COLLECTION AND ENFORCEMENT OF TAXES ON ESTATES SUBJECT TO FUTURE INTERESTS.

R. S. 54:36-6 amended 1943, c. 165.

Part 2. ESTATE TAX.

Chapter 38. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:38-3 amended 1944, c. 75.

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.

Chapter 39. IMPOSITION AND COLLECTION OF TAX.

R. S. 54:39-2 amended 1939, c. 209, s. 1.
R. S. 54:39-5 “ 1939, c. 209, s. 2.
R. S. 54:39-6 “ 1939, c. 209, s. 3.
TABLE OF CONTENTS—T. 54, c. 39 & 40

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 54:39-17</td>
<td>amended 1948, c. 169, s. 2.</td>
</tr>
<tr>
<td>R. S. 54:39-18</td>
<td>1948, c. 169, s. 3.</td>
</tr>
<tr>
<td>R. S. 54:39-20</td>
<td>1948, c. 169, s. 4.</td>
</tr>
<tr>
<td>R. S. 54:39-30</td>
<td>1938, c. 166, s. 1.</td>
</tr>
<tr>
<td>R. S. 54:39-31</td>
<td>1939, c. 209, s. 4.</td>
</tr>
<tr>
<td>R. S. 54:39-32</td>
<td>1948, c. 169, s. 5.</td>
</tr>
<tr>
<td>R. S. 54:39-41</td>
<td>1938, c. 283, s. 2 (title amended 1941, c. 268); 1939, c. 209, s. 5; 1948, c. 169, s. 6.</td>
</tr>
<tr>
<td>R. S. 54:39-45</td>
<td>1938, c. 283, s. 3 (title amended 1941, c. 268).</td>
</tr>
<tr>
<td>R. S. 54:39-50</td>
<td>repealed 1938, c. 166, s. 2.</td>
</tr>
<tr>
<td>R. S. 54:39-64</td>
<td>1939, c. 209, s. 6; 1948, c. 169, s. 7.</td>
</tr>
<tr>
<td>R. S. 54:39-66</td>
<td>1940, c. 169; 1948, c. 215, s. 1.</td>
</tr>
<tr>
<td>R. S. 54:39-67</td>
<td>1938, c. 283, s. 5 (title amended 1941, c. 268); 1948, c. 215, s. 2.</td>
</tr>
<tr>
<td>R. S. 54:39-71</td>
<td>1938, c. 166, s. 3.</td>
</tr>
</tbody>
</table>

Subtitle 7. TAXATION OF BILLBOARDS AND LICENSING OF OUTDOOR ADVERTISING.

Chapter 40. IMPOSITION AND COLLECTION OF TAX.

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 54:40-1</td>
<td>repealed 1942, c. 168, s. 29.</td>
</tr>
<tr>
<td>to 54:40-19</td>
<td>Additional Legislation.</td>
</tr>
</tbody>
</table>

Billboard and outdoor license law (1942), 1942, c. 168 (C. 54:40-20 to 54:40-49).

- Sec. 1 of above amended 1947, c. 169, s. 1.
- Sec. 2 " " " 1947, c. 169, s. 2.
- Sec. 3 " " " 1947, c. 169, s. 3.
- Sec. 4 " " " 1947, c. 169, s. 4.
- Sec. 5 " " " 1947, c. 169, s. 5.
- Sec. 7 " " " 1947, c. 169, s. 6.
- Sec. 10 " " " 1947, c. 169, s. 7.
- Sec. 12 " " " 1947, c. 169, s. 8.

337
### TABLE OF CONTENTS—T. 54, c. 40 to 42

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 14</td>
<td>of above amended 1947, c. 169, s. 9.</td>
</tr>
<tr>
<td>Sec. 16</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 10.</td>
</tr>
<tr>
<td>Sec. 17</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 11.</td>
</tr>
<tr>
<td>Sec. 19</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 12.</td>
</tr>
<tr>
<td>Sec. 20</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 13.</td>
</tr>
<tr>
<td>Sec. 22</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 14; 1948, c. 403.</td>
</tr>
<tr>
<td>Sec. 23</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 15.</td>
</tr>
<tr>
<td>Sec. 24</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 16.</td>
</tr>
<tr>
<td>Sec. 25</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 17.</td>
</tr>
<tr>
<td>Sec. 26</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 18.</td>
</tr>
<tr>
<td>Sec. 27</td>
<td>&quot; &quot; &quot; 1947, c. 169, s. 19.</td>
</tr>
</tbody>
</table>

**Subtitle 7A. (new) CIGARETTE TAX.**

Chapter 40A. (new) CIGARETTE TAX ACT WITH SUPPLEMENTS, ETC.


<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 202</td>
<td>of above amended 1948, c. 108, ss. 1, 4.</td>
</tr>
<tr>
<td>Sec. 403</td>
<td>&quot; &quot; &quot; 1948, c. 108, ss. 2, 4.</td>
</tr>
<tr>
<td>Sec. 706</td>
<td>&quot; &quot; &quot; 1948, c. 108, ss. 3, 4.</td>
</tr>
</tbody>
</table>

**Subtitle 8. ALCOHOLIC BEVERAGE TAX.**

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).

R. S. 54:42-6 " 1938, c. 391, s. 1.

R. S. 54:42-7 " 1938, c. 391, s. 2.
### TABLE OF CONTENTS—T. 54, c. 43 to 45

#### Chapter 43. IMPOSITION OF TAX.

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 54:43-1</td>
<td>amended 1938, c. 319, s 6 (title amended 1941, c. 267); 1940, c. 168; 1942, c. 171, s. 4; 1947, c. 18, s. 2.</td>
</tr>
<tr>
<td>R. S. 54:43-2</td>
<td>“ 1938, c. 319, s. 7 (title amended 1941, c. 267); 1942, c. 171, s. 5.</td>
</tr>
<tr>
<td>R. S. 54:43-4</td>
<td>“ 1938, c. 319, s. 8 (title amended 1941, c. 267).</td>
</tr>
<tr>
<td>R. S. 54:43-5</td>
<td>“ 1938, c. 319, s. 8A (title amended 1941, c. 267).</td>
</tr>
</tbody>
</table>

### 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).

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.

#### Chapter 44. COLLECTION OF TAX.

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 54:44-1</td>
<td>amended 1938, c. 319, s. 9 (title amended 1941, c. 267).</td>
</tr>
<tr>
<td>R. S. 54:44-2</td>
<td>“ 1938, c. 319, s. 10 (title amended 1941, c. 267); 1949, c. 95, s. 2.</td>
</tr>
<tr>
<td>R. S. 54:44-2.1</td>
<td>Enforcement of lien by warrant, etc., suppl., 1938, c. 319, s. 14 (title amended 1941, c. 267).</td>
</tr>
<tr>
<td>R. S. 54:44-3</td>
<td>amended 1938, c. 319, s. 11 (title amended 1941, c. 267).</td>
</tr>
<tr>
<td>R. S. 54:44-4</td>
<td>“ 1938, c. 319, s. 12 (title amended 1941, c. 267); 1942, c. 171, s. 6; 1949, c. 95, s. 4.</td>
</tr>
<tr>
<td>R. S. 54:44-5</td>
<td>“ 1938, c. 319, s. 13 (title amended 1941, c. 267); 1942, c. 171, s. 7.</td>
</tr>
<tr>
<td>R. S. 54:44-6</td>
<td>“ 1949, c. 95, s. 5.</td>
</tr>
</tbody>
</table>

### Additional Legislation.

Compromise or cancellation of taxes, in certain cases, authorized, suppl., 1941, c. 210 (C. 54:44-5.1).

#### Chapter 45. ADMINISTRATION.

<table>
<thead>
<tr>
<th>Statute</th>
<th>Amendments</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 54:45-1</td>
<td>amended 1938, c. 319, s. 15 (title amended 1941, c. 267); 1939, c. 357; 1947, c. 250.</td>
</tr>
</tbody>
</table>

339
TABLE OF CONTENTS—T. 54, c. 45 to 52

R. S. 54:45-2 amended 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). (added)

Chapter 46. APPEALS
R. S. 54:46-1 amended 1938, c. 319, s. 20 (title amended 1941, c. 267); 1942, c. 171, s. 8.
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).

Subtitle 9. STATE TAX UNIFORM PROCEDURE LAW.

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).
R. S. 54:49-12 amended 1939, c. 175, s. 1.
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).

Chapter 50. ADMINISTRATION.
R. S. 54:50-8 amended 1939, c. 175, s. 2.
R. S. 54:50-9 " 1939, c. 175, s. 3; 1943, c. 110.
R. S. 54:50-11 " 1938, c. 256.

Chapter 52. CRIMINAL PENALTIES.
Additional Legislation.
False or fraudulent books, records or accounts relating to taxable transactions, suppl., 1938, c. 114 (C. 54:52-4).
# Table of Contents—T. 55, c. 1 to 3

## Title 55. TENEMENT HOUSES AND PUBLIC HOUSING.

### Subtitle 1. TENEMENT HOUSES.

#### Chapter 1. Definitions.

#### Chapter 2. Converted Buildings; Alterations; Tenements Under Construction; Time for Compliance.
- R. S. 55:2-3 " 1938, c. 193, s. 2.
- R. S. 55:2-6 " 1938, c. 193, s. 3; 1943, c. 67, s. 1.

#### Chapter 3. Protection from Fire.
- R. S. 55:3-1 amended 1938, c. 193, s. 4; 1947, c. 345, s. 1; 1948, c. 251, s. 1.
- R. S. 55:3-2 " 1938, c. 193, s. 5; 1942, c. 228, s. 1; 1947, c. 345, s. 2.
- R. S. 55:3-3 " 1942, c. 228, s. 2.
- R. S. 55:3-4 " 1942, c. 228, s. 3.
- R. S. 55:3-6 " 1938, c. 193, s. 6; 1941, c. 205, s. 2; 1942, c. 228, s. 4.
- R. S. 55:3-8 " 1942, c. 228, s. 5; 1947, c. 345, s. 3; 1948, c. 251, s. 2.
- R. S. 55:3-11 " 1942, c. 228, s. 6.
- R. S. 55:3-12 " 1942, c. 228, s. 7.
- R. S. 55:3-13 " 1942, c. 228, s. 8.
- R. S. 55:3-15 " 1947, c. 345, s. 4.
- R. S. 55:3-17 " 1947, c. 345, s. 5.
- R. S. 55:3-18 " 1941, c. 205, s. 3; 1948, c. 251, s. 3.
- R. S. 55:3-21 " 1948, c. 251, s. 4.
- R. S. 55:3-22 " 1948, c. 251, s. 5.
- R. S. 55:3-23 " 1947, c. 345, s. 6; 1948, c. 251, s. 6.
- R. S. 55:3-24 " 1938, c. 193, s. 7; 1942, c. 228, s. 9; 1943, c. 67, s. 2; 1947, c. 345, s. 7.
### TABLE OF CONTENTS—T. 55, c. 3 to 5

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 55:3-25</td>
<td>1938, c. 193, s. 8; 1942, c. 228, s. 10; 1947, c. 345, s. 8.</td>
</tr>
<tr>
<td>R. S. 55:3-26</td>
<td>1943, c. 67, s. 3; 1947, c. 345, s. 9.</td>
</tr>
<tr>
<td>R. S. 55:3-27</td>
<td>1942, c. 228, s. 11.</td>
</tr>
<tr>
<td>R. S. 55:3-29</td>
<td>1947, c. 345, s. 10.</td>
</tr>
<tr>
<td>R. S. 55:3-30</td>
<td>1947, c. 345, s. 11.</td>
</tr>
<tr>
<td>R. S. 55:3-34</td>
<td>1947, c. 345, s. 12.</td>
</tr>
<tr>
<td>R. S. 55:3-35</td>
<td>1947, c. 345, s. 13.</td>
</tr>
<tr>
<td>R. S. 55:3-39</td>
<td>1938, c. 193, s. 9; 1941, c. 205, s. 4; 1947, c. 345, s. 14.</td>
</tr>
<tr>
<td>R. S. 55:3-45</td>
<td>1938, c. 193, s. 10; 1947, c. 345, s. 15.</td>
</tr>
<tr>
<td>R. S. 55:3-46</td>
<td>1942, c. 228, s. 12; 1947, c. 345, s. 16.</td>
</tr>
<tr>
<td>R. S. 55:3-50</td>
<td>1942, c. 228, s. 13.</td>
</tr>
<tr>
<td>R. S. 55:3-59</td>
<td>1938, c. 193, s. 11.</td>
</tr>
</tbody>
</table>

**Chapter 4. HEIGHT OF TENEMENTS; LOTS, YARDS, SPACES, AND COURTS.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 55:4-2</td>
<td>1942, c. 228, s. 14.</td>
</tr>
<tr>
<td>R. S. 55:4-4</td>
<td>1938, c. 193, s. 12; 1942, c. 228, s. 15.</td>
</tr>
<tr>
<td>R. S. 55:4-6</td>
<td>1942, c. 228, s. 16.</td>
</tr>
<tr>
<td>R. S. 55:4-7</td>
<td>1942, c. 228, s. 17.</td>
</tr>
<tr>
<td>R. S. 55:4-8</td>
<td>1942, c. 228, s. 18.</td>
</tr>
<tr>
<td>R. S. 55:4-9</td>
<td>1941, c. 205, s. 5; 1942, c. 228, s. 19; 1947, c. 345, s. 17.</td>
</tr>
<tr>
<td>R. S. 55:4-10</td>
<td>1941, c. 205, s. 6; 1943, c. 67, s. 4; 1947, c. 345, s. 18.</td>
</tr>
<tr>
<td>R. S. 55:4-11</td>
<td>1942, c. 228, s. 20.</td>
</tr>
<tr>
<td>R. S. 55:4-14</td>
<td>1947, c. 345, s. 19.</td>
</tr>
<tr>
<td>R. S. 55:4-15</td>
<td>1947, c. 345, s. 20.</td>
</tr>
<tr>
<td>R. S. 55:4-17</td>
<td>1947, c. 345, s. 21.</td>
</tr>
<tr>
<td>R. S. 55:4-20</td>
<td>1942, c. 228, s. 21.</td>
</tr>
<tr>
<td>R. S. 55:4-24</td>
<td>1943, c. 67, s. 5.</td>
</tr>
</tbody>
</table>

**Chapter 5. WINDOWS; ROOMS; LIGHT; VENTILATORS AND VENT SHAFTS.**

<table>
<thead>
<tr>
<th>Section</th>
<th>Amended Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 55:5-1</td>
<td>1938, c. 193, s. 13; 1941, c. 205, s. 7; 1942, c. 228, s. 22.</td>
</tr>
</tbody>
</table>

342
TABLE OF CONTENTS—T. 55, c. 5 to 9

R. S. 55:5-4 " 1942, c. 228, s. 23; 1943, c. 67, s. 6; 1947, c. 345, s. 22.
R. S. 55:5-5 " 1947, c. 345, s. 23.
R. S. 55:5-7 " 1942, c. 228, s. 24; 1947, c. 345, s. 24; 1948, c. 251, s. 7.
R. S. 55:5-8 " 1941, c. 205, s. 8.
R. S. 55:5-9 " 1942, c. 228, s. 25; 1948, c. 251, s. 8.
R. S. 55:5-10 " 1938, c. 193, s. 15.
R. S. 55:5-13 " 1943, c. 67, s. 7.
R. S. 55:5-15 " 1947, c. 345, s. 25.

Chapter 6. CLEANLINESS AND SANITARY CONDITIONS GENERALLY.
R. S. 55:6-2 amended 1942, c. 228, s. 26; 1947, c. 345, s. 27.
R. S. 55:6-6 " 1947, c. 345, s. 28.
R. S. 55:6-15 " 1942, c. 228, s. 27; 1943, c. 67, s. 8.
R. S. 55:6-16 " 1947, c. 345, s. 29.

Chapter 8. WATER-CLOSETS, SINKS, SEWERS, WATER SUPPLY, PLUMBING AND DRAINAGE.
R. S. 55:8-2 amended 1942, c. 228, s. 28; 1947, c. 345, s. 30.
R. S. 55:8-4 " 1947, c. 345, s. 31.
R. S. 55:8-10 " 1947, c. 345, s. 32.
R. S. 55:8-11 " 1947, c. 345, s. 33.
R. S. 55:8-12 " 1938, c. 193, s. 16; 1941, c. 205, s. 9.
R. S. 55:8-15 " 1942, c. 228, s. 29.
R. S. 55:8-22 " 1943, c. 67, s. 9.

Chapter 9. BOARD OF TENEMENT HOUSE SUPERVISION.
Note: For Board of Tenement House Supervision continued as the Bureau of Tenement House Supervision in the Division of State Police in the Department of Law and Public Safety, see 1948, c. 439 (T. 52, c. 17B).

343
**TABLE OF CONTENTS—T. 55, c. 10 to 14A**

**Chapter 10. FUNCTIONS AND OPERATIONS OF BOARD IN GENERAL.**

| R. S. 55:10-6 | amended 1941, c. 205, s. 10. |
| R. S. 55:10-8 | " 1938, c. 193, s. 17. |
| R. S. 55:10-9 | " 1938, c. 193, s. 18; 1947, c. 345, s. 34. |
| R. S. 55:10-10 | " 1938, c. 193, s. 19; (title amended 1942, c. 102); 1943, c. 67, s. 10. |

**Chapter 11. CONVERSION OF CERTAIN DWELLINGS INTO TENEMENTS.**

| R. S. 55:11-1 | amended 1942, c. 179, s. 1. |
| R. S. 55:11-2 | " 1942, c. 179, s. 2; 1947, c. 345, s. 35. |
| R. S. 55:11-3 | " 1942, c. 179, s. 3. |

**Subtitle 2. PUBLIC HOUSING.**

**Chapter 14. STATE HOUSING 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; for transfer of functions to Department of Conservation and Economic Development, see 1948, c. 448 (T. 13, c. 1B); for the State Housing Law of 1949, see 1949, c. 303 (T. 55, c. 14P).*

| R. S. 55:14-1 | repealed 1944, c. 85, s. 52. |
| to 55:14-13 |

**Chapter 14A. (added) LOCAL HOUSING AUTHORITIES LAW.**

| R. S. 55:14A-1 | Short title, 1938, c. 19, s. 2. |
| (added) |
| R. S. 55:14A-2 | Declaration of necessity of legislation, 1938, c. 19, s. 3. |
| (added) |
| R. S. 55:14A-3 | Definitions, 1938, c. 19, s. 4; amended, 1941, c. 95, ss. 1, 4, 5; 1948, c. 262, s. 1. |
| (added) |
| (added) |
| (added) |
| R. S. 55:14A-6 | Authority; commissioners, misconduct; removal, 1938, c. 19, s. 7; amended 1948, c. 262, s. 2. |
| (added) |
| (added) |
| R. S. 55:14A-8 | Rental policies of authority, 1938, c. 19, s. 9. |
| (added) |

344
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. S. 55:14A–10</td>
<td>Right of eminent domain, 1938, c. 19, s. 11.</td>
</tr>
<tr>
<td>R. S. 55:14A–11</td>
<td>Projects subject to local laws, 1938, c. 19, s. 12.</td>
</tr>
<tr>
<td>R. S. 55:14A–18</td>
<td>Real property exempt from levy, 1938, c. 19, s. 19.</td>
</tr>
<tr>
<td>R. S. 55:14A–22</td>
<td>Relationship between authority and director, 1938, c. 19, s. 23.</td>
</tr>
<tr>
<td>R. S. 55:14A–24</td>
<td>Reports to director, 1938, c. 19, s. 25.</td>
</tr>
<tr>
<td>R. S. 55:14A–26</td>
<td>Chapter paramount over inconsistent laws, 1938, c. 19, s. 27.</td>
</tr>
</tbody>
</table>

**Additional Legislation.**

Civil service protection for certain employees, provided for, suppl., 1943, c. 64 (C. 55:14A–6.1); suppl., 1945, c. 147 (C. 55:14A–6.2).
TABLE OF CONTENTS—T. 55, c. 14A to 14E

Bonds, etc., of public housing authority or agency, when legal investments, 1942, c. 135, ss. 1, 2, 4 (C. 55:14A-26.1 to 55:14A-26.3).


Chapter 14B. (added) HOUSING CO-OPERATION LAW.

R. S. 55:14B-1 Short title, 1938, c. 20, s. 2.
(added)
R. S. 55:14B-2 Declaration of necessity, 1938, c. 20, s. 3.
(added)
R. S. 55:14B-3 Definitions, 1938, c. 20, s. 4.
(added)
R. S. 55:14B-4 Aid by public bodies, 1938, c. 20, s. 5.
(added)
R. S. 55:14B-5 Agreement with regard to taxation, 1938, c. 20, s. 6.
(added)
R. S. 55:14B-6 Loans and donations of money, 1938, c. 20, s. 7.
(added)
R. S. 55:14B-7 How powers exercised; procedure, 1938, c. 20, s. 8; amended 1938, c. 211.
(added)
R. S. 55:14B-8 Validity of chapter, 1938, c. 20, s. 9.
(added)

Chapter 14C. (new) NATIONAL DEFENSE HOUSING PROJECTS.

Housing projects in connection with national defense activities, provided for, 1941, c. 213 (C. 55:14C-1 to 55:14C-10).

Title of above amended 1944, c. 19, s. 1.
Sec. 2 “ 1944, c. 19, s. 2.
Sec. 8 “ 1944, c. 19, s. 3.

Chapter 14D. (new) REDEVELOPMENT COMPANIES LAW.

Redevelopment companies, incorporation, powers and duties, provided for, 1944, c. 169 (C. 55:14D-1 to 55:14D-28).

Chapter 14E. (new) URBAN REDEVELOPMENT LAW.


Title of above amended 1949, c. 185, s. 1.

346
TABLE OF CONTENTS—T. 55, c. 14E to 14G

Sec. 2 of above repealed 1949, c. 185, s. 20.
Sec. 3 “ “ amended 1949, c. 185, s. 6.
Sec. 4 “ “ 1949, c. 185, s. 7.
Sec. 5 “ “ 1949, c. 185, s. 8.
Sec. 6 “ “ 1949, c. 185, s. 9.
Sec. 8 “ “ 1949, c. 185, s. 10.
Sec. 9 “ “ 1949, c. 185, s. 11.
Sec. 10 “ “ 1949, c. 185, s. 12.
Sec. 11 “ “ 1949, c. 185, s. 13.
Sec. 13 “ “ 1949, c. 185, s. 14.
Sec. 14 “ “ 1949, c. 185, s. 15.
Sec. 15 “ “ 1949, c. 185, s. 16.
Sec. 16 “ “ 1949, c. 185, s. 17.
Sec. 17 “ “ repealed 1949, c. 185, s. 20.

Blighted areas in municipalities, definition, clearance, redevelopment and rehabilitation, provided for, suppl., 1949, c. 185, ss. 2-5, 18-20 (C. 55:14E-20 to 55:14E-26).

Chapter 14F. (new) MUNICIPAL HOUSING.

Title of above amended 1946, c. 321, s. 1.
Sec. 2 “ “ 1946, c. 321, s. 2.
Sec. 4 “ “ 1946, c. 321, s. 3; 1949, c. 4, s. 2.
Sec. 9 “ “ 1946, c. 321, s. 5; 1948, c. 10, s. 1; 1949, c. 4, s. 1.

Portable, temporary and movable dwellings, zoning and tenement regulations not to apply in certain cases, suppl., 1946, c. 321, s. 4 (C. 55:14F-4.1).
Sec. 4 of above amended 1948, c. 10, s. 2.
Contracts by municipalities jointly, provided for, suppl., 1947, c. 242 (C. 55:14F-10).

Chapter 14G. (new) VETERANS' HOUSING.

Note: For State Bond Law of 1949, see 1949, c. 304.
Veterans' housing; emergency declared; State program to relieve housing shortage, 1946, c. 323 (C. 55:14G-1 to 55:14G-26).
### TABLE OF CONTENTS—T. 55, c. 14G to 16

<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 2</td>
<td>of above amended 1947, c. 52, s. 1.</td>
</tr>
<tr>
<td>Sec. 12</td>
<td>1949, c. 186, s. 1.</td>
</tr>
<tr>
<td>Sec. 15</td>
<td>1949, c. 186, s. 2.</td>
</tr>
<tr>
<td>Sec. 17</td>
<td>1947, c. 52, s. 2.</td>
</tr>
<tr>
<td>Sec. 18</td>
<td>1947, c. 52, s. 3.</td>
</tr>
<tr>
<td>Sec. 19</td>
<td>repealed 1949, c. 186, s. 3.</td>
</tr>
<tr>
<td>Sec. 20</td>
<td>1949, c. 186, s. 3.</td>
</tr>
<tr>
<td>Sec. 26</td>
<td>amended 1948, c. 12; 1949, c. 5; 1949, c. 186, s. 6.</td>
</tr>
</tbody>
</table>


Net revenue or proceeds of sale of projects, disposition of, provided for, suppl., 1949, c. 186, s. 4 (C. 55:14G-29).

Frauds under, or violation of, act, prohibited, suppl., 1949, c. 186, s. 5 (C. 55:14G-30).

#### Chapter 14H. (new) STATE HOUSING.


#### Chapter 16. (new) LIMITED-DIVIDEND HOUSING CORPORATIONS LAW.


<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 3</td>
<td>of above amended 1949, c. 305, s. 1.</td>
</tr>
<tr>
<td>Sec. 8</td>
<td>1949, c. 305, s. 2.</td>
</tr>
<tr>
<td>Sec. 11</td>
<td>1949, c. 305, s. 3.</td>
</tr>
<tr>
<td>Sec. 17</td>
<td>1949, c. 305, s. 4.</td>
</tr>
<tr>
<td>Sec. 18</td>
<td>1949, c. 305, s. 5.</td>
</tr>
</tbody>
</table>
TABLE OF CONTENTS—T. 56, c. 3 to 7

Title 56. TRADE NAMES, TRADE-MARKS AND UNFAIR TRADE PRACTICES.

Chapter 3. LABELS, TRADE NAMES AND TRADE-MARKS; BOTTLES, CANS, CONTAINERS AND OTHER ARTICLES.

Note: For brands, trade-marks, labels, etc., of New Jersey farm products, see 1939, c. 136 (T. 4, c. 10).

R. S. 56:3-3 amended 1947, c. 102, s. 1.
R. S. 56:3-16 " 1947, c. 102, s. 2.

Chapter 4. UNFAIR COMPETITION.

Article 2. Contract for Sale or Resale of Certain Commodities.

Note: For enforcement, fair trade contracts as to alcoholic beverages, by Commissioner of Alcoholic Beverage Control, see 1938, c. 208 (T. 33, c. 1).

R. S. 56:4-3 amended 1940, c. 230, s. 1.
R. S. 56:4-4 " 1940, c. 230, s. 2.
R. S. 56:4-5 " 1938, c. 165, s. 1.
R. S. 56:4-6 " 1938, c. 165, s. 2.


Additional Legislation.

Advertisements, offer for sale or sale of merchandise at less than cost, prohibited, 1938, c. 394 (C. 56:4–7 to 56:4–16).

Chapter 6. (new) MOTOR FUELS.


Sec. 101 of above amended 1938, c. 401.
Sec. 201 " " " 1939, c. 62, s. 1.
Sec. 301 " " " 1939, c. 62, s. 2.
Sec. 506 " " " 1942, c. 260.
Sec. 509 Suspension or revocation of license, suppl., 1939, (added) c. 63 (NJSA 56:6–14; RSCS 56:6–13.1).
Sec. 803 of above amended 1938, c. 204.

Chapter 7. (new) UNFAIR CIGARETTE SALES ACT AND SIMILAR LEGISLATION.

Unfair Cigarette Sales Act, 1948, c. 188 (C. 56:7–1 to 56:7–17).
Title 58. WATERS AND WATER SUPPLY.

Note: For act to promote interstate co-operation for conservation, etc., of water resources in Delaware River Basin, see 1939, c. 146 (T. 32, c. 20); for acquisition, operation, disposal, etc., of water and water power rights and property, authorized, see 1944, c. 207 (T. 40, c. 69); for maintenance of certain nuisances affecting health, etc., prohibited, see 1945, c. 192 (T. 26, c. 3B).

Chapter 1. STATE WATER POLICY COMMISSION.

Note: For transfer of functions, powers and duties of State Water Policy Commission to State Department of Conservation, see 1945, c. 22 (T. 13, c. 1A); for transfer of functions, powers and duties to Department of Conservation and Economic Development, see 1948, c. 448 (T. 13, c. 1B).

R. S. 58:1-1 amended 1942, c. 94, s. 1; repealed 1945, c. 22, s. 44.

Chapter 4A. (new) SUBSURFACE AND PERCOLATING WATERS.

Additional Legislation.

Interconnections between public water supplies; power to order, etc., in war emergency; 1942, c. 24 (C. 58:1-25.1 to 58:1-25.25).

Chapter 5. NORTH AND SOUTH JERSEY WATER SUPPLY DISTRICTS.

Additional Legislation.

Acceptance of funds and grants from Federal Government or agency, provided for, suppl., 1945, c. 195, s. 2 (C. 58:5-7.1).

Chapter 11. WATER AND SEWERAGE PLANTS AND SYSTEMS IN GENERAL.

Article 2A. (new) Interconnections Between Approved Public Potable Water Supplies and Unapproved Water Supplies.
TABLE OF CONTENTS—T. 58, c. 11 to 14

Additional Legislation.

Permits for physical connections between approved potable water supplies and unapproved water supplies, required and provided for, 1942, c. 308 (C. 58:11–9.1 to 58:11–9.11).

Article 5A. (new) Licensing of Superintendents or Operators of Water Purification or Treatment Plants and of Superintendents of Water Supply Systems.

Additional Legislation.

Superintendents, operators, etc., of water purification and water and sewage treatment plants and water supply systems; licensing, suppl., 1938, c. 206 (C. 58:11–18.1 to 58:11–18.5).

Certain licensees entitled to tenure of employment, etc., suppl., 1941, c. 234 (C. 58:11–18.7 to 58:11–18.9).

Article 5B. (new) Licensing of Superintendents or Operators of Public Water Treatment Plants, Public Sewage Treatment Plants and Public Water Supply System.

Additional Legislation.

Superintendents or operators of water treatment, sewage treatment and water supply, plants and systems, examination and licensing, provided for, 1946, c. 295 (C. 58:11–18.10 to 58:11–18.22).

Sec. 3 of above amended 1947, c. 126.

Article 6. Use of Sewerage System of an Adjoining Municipality.

R. S. 58:11–20

Chapter 12. SEWERAGE DISTRICTS AND SEWERAGE DISTRICT BOARDS.

Note: For Sanitary Sewer District Authorities, first- and second-class counties, establishment, powers, duties, etc., see 1946, c. 123 (T. 40, c. 36), amended 1948, c. 136; 1949, c. 88; 1949, c. 145; for Sewerage Authorities Law (1946), see 1946, c. 138 (T. 40, c. 14A), amended 1947, c. 391.

R. S. 58:12–2 amended 1938, c. 224.
R. S. 58:12–10 " 1948, c. 25.

Chapter 14. PASSAIC VALLEY SEWERAGE DISTRICT.


351
TABLE OF CONTENTS—T. 58, c. 14 to 18

Additional Legislation.

Passaic Valley Sewerage District extended, 1942, c. 151 (C. 58:14-1.1).

Leases for use of intercepting sewers, regulated and provided for, suppl., 1943, c. 76 (C. 58:14-34.1 to 58:14-34.8); suppl., 1944, c. 214 (C. 58:14-34.9).

Chapter 15. HACKENSACK RIVER SEWERAGE DISTRICT.
R. S. 58:15-1 repealed 1945, c. 300, s. 64.

Chapter 15A. (new) BERGEN-HACKENSACK SANITARY SEWER DISTRICT.

District and authority, created, functions, powers and duties, prescribed, suppl., 1945, c. 300 (C. 58:15A-1 to 58:15A-65).

Chapter 16. PASSAIC VALLEY FLOOD CONTROL COMMISSION.

Note: For transfer of functions, powers and duties to State Department of Conservation, see 1945, c. 22 (T. 13, c. 1A).
R. S. 58:16-2 repealed 1945, c. 22, s. 44.

Chapter 16A. (new) FLOOD CONTROL.


Chapter 18. (new) DELAWARE RIVER BASIN.

Reciprocal act for use, conservation, protection and equitable diversion of water resources in Delaware River Basin between Pennsylvania, New York and New Jersey, 1944, c. 121 (C. 58:18-1 to 58:18-17).

Interstate, integrated water projects, supervision and investigation, authorized, 1949, c. 108 (C. 58:18-18 to 58:18-23).
APPENDIX A

Chapter 1. EMERGENCY RELIEF IN GENERAL.


D. Payments from Treasury.

Additional Legislation.

Relief payments withheld from municipality indebted to State, 1939, c. 9 (NJSA 27:7-19.3; RSCS 27:7-37.1).

E. (new) 1939 Bond Issue.

Additional Legislation.


Article 2. (new) Commission to Study Unemployment Relief.

Additional Legislation.

Commission to study unemployment relief, 1938, c. 92.

Chapter 2. POOR RELIEF.


Additional Legislation.


Title of above amended 1939, c. 395, s. 1.

Sec. 1 “ “ “ 1939, c. 395, s. 2;

1940, c. 185; 1941, c. 107, s. 1.

Sec. 2 “ “ “ 1939, c. 395, s. 3;

1941, c. 107, s. 2.

Sec. 3 “ “ “ 1939, c. 395, s. 4.

Sec. 4 “ “ “ 1939, c. 395, s. 5.

Chapter 3. FEDERAL LOANS OR GRANTS FOR PUBLIC WORKS.

1933, c. 428, Title amended 1949, c. 191, s. 1.

App. A:3-1 1933, c. 428, s. 1 “ 1949, c. 191, s. 2.

App. A:3-12 1933, c. 428, s. 12 “ 1949, c. 191, s. 3.
TABLE OF CONTENTS—Appendix A, c. 3 & 4

Additional Legislation.


Chapter 4. TAXES, ASSESSMENTS AND PUBLIC REVENUES.

Article 1. In General.

A. COLLECTION OF TAXES BY RECEIVERSHIP.
Note: For permanent legislation relating to subject, see 1939, c. 362 (T. 54, c. 4).

A1. (new) ADJUSTMENT OF DELINQUENT RAILROAD TAXES.

Additional Legislation.

Title of above amended 1942, c. 241, s. 1.
Sec. 1 “ “ “ 1942, c. 241, s. 2.
Sec. 2 “ “ “ 1942, c. 241, s. 3.
Sec. 3 “ “ “ 1942, c. 241, s. 4.
Sec. 4 “ “ “ 1942, c. 241, s. 5.
Sec. 5 “ “ “ 1942, c. 241, s. 6.
Sec. 6 “ “ “ 1942, c. 241, s. 7.
Sec. 7 “ “ “ 1942, c. 241, s. 8.
Sec. 8 “ “ “ 1942, c. 241, s. 9.
Sec. 9 “ “ “ 1942, c. 241, s. 10.
Sec. 10 “ “ “ 1942, c. 241, s. 11.
Sec. 11 “ “ “ 1942, c. 241, s. 12.

C. REPEALER OF ACT TAXING STATE PARK LANDS; REFUNDS.
App. A:4-12.2 amended 1938, c. 70.

D. ADJUSTMENT OF TAXES OF CORPORATION IN BANKRUPTCY.

Additional Legislation.

Abatement, etc., of taxes and application of rentals to payment of taxes, etc., corporations in bankruptcy, etc., 1938, c. 26 (NJSA, RSCS 54:4-99 note); 1939, c. 314; 1941, c. 56 (C. App. A:4-12.25 to App. A:4-12.31); 1942, c. 74 (C. App. A:4-12.32 to App. A:4-12.37).
TABLE OF CONTENTS—Appendix A, c. 4 to 7

Article 2. County and Municipal Finances.

Additional Legislation.


Title of above amended 1942, c. 304, s. 1; 1943, c. 208, s. 1.

Sec. 1 “ “ 1942, c. 304, s. 2; 1943, c. 208, s. 2.

Sec. 2 “ “ 1942, c. 304, s. 3; 1943, c. 208, s. 3.

Sec. 3 “ “ 1942, c. 304, s. 4; 1943, c. 208, s. 4; 1944, c. 260, s. 1.

Article 3. School Finances.

Additional Legislation.


Sec. 1 of above amended 1940, c. 249; 1943, c. 19; 1945, c. 27.

Article 4. (new) Extension of Maturity of Municipal, County and School Bonds.

Additional Legislation.


Sec. 2 of above amended 1941, c. 76; 1942, c. 184.

Chapter 5. TRANSFER INHERITANCE TAXES.

App. A:5–5 amended 1938, c. 136; 1939, c. 57; 1940, c. 64; 1941, c. 172.

Chapter 7. COMMISSIONER OF BANKING AND INSURANCE; ADDITIONAL POWERS.


App. A:7–15 “ 1938, c. 220; 1941, c. 79; 1942, c. 87; 1945, c. 67; 1946, c. 264.

355
TABLE OF CONTENTS—Appendix A, c. 7 to 9

Additional Legislation.
Guaranteed mortgages, etc., powers of commissioner over; and over guaranteeing companies, 1938, c. 212 (C. App. A:7-16 to App. A:7-37).

Chapter 8. STATE MILK CONTROL LAW.
Note: For Milk Control Law (1941) see 1941, c. 274 (T. 4, c. 12A); for transfer of functions to Office of Milk Industry in the Department of Agriculture, see 1948, c. 447 (T. 4, c. 1).

Additional Legislation.

Chapter 9. (new) NATIONAL DEFENSE.
Note: For transfer of functions, etc., of New Jersey Defense Council to Governor's War Emergency Cabinet, see 1942, c. 251 (App. A:9).


Title of above amended 1941, c. 179, s. 1.
Sec. 1 “ “ 1941, c. 376.
Sec. 2 “ “ 1941, c. 179, s. 2; 1942, c. 15, s. 1.
Sec. 5 “ “ 1941, c. 179, s. 3.


Violation, misdemeanor, suppl., 1941, c. 179, s. 5.


Sec. 2 of above amended 1941, c. 180, s. 1.
Sec. 3 “ “ 1941, c. 180, s. 2.
Sec. 4 “ “ 1941, c. 180, s. 3.

Violation of act, misdemeanor, suppl., 1941, c. 180, s. 4 (C. App. A:9-11.6).

356
TABLE OF CONTENTS—Appendix A, c. 9 & 10


Water supply, etc., properties; acquisition, conveyance, etc., by municipality to United States Government for air base; authorized, 1941, c. 11 (C. App. A:9–12, App. A:9–13).


Sec. 1 of above amended 1941, c. 182, s. 1.
Sec. 2 “ “ repealed 1941, c. 182, s. 2.
Sec. 3 “ “ amended 1941, c. 182, s. 3.
Removal of members for violation of act, etc., suppl., 1941, c. 182, s. 4.

Article 4. (new) Local Agencies and Associations for Defense, Etc.


Sec. 1 of above amended 1941, c. 181.

Article 5. (new) Secretary for Defense.

Note: For Civilian Defense Director, see 1942, c. 251 (App. A:9), amended 1949, c. 86.

Secretary for Defense; appointment, etc., powers, duties, etc., 1941, c. 184 (C. App. A:9–24 to App. 9:29).


Title of above amended 1949, c. 86, s. 1.
Sec. 1 “ “ 1949, c. 86, s. 2.
Sec. 5 “ “ 1949, c. 86, s. 3.
Sec. 25 “ “ 1949, c. 86, s. 4.

Chapter 10. (new) FEDERAL GRANTS, ETC.

State, county, municipal and school districts authorized to accept Federal grants, etc., for defense and war activities, 1942, c. 226 (C. App. A:10–1 to App. A:10–5).

357
### SCHEDULE 1

**TABLE OF ALLOCATION OF 1938 STATUTES IN CUMULATIVE TABLE OF CONTENTS**

<table>
<thead>
<tr>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>1</td>
<td>*</td>
<td>33</td>
<td>40</td>
</tr>
<tr>
<td>2</td>
<td>40</td>
<td>2</td>
<td>34</td>
</tr>
<tr>
<td>3</td>
<td>Val.</td>
<td>35</td>
<td>*</td>
</tr>
<tr>
<td>4</td>
<td>*</td>
<td>36</td>
<td>34</td>
</tr>
<tr>
<td>5</td>
<td>*</td>
<td>37</td>
<td>3</td>
</tr>
<tr>
<td>6</td>
<td>40</td>
<td>2</td>
<td>38</td>
</tr>
<tr>
<td>7</td>
<td>1-14</td>
<td>54</td>
<td>30A(new)</td>
</tr>
<tr>
<td>15</td>
<td>54</td>
<td>31</td>
<td>40</td>
</tr>
<tr>
<td>8</td>
<td>1-17</td>
<td>54</td>
<td>30A(new)</td>
</tr>
<tr>
<td>18</td>
<td>54</td>
<td>31</td>
<td>42</td>
</tr>
<tr>
<td>19</td>
<td>18</td>
<td>10</td>
<td>43</td>
</tr>
<tr>
<td>9</td>
<td>App. A</td>
<td>4</td>
<td>44</td>
</tr>
<tr>
<td>10</td>
<td>App. A</td>
<td>3</td>
<td>45</td>
</tr>
<tr>
<td>11</td>
<td>*</td>
<td>46</td>
<td>44</td>
</tr>
<tr>
<td>12</td>
<td>App. A</td>
<td>4</td>
<td>47</td>
</tr>
<tr>
<td>13</td>
<td>52</td>
<td>22</td>
<td>48</td>
</tr>
<tr>
<td>14</td>
<td>18</td>
<td>10</td>
<td>49</td>
</tr>
<tr>
<td>15</td>
<td>*</td>
<td>50</td>
<td>27</td>
</tr>
<tr>
<td>16</td>
<td>54</td>
<td>4</td>
<td>51</td>
</tr>
<tr>
<td>17</td>
<td>27</td>
<td>6</td>
<td>52</td>
</tr>
<tr>
<td>18</td>
<td>2</td>
<td>219</td>
<td>53</td>
</tr>
<tr>
<td>19</td>
<td>55</td>
<td>14A(added)</td>
<td>54</td>
</tr>
<tr>
<td>20</td>
<td>55</td>
<td>14B(added)</td>
<td>55</td>
</tr>
<tr>
<td>21</td>
<td>20</td>
<td>1</td>
<td>56</td>
</tr>
<tr>
<td>22</td>
<td>*</td>
<td>57</td>
<td>5</td>
</tr>
<tr>
<td>23</td>
<td>40</td>
<td>2</td>
<td>58</td>
</tr>
<tr>
<td>24</td>
<td>26</td>
<td>4</td>
<td>59</td>
</tr>
<tr>
<td>25</td>
<td>40</td>
<td>2</td>
<td>60</td>
</tr>
<tr>
<td>26</td>
<td>App. A</td>
<td>4</td>
<td>61</td>
</tr>
<tr>
<td>27</td>
<td>*</td>
<td>62</td>
<td>Val.</td>
</tr>
<tr>
<td>28</td>
<td>App. A</td>
<td>2</td>
<td>63</td>
</tr>
<tr>
<td>29</td>
<td>2</td>
<td>26</td>
<td>64</td>
</tr>
<tr>
<td>30</td>
<td>33</td>
<td>1</td>
<td>65</td>
</tr>
<tr>
<td>31</td>
<td>17</td>
<td>12</td>
<td>66</td>
</tr>
<tr>
<td>32</td>
<td>17</td>
<td>12</td>
<td>67</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1938 STATUTES

**Pamphlet Laws Allocation in Pamphlet Laws Allocation in 1938 Table of Contents**

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
<th>Chapter</th>
</tr>
</thead>
<tbody>
<tr>
<td>68</td>
<td>40</td>
<td>54</td>
<td>111</td>
<td>43</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>21</td>
<td>2</td>
<td>112</td>
<td>17</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>4</td>
<td>31</td>
<td>113</td>
<td>17</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>31</td>
<td>2</td>
<td>114</td>
<td>64</td>
<td>52</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>32</td>
<td>2</td>
<td>115</td>
<td>36</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>4</td>
<td>9</td>
<td>116</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>4</td>
<td>4</td>
<td>117</td>
<td></td>
<td>Val.</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>39</td>
<td>5</td>
<td>118</td>
<td></td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>11</td>
<td>2A(new)</td>
<td>119</td>
<td></td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td></td>
<td>*</td>
<td>120</td>
<td>45</td>
<td>4A</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>1</td>
<td>18</td>
<td>121</td>
<td>45</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>2</td>
<td>18</td>
<td>122</td>
<td>54</td>
<td>30A(new)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>18</td>
<td>123</td>
<td>44</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>33</td>
<td>1</td>
<td>124</td>
<td>2</td>
<td>180</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>4</td>
<td>11</td>
<td>125</td>
<td>2</td>
<td>176</td>
<td></td>
</tr>
<tr>
<td>82</td>
<td></td>
<td>3</td>
<td>126</td>
<td>37</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>27</td>
<td>6</td>
<td>127</td>
<td>52</td>
<td>27A(new)</td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>27</td>
<td>6</td>
<td>128</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>27</td>
<td>6</td>
<td>129</td>
<td>52</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>86</td>
<td>52</td>
<td>3</td>
<td>130</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>40</td>
<td>61</td>
<td>131</td>
<td>40</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td>88</td>
<td></td>
<td>*</td>
<td>132</td>
<td>54</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>89</td>
<td></td>
<td>*</td>
<td>133</td>
<td>3</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>90</td>
<td></td>
<td>*</td>
<td>134</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>91</td>
<td></td>
<td>*</td>
<td>135</td>
<td>11</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>93</td>
<td></td>
<td>*</td>
<td>137</td>
<td>54</td>
<td>49</td>
<td></td>
</tr>
<tr>
<td>94</td>
<td></td>
<td>*</td>
<td>138</td>
<td>2</td>
<td>183</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td></td>
<td>*</td>
<td>139</td>
<td></td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>96</td>
<td></td>
<td>*</td>
<td>140</td>
<td>3</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>97</td>
<td></td>
<td>*</td>
<td>141</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>98</td>
<td>2</td>
<td>7</td>
<td>142</td>
<td>43</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>34</td>
<td>2</td>
<td>143</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Val.</td>
<td>144</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td></td>
<td>*</td>
<td>145</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td></td>
<td>App.A 2</td>
<td>146</td>
<td>13</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>23</td>
<td>4</td>
<td>147</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>21</td>
<td>2</td>
<td>148</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>104</td>
<td>43</td>
<td>16</td>
<td>149</td>
<td>40</td>
<td>46</td>
<td></td>
</tr>
<tr>
<td>105</td>
<td>26</td>
<td>3</td>
<td>150</td>
<td>9</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>106</td>
<td>2</td>
<td>29</td>
<td>151</td>
<td>54</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>107</td>
<td>2</td>
<td>29</td>
<td>152</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>108</td>
<td>3</td>
<td>10</td>
<td>153</td>
<td></td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>109</td>
<td></td>
<td>*</td>
<td>154</td>
<td></td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>110</td>
<td></td>
<td>App.A 7</td>
<td>155</td>
<td>18</td>
<td>8</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.

360
<table>
<thead>
<tr>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>156</td>
<td>24</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>157</td>
<td>23</td>
<td>12 (new)</td>
<td></td>
</tr>
<tr>
<td>158</td>
<td>52</td>
<td>27A (new)</td>
<td></td>
</tr>
<tr>
<td>159</td>
<td>1-28</td>
<td>52</td>
<td>27A (new)</td>
</tr>
<tr>
<td>29</td>
<td>52</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>160</td>
<td>30</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>161</td>
<td>30</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>162</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>163</td>
<td>56</td>
<td>6 (new)</td>
<td></td>
</tr>
<tr>
<td>164</td>
<td>1</td>
<td>39</td>
<td>4</td>
</tr>
<tr>
<td>2</td>
<td>39</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>165</td>
<td>56</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>166</td>
<td>54</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td>167</td>
<td>40</td>
<td>25</td>
<td></td>
</tr>
<tr>
<td>168</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>169</td>
<td>52</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>170</td>
<td>46</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>171</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>172</td>
<td>22</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>173</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>174</td>
<td>26</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>175</td>
<td>2</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td>176</td>
<td>40</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>177</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>178</td>
<td>14</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>179</td>
<td>4</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>180</td>
<td>14</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>181</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>182</td>
<td>51</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>183</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>184</td>
<td>30</td>
<td>6A</td>
<td></td>
</tr>
<tr>
<td>185</td>
<td>17</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>186</td>
<td>54</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>187</td>
<td>2</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>188</td>
<td>2</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>189</td>
<td>2</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>190</td>
<td>2</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>191</td>
<td>2</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>192</td>
<td>11</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>193</td>
<td>1-3</td>
<td>55</td>
<td>2</td>
</tr>
<tr>
<td>4-11</td>
<td>55</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>55</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>13-15</td>
<td>55</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>55</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>17-19</td>
<td>55</td>
<td>10</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1938 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>239</td>
<td>30</td>
<td>4</td>
<td>278</td>
</tr>
<tr>
<td>240</td>
<td>23</td>
<td>9</td>
<td>279</td>
</tr>
<tr>
<td>241</td>
<td>Val.</td>
<td></td>
<td>280</td>
</tr>
<tr>
<td>242</td>
<td>51</td>
<td>7</td>
<td>281</td>
</tr>
<tr>
<td>243</td>
<td>52</td>
<td>27</td>
<td>282</td>
</tr>
<tr>
<td>244</td>
<td>52</td>
<td>18</td>
<td>283</td>
</tr>
<tr>
<td>245</td>
<td>54</td>
<td>4</td>
<td>284</td>
</tr>
<tr>
<td>246</td>
<td>*</td>
<td></td>
<td>285</td>
</tr>
<tr>
<td>247</td>
<td>18</td>
<td>5</td>
<td>286</td>
</tr>
<tr>
<td>248</td>
<td>2</td>
<td>85</td>
<td>287</td>
</tr>
<tr>
<td>249</td>
<td>40</td>
<td>48</td>
<td>288</td>
</tr>
<tr>
<td>250</td>
<td>58</td>
<td>11</td>
<td>289</td>
</tr>
<tr>
<td>251</td>
<td>Val.</td>
<td></td>
<td>290</td>
</tr>
<tr>
<td>252</td>
<td>43</td>
<td>16</td>
<td>291</td>
</tr>
<tr>
<td>253</td>
<td>40</td>
<td>62</td>
<td>292</td>
</tr>
<tr>
<td>254</td>
<td>17</td>
<td>34</td>
<td>293</td>
</tr>
<tr>
<td>255</td>
<td>17</td>
<td>34</td>
<td>294</td>
</tr>
<tr>
<td>256</td>
<td>54</td>
<td>50</td>
<td>295</td>
</tr>
<tr>
<td>257</td>
<td>40</td>
<td>47</td>
<td>296</td>
</tr>
<tr>
<td>258</td>
<td>27</td>
<td>7</td>
<td>297</td>
</tr>
<tr>
<td>259</td>
<td>17</td>
<td>27</td>
<td>298</td>
</tr>
<tr>
<td>260</td>
<td>40</td>
<td>47</td>
<td>299</td>
</tr>
<tr>
<td>261</td>
<td>18</td>
<td>20</td>
<td>300</td>
</tr>
<tr>
<td>262</td>
<td>18</td>
<td>14</td>
<td>301</td>
</tr>
<tr>
<td>263</td>
<td>Val.</td>
<td></td>
<td>302</td>
</tr>
<tr>
<td>264</td>
<td>54</td>
<td>5</td>
<td>303</td>
</tr>
<tr>
<td>265</td>
<td>4</td>
<td>5</td>
<td>304</td>
</tr>
<tr>
<td>266</td>
<td>2</td>
<td>145</td>
<td>305</td>
</tr>
<tr>
<td>267</td>
<td>2</td>
<td>145</td>
<td>306</td>
</tr>
<tr>
<td>268</td>
<td>40</td>
<td>21</td>
<td>307</td>
</tr>
<tr>
<td>269</td>
<td>27</td>
<td>6</td>
<td>308</td>
</tr>
<tr>
<td>270</td>
<td>Val.</td>
<td></td>
<td>309</td>
</tr>
<tr>
<td>271</td>
<td>2</td>
<td>182</td>
<td>310</td>
</tr>
<tr>
<td>272</td>
<td>*</td>
<td></td>
<td>311</td>
</tr>
<tr>
<td>273</td>
<td>1</td>
<td>2</td>
<td>185</td>
</tr>
<tr>
<td>2-4</td>
<td>2</td>
<td>192</td>
<td>313</td>
</tr>
<tr>
<td>274</td>
<td>9</td>
<td>4</td>
<td>314</td>
</tr>
<tr>
<td>275</td>
<td>1</td>
<td>30</td>
<td>2</td>
</tr>
<tr>
<td>2</td>
<td>30</td>
<td>9</td>
<td>316</td>
</tr>
<tr>
<td>276</td>
<td>40</td>
<td>47</td>
<td>317</td>
</tr>
<tr>
<td>277</td>
<td>1,2</td>
<td>45</td>
<td>3</td>
</tr>
<tr>
<td>3</td>
<td>45</td>
<td>6</td>
<td>319</td>
</tr>
<tr>
<td>4</td>
<td>45</td>
<td>7</td>
<td>320</td>
</tr>
<tr>
<td>5,6</td>
<td>45</td>
<td>9</td>
<td>321</td>
</tr>
<tr>
<td>7,8</td>
<td>45</td>
<td>12</td>
<td>322</td>
</tr>
<tr>
<td>9</td>
<td>45</td>
<td>16</td>
<td>323</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1938 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in 1938 Table of Contents</th>
<th>Pamphlet Laws Allocation in 1938 Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>-----------------</td>
<td>-------</td>
</tr>
<tr>
<td>319</td>
<td>1</td>
</tr>
<tr>
<td>2-5</td>
<td>54</td>
</tr>
<tr>
<td>6-8A</td>
<td>54</td>
</tr>
<tr>
<td>9-14</td>
<td>54</td>
</tr>
<tr>
<td>15-19</td>
<td>54</td>
</tr>
<tr>
<td>20, 21</td>
<td>54</td>
</tr>
<tr>
<td>22</td>
<td>54</td>
</tr>
<tr>
<td>320</td>
<td>Val.</td>
</tr>
<tr>
<td>321</td>
<td>17</td>
</tr>
<tr>
<td>322</td>
<td>17</td>
</tr>
<tr>
<td>323</td>
<td>51</td>
</tr>
<tr>
<td>324</td>
<td>40</td>
</tr>
<tr>
<td>325</td>
<td>Val.</td>
</tr>
<tr>
<td>326</td>
<td>9</td>
</tr>
<tr>
<td>327</td>
<td>43</td>
</tr>
<tr>
<td>328</td>
<td>35</td>
</tr>
<tr>
<td>329</td>
<td>47</td>
</tr>
<tr>
<td>330</td>
<td>43</td>
</tr>
<tr>
<td>331</td>
<td>*</td>
</tr>
<tr>
<td>332</td>
<td>39</td>
</tr>
<tr>
<td>333</td>
<td>2</td>
</tr>
<tr>
<td>334</td>
<td>*</td>
</tr>
<tr>
<td>335</td>
<td>18</td>
</tr>
<tr>
<td>336</td>
<td>40</td>
</tr>
<tr>
<td>337</td>
<td>2</td>
</tr>
<tr>
<td>338</td>
<td>*</td>
</tr>
<tr>
<td>339</td>
<td>Val.</td>
</tr>
<tr>
<td>340</td>
<td>*</td>
</tr>
<tr>
<td>341</td>
<td>27</td>
</tr>
<tr>
<td>342</td>
<td>45</td>
</tr>
<tr>
<td>343</td>
<td>2</td>
</tr>
<tr>
<td>344</td>
<td>40</td>
</tr>
<tr>
<td>345</td>
<td>27</td>
</tr>
<tr>
<td>346</td>
<td>*</td>
</tr>
<tr>
<td>347</td>
<td>3</td>
</tr>
<tr>
<td>348</td>
<td>2</td>
</tr>
<tr>
<td>349</td>
<td>30</td>
</tr>
<tr>
<td>350</td>
<td>33</td>
</tr>
<tr>
<td>351</td>
<td>Val.</td>
</tr>
<tr>
<td>352</td>
<td>39</td>
</tr>
<tr>
<td>353</td>
<td>2</td>
</tr>
<tr>
<td>354</td>
<td>*</td>
</tr>
<tr>
<td>355</td>
<td>9</td>
</tr>
<tr>
<td>356</td>
<td>*</td>
</tr>
<tr>
<td>357</td>
<td>*</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1938 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1938</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
</tr>
<tr>
<td>403 27 15</td>
<td>404 40 1</td>
<td>405 Val.</td>
<td>406 9 13</td>
</tr>
<tr>
<td>407 27 12</td>
<td>408 *</td>
<td>409 *</td>
<td>410 40 174</td>
</tr>
<tr>
<td>411 Val.</td>
<td>412 Val.</td>
<td>413 *</td>
<td>414 *</td>
</tr>
<tr>
<td>415 Val.</td>
<td>416 Val.</td>
<td>417 *</td>
<td>418 12 3</td>
</tr>
<tr>
<td>419 34 15</td>
<td>420 *</td>
<td>421 *</td>
<td>422 *</td>
</tr>
<tr>
<td>423 *</td>
<td>424 9 13</td>
<td>425 33 9</td>
<td>426 32 13B(new)</td>
</tr>
<tr>
<td>427 27 15</td>
<td>428 *</td>
<td>429 33 1</td>
<td>430 *</td>
</tr>
<tr>
<td>431 17 4</td>
<td>432 *</td>
<td>433 *</td>
<td>434 *</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
# SCHEDULE 2

## TABLE OF ALLOCATION OF 1939 STATUTES
### IN CUMULATIVE TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>1</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>40</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>2</td>
<td>181</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>4</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>App.A</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>27</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>2</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>2</td>
<td>88</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>38</td>
<td>17</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>2</td>
<td>181</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>32</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>App.A</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>40</td>
<td>62</td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>4</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>41</td>
<td>51</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>42</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>43</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>44</td>
<td>40</td>
<td>37</td>
<td></td>
</tr>
<tr>
<td>45</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>46</td>
<td>40</td>
<td>43</td>
<td></td>
</tr>
<tr>
<td>47</td>
<td>52</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>48</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>49</td>
<td>48</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>23</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>3</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>53</td>
<td>2</td>
<td>68A(new)</td>
<td></td>
</tr>
<tr>
<td>54</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>55</td>
<td>45</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>56</td>
<td>52</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>57</td>
<td>App.A</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>58</td>
<td>18</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>59</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>60</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>61</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>62</td>
<td>56</td>
<td>6(new)</td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>56</td>
<td>6(new)</td>
<td></td>
</tr>
<tr>
<td>64</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>65</td>
<td>2</td>
<td>130</td>
<td></td>
</tr>
<tr>
<td>66</td>
<td>40</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>67</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
## TABLE OF ALLOCATION OF 1939 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>71</td>
<td>*</td>
</tr>
<tr>
<td>72</td>
<td>*</td>
</tr>
<tr>
<td>73</td>
<td>4</td>
</tr>
<tr>
<td>74</td>
<td>17</td>
</tr>
<tr>
<td>75</td>
<td>27</td>
</tr>
<tr>
<td>76</td>
<td>45</td>
</tr>
<tr>
<td>77</td>
<td>52</td>
</tr>
<tr>
<td>78</td>
<td>53</td>
</tr>
<tr>
<td>79</td>
<td>39</td>
</tr>
<tr>
<td>80</td>
<td>48</td>
</tr>
<tr>
<td>81</td>
<td>19</td>
</tr>
<tr>
<td>82</td>
<td>App. A</td>
</tr>
<tr>
<td>83</td>
<td>*</td>
</tr>
<tr>
<td>84</td>
<td>32</td>
</tr>
<tr>
<td>85</td>
<td>45</td>
</tr>
<tr>
<td>86</td>
<td>18</td>
</tr>
<tr>
<td>87</td>
<td>33</td>
</tr>
<tr>
<td>88</td>
<td>*</td>
</tr>
<tr>
<td>89</td>
<td>18</td>
</tr>
<tr>
<td>90</td>
<td>Val.</td>
</tr>
<tr>
<td>91</td>
<td>1</td>
</tr>
<tr>
<td>92</td>
<td>*</td>
</tr>
<tr>
<td>93</td>
<td>54</td>
</tr>
<tr>
<td>94</td>
<td>43</td>
</tr>
<tr>
<td>95</td>
<td>1-6</td>
</tr>
<tr>
<td></td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>9</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>96</td>
<td>Val.</td>
</tr>
<tr>
<td>97</td>
<td>*</td>
</tr>
<tr>
<td>98</td>
<td>2</td>
</tr>
<tr>
<td>99</td>
<td>43</td>
</tr>
<tr>
<td>100</td>
<td>23</td>
</tr>
<tr>
<td>101</td>
<td>11</td>
</tr>
<tr>
<td>102</td>
<td>*</td>
</tr>
<tr>
<td>103</td>
<td>45</td>
</tr>
<tr>
<td>104</td>
<td>4</td>
</tr>
<tr>
<td>105</td>
<td>27</td>
</tr>
<tr>
<td>106</td>
<td>23</td>
</tr>
<tr>
<td>107</td>
<td>2</td>
</tr>
<tr>
<td>108</td>
<td>45</td>
</tr>
<tr>
<td>109</td>
<td>8</td>
</tr>
<tr>
<td>110</td>
<td>40</td>
</tr>
<tr>
<td>111</td>
<td>11</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1939 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>153</td>
<td>48</td>
<td>12</td>
<td>195</td>
</tr>
<tr>
<td>154</td>
<td>Val.</td>
<td></td>
<td>196</td>
</tr>
<tr>
<td>155</td>
<td>Val.</td>
<td></td>
<td>197</td>
</tr>
<tr>
<td>156</td>
<td>43</td>
<td>6</td>
<td>198</td>
</tr>
<tr>
<td>157</td>
<td>*</td>
<td></td>
<td>199</td>
</tr>
<tr>
<td>158</td>
<td>32</td>
<td>13A</td>
<td>200</td>
</tr>
<tr>
<td>159</td>
<td>Val.</td>
<td></td>
<td>201</td>
</tr>
<tr>
<td>160</td>
<td>30</td>
<td>6</td>
<td>202</td>
</tr>
<tr>
<td>161</td>
<td>2</td>
<td>88</td>
<td>203</td>
</tr>
<tr>
<td>162</td>
<td>2</td>
<td>6</td>
<td>204</td>
</tr>
<tr>
<td>163</td>
<td>Val.</td>
<td></td>
<td>205</td>
</tr>
<tr>
<td>164</td>
<td>3</td>
<td>17</td>
<td>206</td>
</tr>
<tr>
<td>165</td>
<td>54</td>
<td>5</td>
<td>207</td>
</tr>
<tr>
<td>166</td>
<td>46</td>
<td>14</td>
<td>208</td>
</tr>
<tr>
<td>167</td>
<td>40</td>
<td>146</td>
<td>209</td>
</tr>
<tr>
<td>168</td>
<td>23</td>
<td>4</td>
<td>210</td>
</tr>
<tr>
<td>169</td>
<td>Val.</td>
<td></td>
<td>211</td>
</tr>
<tr>
<td>170</td>
<td>46</td>
<td>16</td>
<td>212</td>
</tr>
<tr>
<td>171</td>
<td>33</td>
<td>1</td>
<td>213</td>
</tr>
<tr>
<td>172</td>
<td>23</td>
<td>4</td>
<td>214</td>
</tr>
<tr>
<td>173</td>
<td>33</td>
<td>1</td>
<td>215</td>
</tr>
<tr>
<td>174</td>
<td>2</td>
<td>32</td>
<td>216</td>
</tr>
<tr>
<td>175</td>
<td>1</td>
<td>54</td>
<td>49</td>
</tr>
<tr>
<td>2, 3</td>
<td>54</td>
<td>50</td>
<td>218</td>
</tr>
<tr>
<td>176</td>
<td>40</td>
<td>1</td>
<td>219</td>
</tr>
<tr>
<td>177</td>
<td>33</td>
<td>1</td>
<td>220</td>
</tr>
<tr>
<td>178</td>
<td>Val.</td>
<td></td>
<td>221</td>
</tr>
<tr>
<td>179</td>
<td>Val.</td>
<td></td>
<td>222</td>
</tr>
<tr>
<td>180</td>
<td>*</td>
<td></td>
<td>223</td>
</tr>
<tr>
<td>181</td>
<td>40</td>
<td>101</td>
<td>224</td>
</tr>
<tr>
<td>182</td>
<td>40</td>
<td>97</td>
<td>225</td>
</tr>
<tr>
<td>183</td>
<td>2</td>
<td>32</td>
<td>226</td>
</tr>
<tr>
<td>184</td>
<td>22</td>
<td>2</td>
<td>227</td>
</tr>
<tr>
<td>185</td>
<td>24</td>
<td>10</td>
<td>228</td>
</tr>
<tr>
<td>186</td>
<td>43</td>
<td>10</td>
<td>229</td>
</tr>
<tr>
<td>187</td>
<td>Val.</td>
<td></td>
<td>230</td>
</tr>
<tr>
<td>188</td>
<td>17</td>
<td>49(new)</td>
<td>231</td>
</tr>
<tr>
<td>189</td>
<td>32</td>
<td>2</td>
<td>232</td>
</tr>
<tr>
<td>190</td>
<td>*</td>
<td></td>
<td>233</td>
</tr>
<tr>
<td>191</td>
<td>1-29</td>
<td>32</td>
<td>14</td>
</tr>
<tr>
<td>30-33</td>
<td>32</td>
<td>15</td>
<td>235</td>
</tr>
<tr>
<td>34-40</td>
<td>32</td>
<td>16</td>
<td>236</td>
</tr>
<tr>
<td>192</td>
<td>13</td>
<td>8</td>
<td>237</td>
</tr>
<tr>
<td>193</td>
<td>12</td>
<td>3</td>
<td>238</td>
</tr>
<tr>
<td>194</td>
<td>Val.</td>
<td></td>
<td>239</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>240</td>
<td>15</td>
</tr>
<tr>
<td>241</td>
<td>14</td>
</tr>
<tr>
<td>242</td>
<td>50</td>
</tr>
<tr>
<td>243</td>
<td>27</td>
</tr>
<tr>
<td>244</td>
<td>40</td>
</tr>
<tr>
<td>245</td>
<td>30</td>
</tr>
<tr>
<td>246</td>
<td>13</td>
</tr>
<tr>
<td>247</td>
<td>2</td>
</tr>
<tr>
<td>248</td>
<td>26</td>
</tr>
<tr>
<td>249</td>
<td>14</td>
</tr>
<tr>
<td>250</td>
<td>2</td>
</tr>
<tr>
<td>251</td>
<td>3</td>
</tr>
<tr>
<td>252</td>
<td>23</td>
</tr>
<tr>
<td>253</td>
<td>40</td>
</tr>
<tr>
<td>254</td>
<td>29</td>
</tr>
<tr>
<td>255</td>
<td>17</td>
</tr>
<tr>
<td>256</td>
<td>3</td>
</tr>
<tr>
<td>257</td>
<td>3</td>
</tr>
<tr>
<td>258</td>
<td>40</td>
</tr>
<tr>
<td>259</td>
<td>30</td>
</tr>
<tr>
<td>260</td>
<td>Val.</td>
</tr>
<tr>
<td>261</td>
<td>26</td>
</tr>
<tr>
<td>262</td>
<td>*</td>
</tr>
<tr>
<td>263</td>
<td>44</td>
</tr>
<tr>
<td>264</td>
<td>27</td>
</tr>
<tr>
<td>265</td>
<td>52</td>
</tr>
<tr>
<td>266</td>
<td>*</td>
</tr>
<tr>
<td>267</td>
<td>*</td>
</tr>
<tr>
<td>268</td>
<td>*</td>
</tr>
<tr>
<td>269</td>
<td>2</td>
</tr>
<tr>
<td>270</td>
<td>39</td>
</tr>
<tr>
<td>271</td>
<td>2</td>
</tr>
<tr>
<td>272</td>
<td>*</td>
</tr>
<tr>
<td>273</td>
<td>*</td>
</tr>
<tr>
<td>274</td>
<td>39</td>
</tr>
<tr>
<td>275</td>
<td>2</td>
</tr>
<tr>
<td>276</td>
<td>41</td>
</tr>
<tr>
<td>277</td>
<td>9</td>
</tr>
<tr>
<td>278</td>
<td>23</td>
</tr>
<tr>
<td>279</td>
<td>2</td>
</tr>
<tr>
<td>280</td>
<td>26</td>
</tr>
<tr>
<td>281</td>
<td>33</td>
</tr>
<tr>
<td>282</td>
<td>*</td>
</tr>
<tr>
<td>283</td>
<td>2</td>
</tr>
<tr>
<td>284</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1939</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>322</td>
<td>11</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>323</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>324</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>325</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>326</td>
<td>13</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>327</td>
<td>23</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>328</td>
<td>44</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>329</td>
<td>App. A</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>330</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>331</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>332</td>
<td>App. A</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>333</td>
<td>40</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>334</td>
<td>40</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>335</td>
<td>2</td>
<td>182</td>
<td></td>
</tr>
<tr>
<td>336</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>337</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>338</td>
<td>44</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>339</td>
<td>45</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>340</td>
<td>30</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>341</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>342</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>343</td>
<td>1–21</td>
<td>40</td>
<td>43</td>
</tr>
<tr>
<td></td>
<td>22–26</td>
<td>19</td>
<td>38</td>
</tr>
<tr>
<td></td>
<td>27–38</td>
<td>40</td>
<td>43</td>
</tr>
<tr>
<td></td>
<td>39</td>
<td>18</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>19</td>
<td>38</td>
<td></td>
</tr>
<tr>
<td></td>
<td>40</td>
<td>43</td>
<td></td>
</tr>
<tr>
<td>344</td>
<td>40</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>345</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>346</td>
<td>47</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>347</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>348</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>349</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>350</td>
<td>23</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>351</td>
<td>17</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>352</td>
<td>14</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>353</td>
<td>17</td>
<td>16A (new)</td>
<td></td>
</tr>
<tr>
<td>354</td>
<td>1</td>
<td>19</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>19</td>
<td>23</td>
</tr>
<tr>
<td>355</td>
<td>9</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>356</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
**SCHEDULE 3**

**TABLE OF ALLOCATION OF 1940 STATUTES IN CUMULATIVE TABLE OF CONTENTS**

<table>
<thead>
<tr>
<th>Pamphlet Laws 1940</th>
<th>Allocation in Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>1</td>
<td>Val.</td>
</tr>
<tr>
<td>2</td>
<td>Val.</td>
</tr>
<tr>
<td>3</td>
<td>Val.</td>
</tr>
<tr>
<td>4</td>
<td>54</td>
</tr>
<tr>
<td>5</td>
<td>54</td>
</tr>
<tr>
<td>6</td>
<td>*</td>
</tr>
<tr>
<td>7</td>
<td>30</td>
</tr>
<tr>
<td>8</td>
<td>*</td>
</tr>
<tr>
<td>9</td>
<td>*</td>
</tr>
<tr>
<td>10</td>
<td>46</td>
</tr>
<tr>
<td>11</td>
<td>*</td>
</tr>
<tr>
<td>12</td>
<td>*</td>
</tr>
<tr>
<td>13</td>
<td>*</td>
</tr>
<tr>
<td>14</td>
<td>*</td>
</tr>
<tr>
<td>15</td>
<td>11</td>
</tr>
<tr>
<td>16</td>
<td>40</td>
</tr>
<tr>
<td>17</td>
<td>5</td>
</tr>
<tr>
<td>18</td>
<td>19</td>
</tr>
<tr>
<td>19</td>
<td>19</td>
</tr>
<tr>
<td>20</td>
<td>40</td>
</tr>
<tr>
<td>21</td>
<td>54</td>
</tr>
<tr>
<td>22</td>
<td>2</td>
</tr>
<tr>
<td>23</td>
<td>22</td>
</tr>
<tr>
<td>24</td>
<td>40</td>
</tr>
<tr>
<td>25</td>
<td>38</td>
</tr>
<tr>
<td>26</td>
<td>*</td>
</tr>
<tr>
<td>27</td>
<td>*</td>
</tr>
<tr>
<td>28</td>
<td>*</td>
</tr>
<tr>
<td>29</td>
<td>App.A</td>
</tr>
<tr>
<td>30</td>
<td>22</td>
</tr>
<tr>
<td>31</td>
<td>1</td>
</tr>
<tr>
<td>2-4</td>
<td>19</td>
</tr>
<tr>
<td>32</td>
<td>54</td>
</tr>
<tr>
<td>33</td>
<td>40</td>
</tr>
<tr>
<td>34</td>
<td>*</td>
</tr>
<tr>
<td>35</td>
<td>52</td>
</tr>
<tr>
<td>36</td>
<td>43</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. 
Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>74</td>
<td>17</td>
<td>48A (new)</td>
<td>119</td>
</tr>
<tr>
<td>75</td>
<td>39</td>
<td>10</td>
<td>120</td>
</tr>
<tr>
<td>76</td>
<td>Val.</td>
<td>*</td>
<td>121</td>
</tr>
<tr>
<td>77</td>
<td>*</td>
<td>*</td>
<td>122</td>
</tr>
<tr>
<td>78</td>
<td>2</td>
<td>199</td>
<td>123</td>
</tr>
<tr>
<td>79</td>
<td>Val.</td>
<td>124</td>
<td>*</td>
</tr>
<tr>
<td>80</td>
<td>52</td>
<td>22</td>
<td>125</td>
</tr>
<tr>
<td>81</td>
<td>9</td>
<td>20</td>
<td>126</td>
</tr>
<tr>
<td>82</td>
<td>17</td>
<td>26</td>
<td>127</td>
</tr>
<tr>
<td>83</td>
<td>33</td>
<td>1</td>
<td>128</td>
</tr>
<tr>
<td>84</td>
<td>54</td>
<td>5</td>
<td>129</td>
</tr>
<tr>
<td>85</td>
<td>36</td>
<td>1</td>
<td>130</td>
</tr>
<tr>
<td>86</td>
<td>*</td>
<td>131</td>
<td>44</td>
</tr>
<tr>
<td>87</td>
<td>Val.</td>
<td>132</td>
<td>3</td>
</tr>
<tr>
<td>88</td>
<td>*</td>
<td>133</td>
<td>34</td>
</tr>
<tr>
<td>89</td>
<td>*</td>
<td>134</td>
<td>30</td>
</tr>
<tr>
<td>90</td>
<td>54</td>
<td>5</td>
<td>135</td>
</tr>
<tr>
<td>91</td>
<td>17</td>
<td>18</td>
<td>2-4</td>
</tr>
<tr>
<td>92</td>
<td>17</td>
<td>28</td>
<td>136</td>
</tr>
<tr>
<td>93</td>
<td>*</td>
<td>137</td>
<td>19</td>
</tr>
<tr>
<td>94</td>
<td>5</td>
<td>1</td>
<td>138</td>
</tr>
<tr>
<td>95</td>
<td>27</td>
<td>6</td>
<td>139</td>
</tr>
<tr>
<td>96</td>
<td>*</td>
<td>140</td>
<td>40</td>
</tr>
<tr>
<td>97</td>
<td>43</td>
<td>21</td>
<td>141</td>
</tr>
<tr>
<td>98</td>
<td>34</td>
<td>6</td>
<td>142</td>
</tr>
<tr>
<td>99</td>
<td>*</td>
<td>143</td>
<td>30</td>
</tr>
<tr>
<td>100</td>
<td>45</td>
<td>15C (new)</td>
<td>144</td>
</tr>
<tr>
<td>101</td>
<td>26</td>
<td>5</td>
<td>145</td>
</tr>
<tr>
<td>102</td>
<td>*</td>
<td>146</td>
<td>4</td>
</tr>
<tr>
<td>103</td>
<td>1-3</td>
<td>53</td>
<td>1</td>
</tr>
<tr>
<td>4</td>
<td>53</td>
<td>3</td>
<td>148</td>
</tr>
<tr>
<td>104</td>
<td>17</td>
<td>38</td>
<td>149</td>
</tr>
<tr>
<td>105</td>
<td>*</td>
<td>150</td>
<td>11</td>
</tr>
<tr>
<td>106</td>
<td>Val.</td>
<td>151</td>
<td>44</td>
</tr>
<tr>
<td>107</td>
<td>Val.</td>
<td>152</td>
<td>19</td>
</tr>
<tr>
<td>108</td>
<td>34</td>
<td>15</td>
<td>153</td>
</tr>
<tr>
<td>109</td>
<td>3</td>
<td>17</td>
<td>21</td>
</tr>
<tr>
<td>110</td>
<td>*</td>
<td>154</td>
<td>18</td>
</tr>
<tr>
<td>111</td>
<td>*</td>
<td>155</td>
<td>19</td>
</tr>
<tr>
<td>112</td>
<td>Val.</td>
<td>156</td>
<td>40</td>
</tr>
<tr>
<td>113</td>
<td>54</td>
<td>3</td>
<td>157</td>
</tr>
<tr>
<td>114</td>
<td>Val.</td>
<td>158</td>
<td>*</td>
</tr>
<tr>
<td>115</td>
<td>Val.</td>
<td>159</td>
<td>40</td>
</tr>
<tr>
<td>116</td>
<td>*</td>
<td>160</td>
<td>*</td>
</tr>
<tr>
<td>117</td>
<td>18</td>
<td>13</td>
<td>160</td>
</tr>
<tr>
<td>118</td>
<td>39</td>
<td>5</td>
<td>160</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### Table of Allocation of 1940 Statutes

**Pamphlet Laws Allocation in Table of Contents**

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>161</td>
<td>40</td>
<td>68</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>162</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>163</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>164</td>
<td>17</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>165</td>
<td>1</td>
<td>19</td>
<td>31</td>
<td>2, 3</td>
<td>19</td>
</tr>
<tr>
<td></td>
<td>4</td>
<td>19</td>
<td>45</td>
<td></td>
<td></td>
</tr>
<tr>
<td>166</td>
<td>23</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>167</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>168</td>
<td>54</td>
<td>43</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>169</td>
<td>54</td>
<td>39</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>170</td>
<td>54</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>171</td>
<td>2</td>
<td>71</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>172</td>
<td>3</td>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>173</td>
<td>18</td>
<td>20</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>174</td>
<td>43</td>
<td>10</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>175</td>
<td>45</td>
<td>15B(new)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>176</td>
<td>34</td>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>177</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>178</td>
<td>11</td>
<td>22</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>179</td>
<td>40</td>
<td>62</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>180</td>
<td>Val.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>181</td>
<td>40</td>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>182</td>
<td>13</td>
<td>5A(new)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>183</td>
<td>44</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>184</td>
<td>27</td>
<td>6</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>185</td>
<td>App. A</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>186</td>
<td>44</td>
<td>7</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>187</td>
<td>44</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>188</td>
<td>44</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>189</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>190</td>
<td>40</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>191</td>
<td>53</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>192</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>193</td>
<td>43</td>
<td>21</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>194</td>
<td>19</td>
<td>54(new)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>195</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>196</td>
<td>19</td>
<td>18</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>197</td>
<td>19</td>
<td>48</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>198</td>
<td>53</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>199</td>
<td>1, 2</td>
<td>19</td>
<td>32</td>
<td>3-10</td>
<td>19</td>
</tr>
<tr>
<td></td>
<td>4</td>
<td>2</td>
<td>213</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>2</td>
<td>214</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Pamphlet Laws Allocation in Table of Contents (continued)**

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>201</td>
<td>2</td>
<td>212</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>202</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>203</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>204</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>205</td>
<td>2</td>
<td>135</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>206</td>
<td>5</td>
<td>5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>207</td>
<td>2</td>
<td>212</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>208</td>
<td>17</td>
<td>34</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>209</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>210</td>
<td>9</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>17</td>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>212</td>
<td>39</td>
<td>5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>17</td>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>214</td>
<td>17</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>215</td>
<td>26</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>216</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>218</td>
<td>27</td>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>219</td>
<td>2</td>
<td>103</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>220</td>
<td>54</td>
<td>33</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>221</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>222</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>223</td>
<td>40</td>
<td>81</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>224</td>
<td>40</td>
<td>81</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>225</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>226</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>227</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>228</td>
<td>43</td>
<td>14</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>229</td>
<td>54</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>230</td>
<td>56</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>231</td>
<td>4</td>
<td>5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>232</td>
<td>Val.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>233</td>
<td>23</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>234</td>
<td>33</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>235</td>
<td>15</td>
<td>8</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>236</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>237</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>238</td>
<td>App. A</td>
<td>9(new)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>239</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>240</td>
<td>40</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>241</td>
<td>Val.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>242</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>243</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>244</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>245</td>
<td>40</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.

---

373
<table>
<thead>
<tr>
<th>Pamphlet Laws 1940</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1940</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>246</td>
<td>39</td>
<td>3</td>
<td>256</td>
</tr>
<tr>
<td>247</td>
<td>43</td>
<td>21</td>
<td>257</td>
</tr>
<tr>
<td>248</td>
<td>&quot;</td>
<td>&quot;</td>
<td>258</td>
</tr>
<tr>
<td>249</td>
<td>App. A</td>
<td>4</td>
<td>259</td>
</tr>
<tr>
<td>250</td>
<td>40</td>
<td>1</td>
<td>260</td>
</tr>
<tr>
<td>251</td>
<td>&quot;</td>
<td>&quot;</td>
<td>261</td>
</tr>
<tr>
<td>252</td>
<td>43</td>
<td>21</td>
<td>262</td>
</tr>
<tr>
<td>253</td>
<td>16</td>
<td>8A(new)</td>
<td>263</td>
</tr>
<tr>
<td>254</td>
<td>&quot;</td>
<td>&quot;</td>
<td>255</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### SCHEDULE 4

**TABLE OF ALLOCATION OF 1941 STATUTES IN CUMULATIVE TABLE OF CONTENTS**

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>---------</td>
<td>------</td>
</tr>
<tr>
<td>1</td>
<td>*</td>
</tr>
<tr>
<td>2</td>
<td>44</td>
</tr>
<tr>
<td>3</td>
<td>*</td>
</tr>
<tr>
<td>4</td>
<td>58</td>
</tr>
<tr>
<td>5</td>
<td>Val.</td>
</tr>
<tr>
<td>6</td>
<td>40</td>
</tr>
<tr>
<td>7</td>
<td>*</td>
</tr>
<tr>
<td>8</td>
<td>40</td>
</tr>
<tr>
<td>9</td>
<td>18</td>
</tr>
<tr>
<td>10</td>
<td>40</td>
</tr>
<tr>
<td>11</td>
<td>App. A</td>
</tr>
<tr>
<td>12</td>
<td>*</td>
</tr>
<tr>
<td>13</td>
<td>27</td>
</tr>
<tr>
<td>14</td>
<td>40</td>
</tr>
<tr>
<td>15</td>
<td>2</td>
</tr>
<tr>
<td>16</td>
<td>52</td>
</tr>
<tr>
<td>17</td>
<td>*</td>
</tr>
<tr>
<td>18</td>
<td>Val.</td>
</tr>
<tr>
<td>19</td>
<td>1</td>
</tr>
<tr>
<td>20</td>
<td>54</td>
</tr>
<tr>
<td>21</td>
<td>54</td>
</tr>
<tr>
<td>22</td>
<td>*</td>
</tr>
<tr>
<td>23</td>
<td>2</td>
</tr>
<tr>
<td>24</td>
<td>Val.</td>
</tr>
<tr>
<td>25</td>
<td>40</td>
</tr>
<tr>
<td>26</td>
<td>23</td>
</tr>
<tr>
<td>27</td>
<td>21</td>
</tr>
<tr>
<td>28</td>
<td>44</td>
</tr>
<tr>
<td>29</td>
<td>40</td>
</tr>
<tr>
<td>30</td>
<td>47</td>
</tr>
<tr>
<td>31</td>
<td>39</td>
</tr>
<tr>
<td>32</td>
<td>27</td>
</tr>
<tr>
<td>33</td>
<td>40</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1941</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1941</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>67</td>
<td>40</td>
<td>54</td>
<td>109</td>
</tr>
<tr>
<td>68</td>
<td>3</td>
<td>17</td>
<td>2-4</td>
</tr>
<tr>
<td>69</td>
<td>2</td>
<td>60</td>
<td>5-17</td>
</tr>
<tr>
<td>70</td>
<td>2</td>
<td>178</td>
<td>18</td>
</tr>
<tr>
<td>71</td>
<td>27</td>
<td>19</td>
<td>19-21</td>
</tr>
<tr>
<td>72</td>
<td>Val.</td>
<td></td>
<td>22,23</td>
</tr>
<tr>
<td>73</td>
<td>*</td>
<td></td>
<td>24-26</td>
</tr>
<tr>
<td>74</td>
<td>32</td>
<td>13B(new)</td>
<td>27</td>
</tr>
<tr>
<td>75</td>
<td>52</td>
<td>27A(new)</td>
<td>76</td>
</tr>
<tr>
<td>77</td>
<td>47</td>
<td>3</td>
<td>77</td>
</tr>
<tr>
<td>78</td>
<td>43</td>
<td>16</td>
<td>79</td>
</tr>
<tr>
<td>80</td>
<td>2</td>
<td>61A(new)</td>
<td>81</td>
</tr>
<tr>
<td>82</td>
<td>2</td>
<td>134</td>
<td>83</td>
</tr>
<tr>
<td>84</td>
<td>54</td>
<td>5</td>
<td>85</td>
</tr>
<tr>
<td>86</td>
<td>43</td>
<td>16</td>
<td>87</td>
</tr>
<tr>
<td>88</td>
<td>2</td>
<td>97</td>
<td>89</td>
</tr>
<tr>
<td>90</td>
<td>40</td>
<td>1</td>
<td>93</td>
</tr>
<tr>
<td>91</td>
<td>11</td>
<td>4</td>
<td>94</td>
</tr>
<tr>
<td>92</td>
<td>40</td>
<td>52</td>
<td>95</td>
</tr>
<tr>
<td>98</td>
<td>1, 4, 5</td>
<td>55</td>
<td>14A(added)</td>
</tr>
<tr>
<td>2, 3</td>
<td>Val.</td>
<td></td>
<td>100</td>
</tr>
<tr>
<td>101</td>
<td>*</td>
<td></td>
<td>102</td>
</tr>
<tr>
<td>103</td>
<td>*</td>
<td></td>
<td>104</td>
</tr>
<tr>
<td>105</td>
<td>27</td>
<td>6</td>
<td>106</td>
</tr>
<tr>
<td>107</td>
<td>App. A</td>
<td>2</td>
<td>108</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
## TABLE OF ALLOCATION OF 1941 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1941</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1941</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>144</td>
<td>40 46</td>
<td>187</td>
<td>17 4</td>
</tr>
<tr>
<td>145</td>
<td>43 16</td>
<td>188</td>
<td>22 2</td>
</tr>
<tr>
<td>146</td>
<td>14 10</td>
<td>189</td>
<td>40 50</td>
</tr>
<tr>
<td>147</td>
<td>35 1</td>
<td>190</td>
<td>17 16</td>
</tr>
<tr>
<td>148</td>
<td>45 9</td>
<td>191</td>
<td>28 18</td>
</tr>
<tr>
<td>149</td>
<td>44 8</td>
<td>192</td>
<td>52 9F(new)</td>
</tr>
<tr>
<td>150</td>
<td>18 15</td>
<td>193</td>
<td>53 1</td>
</tr>
<tr>
<td>151</td>
<td>1-29 4 19</td>
<td>194</td>
<td>34 15</td>
</tr>
<tr>
<td>152</td>
<td>3 7</td>
<td>195</td>
<td>17 4</td>
</tr>
<tr>
<td>153</td>
<td>3 3</td>
<td>196</td>
<td>23 4</td>
</tr>
<tr>
<td>154</td>
<td>43 14</td>
<td>197</td>
<td>34 1</td>
</tr>
<tr>
<td>155</td>
<td>34 16</td>
<td>198</td>
<td>2 61</td>
</tr>
<tr>
<td>156</td>
<td>*</td>
<td>199</td>
<td>40 54</td>
</tr>
<tr>
<td>157</td>
<td>*</td>
<td>200</td>
<td>48 12</td>
</tr>
<tr>
<td>158</td>
<td>*</td>
<td>201</td>
<td>*</td>
</tr>
<tr>
<td>159</td>
<td>*</td>
<td>202</td>
<td>*</td>
</tr>
<tr>
<td>160</td>
<td>*</td>
<td>203</td>
<td>*</td>
</tr>
<tr>
<td>161</td>
<td>18 13</td>
<td>204</td>
<td>2 202</td>
</tr>
<tr>
<td>162</td>
<td>17 4</td>
<td>205</td>
<td>1 55 1</td>
</tr>
<tr>
<td>163</td>
<td>19 49</td>
<td></td>
<td></td>
</tr>
<tr>
<td>164</td>
<td>19 31</td>
<td></td>
<td></td>
</tr>
<tr>
<td>165</td>
<td>19 31</td>
<td></td>
<td></td>
</tr>
<tr>
<td>166</td>
<td>1 19 23</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2, 3 19 14</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>4 19 48</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5 19 49</td>
<td></td>
<td></td>
</tr>
<tr>
<td>167</td>
<td>34 15</td>
<td>206</td>
<td>*</td>
</tr>
<tr>
<td>168</td>
<td>13 6A(new)</td>
<td>207</td>
<td>40 65</td>
</tr>
<tr>
<td>169</td>
<td>32 21(new)</td>
<td>208</td>
<td>40 65</td>
</tr>
<tr>
<td>170</td>
<td>19 3</td>
<td>209</td>
<td>54 43</td>
</tr>
<tr>
<td>171</td>
<td>3 28</td>
<td>210</td>
<td>54 44</td>
</tr>
<tr>
<td>172</td>
<td>App. A 5</td>
<td>211</td>
<td>1-13 23 5</td>
</tr>
<tr>
<td>173</td>
<td>40 62</td>
<td></td>
<td></td>
</tr>
<tr>
<td>174</td>
<td>19 31</td>
<td></td>
<td></td>
</tr>
<tr>
<td>175</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>176</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>177</td>
<td>19 31A(new)</td>
<td>212</td>
<td>3 15</td>
</tr>
<tr>
<td>178</td>
<td>39 2</td>
<td>213</td>
<td>55 14C(new)</td>
</tr>
<tr>
<td>179</td>
<td>App. A 9(new)</td>
<td>214</td>
<td>43 9</td>
</tr>
<tr>
<td>180</td>
<td>App. A 9(new)</td>
<td>215</td>
<td>*</td>
</tr>
<tr>
<td>181</td>
<td>App. A 9(new)</td>
<td>216</td>
<td>2 181</td>
</tr>
<tr>
<td>182</td>
<td>App. A 9(new)</td>
<td>217</td>
<td>*</td>
</tr>
<tr>
<td>183</td>
<td>*</td>
<td>218</td>
<td>2 173</td>
</tr>
<tr>
<td>184</td>
<td>App. A 9(new)</td>
<td>219</td>
<td>30 9</td>
</tr>
<tr>
<td>185</td>
<td>*</td>
<td>220</td>
<td>43 7</td>
</tr>
<tr>
<td>186</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 14 following.

377
TABLE OF ALLOCATION OF 1941 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws</th>
<th>Allocation in 1941 Table of Contents</th>
<th>Pamphlet Laws</th>
<th>Allocation in 1941 Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>228</td>
<td>3</td>
<td>25</td>
<td>268</td>
</tr>
<tr>
<td>229</td>
<td>*</td>
<td></td>
<td>269</td>
</tr>
<tr>
<td>230</td>
<td>33</td>
<td>1</td>
<td>270</td>
</tr>
<tr>
<td>231</td>
<td>*</td>
<td></td>
<td>271</td>
</tr>
<tr>
<td>232</td>
<td>54</td>
<td>5</td>
<td>272</td>
</tr>
<tr>
<td>233</td>
<td>*</td>
<td></td>
<td>273</td>
</tr>
<tr>
<td>234</td>
<td>58</td>
<td>11</td>
<td>274</td>
</tr>
<tr>
<td>235</td>
<td>3</td>
<td>42</td>
<td>275</td>
</tr>
<tr>
<td>236</td>
<td>40</td>
<td>5</td>
<td>276</td>
</tr>
<tr>
<td>237</td>
<td>40</td>
<td>2</td>
<td>277</td>
</tr>
<tr>
<td>238</td>
<td>43</td>
<td>15</td>
<td>278</td>
</tr>
<tr>
<td>239</td>
<td>2</td>
<td>112</td>
<td>279</td>
</tr>
<tr>
<td>240</td>
<td>3</td>
<td>10</td>
<td>280</td>
</tr>
<tr>
<td>241</td>
<td>3</td>
<td>10</td>
<td>281</td>
</tr>
<tr>
<td>242</td>
<td>40</td>
<td>58</td>
<td>282</td>
</tr>
<tr>
<td>243</td>
<td>54</td>
<td>4</td>
<td>283</td>
</tr>
<tr>
<td>244</td>
<td>23</td>
<td>9</td>
<td>284</td>
</tr>
<tr>
<td>245</td>
<td>*</td>
<td></td>
<td>285</td>
</tr>
<tr>
<td>246</td>
<td>*</td>
<td></td>
<td>286</td>
</tr>
<tr>
<td>247</td>
<td>10</td>
<td>1</td>
<td>287</td>
</tr>
<tr>
<td>248</td>
<td>*</td>
<td></td>
<td>288</td>
</tr>
<tr>
<td>249</td>
<td>*</td>
<td></td>
<td>289</td>
</tr>
<tr>
<td>250</td>
<td>*</td>
<td></td>
<td>290</td>
</tr>
<tr>
<td>251</td>
<td>26</td>
<td>8</td>
<td>291</td>
</tr>
<tr>
<td>252</td>
<td>26</td>
<td>8</td>
<td>292</td>
</tr>
<tr>
<td>253</td>
<td>1</td>
<td>22</td>
<td>293</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>22</td>
<td>294</td>
</tr>
<tr>
<td></td>
<td>4</td>
<td>2</td>
<td>295</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>296</td>
</tr>
<tr>
<td>254</td>
<td>17</td>
<td>13</td>
<td>297</td>
</tr>
<tr>
<td>255</td>
<td>2</td>
<td>8</td>
<td>298</td>
</tr>
<tr>
<td>256</td>
<td>Val.</td>
<td></td>
<td>299</td>
</tr>
<tr>
<td>257</td>
<td>39</td>
<td>4</td>
<td>300</td>
</tr>
<tr>
<td>258</td>
<td>2</td>
<td>60</td>
<td>301</td>
</tr>
<tr>
<td>259</td>
<td>17</td>
<td>12</td>
<td>302</td>
</tr>
<tr>
<td>260</td>
<td>39</td>
<td>4</td>
<td>303</td>
</tr>
<tr>
<td>261</td>
<td>17</td>
<td>12</td>
<td>304</td>
</tr>
<tr>
<td>262</td>
<td>39</td>
<td>7</td>
<td>305</td>
</tr>
<tr>
<td>263</td>
<td>27</td>
<td>6</td>
<td>306</td>
</tr>
<tr>
<td>264</td>
<td>34</td>
<td>6</td>
<td>307</td>
</tr>
<tr>
<td>265</td>
<td>40</td>
<td>46</td>
<td>308</td>
</tr>
<tr>
<td>266</td>
<td>45</td>
<td>4A</td>
<td>309</td>
</tr>
<tr>
<td>267</td>
<td>54</td>
<td>41</td>
<td>310</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>42</td>
<td>311</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>43</td>
<td>312</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>44</td>
<td>313</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>45</td>
<td>314</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>46</td>
<td>315</td>
</tr>
<tr>
<td></td>
<td>54</td>
<td>47</td>
<td>316</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
## TABLE OF ALLOCATION OF 1941 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1941</th>
<th>Allocation in Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws 1941</th>
<th>Allocation in Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title</td>
<td>Chapter Sec. Title</td>
<td>Chapter Sec. Title</td>
<td>Chapter Sec. Title</td>
</tr>
<tr>
<td>299 34 13A(new)</td>
<td>345 39 4</td>
<td>346 *</td>
<td></td>
</tr>
<tr>
<td>300 *</td>
<td>347 *</td>
<td>348 *</td>
<td></td>
</tr>
<tr>
<td>301 23 3</td>
<td>349 *</td>
<td>350 *</td>
<td></td>
</tr>
<tr>
<td>302 23 4</td>
<td>351 *</td>
<td>352 12 2</td>
<td></td>
</tr>
<tr>
<td>303 *</td>
<td>353 30 4</td>
<td>354 37 1</td>
<td></td>
</tr>
<tr>
<td>304 40 1</td>
<td>355 *</td>
<td>356 16 1</td>
<td></td>
</tr>
<tr>
<td>305 18 7</td>
<td>357 1-48 44 8A(new)</td>
<td>358 *</td>
<td></td>
</tr>
<tr>
<td>306 *</td>
<td>359 40 72</td>
<td>360 *</td>
<td></td>
</tr>
<tr>
<td>307 2 2</td>
<td>361 19 54(new)</td>
<td>362 Val. 54 29A(new)</td>
<td></td>
</tr>
<tr>
<td>308 34 6</td>
<td>363 17 28</td>
<td>364 2 8</td>
<td></td>
</tr>
<tr>
<td>309 *</td>
<td>365 2 75</td>
<td>366 2 75</td>
<td></td>
</tr>
<tr>
<td>310 52 10</td>
<td>367 2 21</td>
<td>368 43 9</td>
<td></td>
</tr>
<tr>
<td>311 *</td>
<td>369 43 9</td>
<td>370 *</td>
<td></td>
</tr>
<tr>
<td>312 27 5A(new)</td>
<td>371 54 29A(new)</td>
<td>372 34 2</td>
<td></td>
</tr>
<tr>
<td>313 *</td>
<td>373 18 23</td>
<td>374 43 21</td>
<td></td>
</tr>
<tr>
<td>314 *</td>
<td>375 44 8</td>
<td>376 App. A 9(new)</td>
<td></td>
</tr>
<tr>
<td>315 52 15</td>
<td>377 *</td>
<td>378 19 31</td>
<td></td>
</tr>
<tr>
<td>316 45 6</td>
<td>379 2 186A(new)</td>
<td>380 Val. 2 60</td>
<td></td>
</tr>
<tr>
<td>317 46 8</td>
<td>381 2 7</td>
<td>382 3 7</td>
<td></td>
</tr>
<tr>
<td>318 54 9</td>
<td>383 *</td>
<td>384 *</td>
<td></td>
</tr>
<tr>
<td>319 17 12</td>
<td>385 43 21</td>
<td>386 43 21</td>
<td></td>
</tr>
<tr>
<td>320 17 12</td>
<td>387 54 29A(new)</td>
<td>388 43 21</td>
<td></td>
</tr>
<tr>
<td>321 34 11</td>
<td>389 46 16</td>
<td>390</td>
<td></td>
</tr>
<tr>
<td>322 Val.</td>
<td>391</td>
<td>392</td>
<td></td>
</tr>
<tr>
<td>323 3 7</td>
<td>393</td>
<td>394</td>
<td></td>
</tr>
<tr>
<td>324 19 45</td>
<td>395</td>
<td>396</td>
<td></td>
</tr>
<tr>
<td>325 *</td>
<td>397</td>
<td>398</td>
<td></td>
</tr>
<tr>
<td>326 33 1</td>
<td>399</td>
<td>400</td>
<td></td>
</tr>
<tr>
<td>327 54 43</td>
<td>401</td>
<td>402</td>
<td></td>
</tr>
<tr>
<td>328 *</td>
<td>403</td>
<td>404</td>
<td></td>
</tr>
<tr>
<td>329 *</td>
<td>405</td>
<td>406</td>
<td></td>
</tr>
<tr>
<td>330 40 2</td>
<td>407</td>
<td>408</td>
<td></td>
</tr>
<tr>
<td>331 *</td>
<td>409</td>
<td>410</td>
<td></td>
</tr>
<tr>
<td>332 40 156A(new)</td>
<td>411</td>
<td>412</td>
<td></td>
</tr>
<tr>
<td>333 38 23A(new)</td>
<td>413</td>
<td>414</td>
<td></td>
</tr>
<tr>
<td>334 23 9</td>
<td>415</td>
<td>416</td>
<td></td>
</tr>
<tr>
<td>335 43 11</td>
<td>417</td>
<td>418</td>
<td></td>
</tr>
<tr>
<td>336 32 3</td>
<td>419</td>
<td>420</td>
<td></td>
</tr>
<tr>
<td>337 2 8</td>
<td>421</td>
<td>422</td>
<td></td>
</tr>
<tr>
<td>338 2 8</td>
<td>423</td>
<td>424</td>
<td></td>
</tr>
<tr>
<td>339 *</td>
<td>425</td>
<td>426</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
TABLE OF ALLOCATION OF 1941 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>390</td>
<td>48</td>
</tr>
<tr>
<td>391</td>
<td>*</td>
</tr>
<tr>
<td>392</td>
<td>*</td>
</tr>
<tr>
<td>393</td>
<td>App. A</td>
</tr>
<tr>
<td>394</td>
<td>*</td>
</tr>
<tr>
<td>395</td>
<td>40</td>
</tr>
<tr>
<td>396</td>
<td>12</td>
</tr>
<tr>
<td>397</td>
<td>54</td>
</tr>
<tr>
<td>398</td>
<td>2</td>
</tr>
<tr>
<td>399</td>
<td>43</td>
</tr>
<tr>
<td>400</td>
<td>54</td>
</tr>
<tr>
<td>401</td>
<td>54</td>
</tr>
<tr>
<td>402</td>
<td>2</td>
</tr>
<tr>
<td>403</td>
<td>Val.</td>
</tr>
<tr>
<td>404</td>
<td>*</td>
</tr>
<tr>
<td>405</td>
<td>33</td>
</tr>
<tr>
<td>406</td>
<td>44</td>
</tr>
<tr>
<td>407</td>
<td>52</td>
</tr>
<tr>
<td>408</td>
<td>17</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
# SCHEDULE 5

## TABLE OF ALLOCATION OF 1942 STATUTES IN CUMULATIVE TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>1</td>
<td>54 2A(new)</td>
<td>35</td>
<td>2 206</td>
</tr>
<tr>
<td>2</td>
<td>43 21</td>
<td>36</td>
<td>*</td>
</tr>
<tr>
<td>3</td>
<td>54 2A(new)</td>
<td>37</td>
<td>54 5</td>
</tr>
<tr>
<td>4</td>
<td>*</td>
<td>38</td>
<td>45 6</td>
</tr>
<tr>
<td>5</td>
<td>40 2</td>
<td>39</td>
<td>52 27A(new)</td>
</tr>
<tr>
<td>6</td>
<td>34 11</td>
<td>40</td>
<td>48 15</td>
</tr>
<tr>
<td>7</td>
<td>1 1</td>
<td>41</td>
<td>26 4</td>
</tr>
<tr>
<td>8</td>
<td>2 145</td>
<td>42</td>
<td>24 15A(new)</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td>43</td>
<td>24 15</td>
</tr>
<tr>
<td>10</td>
<td>54 4</td>
<td>44</td>
<td>18 10</td>
</tr>
<tr>
<td>11</td>
<td>*</td>
<td>45</td>
<td>8 3</td>
</tr>
<tr>
<td>12</td>
<td>*</td>
<td>46</td>
<td>*</td>
</tr>
<tr>
<td>13</td>
<td></td>
<td>47</td>
<td>18 5</td>
</tr>
<tr>
<td>14</td>
<td>20 1</td>
<td>48</td>
<td>48 1</td>
</tr>
<tr>
<td>15</td>
<td>App.A 9(new)</td>
<td>49</td>
<td>48 4</td>
</tr>
<tr>
<td>16</td>
<td></td>
<td>50</td>
<td>1-6A 19 13</td>
</tr>
<tr>
<td>17</td>
<td>54 29A(new)</td>
<td>51</td>
<td>19 21</td>
</tr>
<tr>
<td>18</td>
<td>19 54(new)</td>
<td>52</td>
<td>19 11</td>
</tr>
<tr>
<td>19</td>
<td>40 75</td>
<td>53</td>
<td>1 40 46</td>
</tr>
<tr>
<td>20</td>
<td>40 75</td>
<td>54</td>
<td>54 5</td>
</tr>
<tr>
<td>21</td>
<td>26 8</td>
<td>55</td>
<td>23 9</td>
</tr>
<tr>
<td>22</td>
<td>27 7</td>
<td>56</td>
<td>19 52</td>
</tr>
<tr>
<td>23</td>
<td>34 2</td>
<td>57</td>
<td>1 2 26</td>
</tr>
<tr>
<td>24</td>
<td>58 1</td>
<td>58</td>
<td>Val.</td>
</tr>
<tr>
<td>25</td>
<td>*</td>
<td>59</td>
<td>Val.</td>
</tr>
<tr>
<td>26</td>
<td>*</td>
<td>60</td>
<td>2 79</td>
</tr>
<tr>
<td>27</td>
<td></td>
<td>61</td>
<td>2 193</td>
</tr>
<tr>
<td>28</td>
<td>40 72</td>
<td>62</td>
<td>45 6</td>
</tr>
<tr>
<td>29</td>
<td>*</td>
<td>63</td>
<td>Val.</td>
</tr>
<tr>
<td>30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>34 6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.

381
<table>
<thead>
<tr>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>64</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>65</td>
<td>11</td>
<td>20A(new)</td>
<td></td>
</tr>
<tr>
<td>66</td>
<td>2</td>
<td>21A</td>
<td></td>
</tr>
<tr>
<td>67</td>
<td>52</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>44</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>4</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>1</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>App. A</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>45</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>40</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>40</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>82</td>
<td>4</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>38</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>11</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>86</td>
<td>17</td>
<td>34</td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>App. A</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>88</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>89</td>
<td>17</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>90</td>
<td>2</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>91</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>92</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>93</td>
<td>4</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>58</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>26</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>96</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>97</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>98</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>50</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>48</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>44</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>55</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>2</td>
<td>149</td>
<td></td>
</tr>
<tr>
<td>104</td>
<td>2</td>
<td>98</td>
<td></td>
</tr>
<tr>
<td>105</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>106</td>
<td>19</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>107</td>
<td>45</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>108</td>
<td>9</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>109</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>110</td>
<td>23</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>111</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>112</td>
<td>40</td>
<td>48</td>
<td></td>
</tr>
<tr>
<td>113</td>
<td>18</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>114</td>
<td>10</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>115</td>
<td>54</td>
<td>26A(new)</td>
<td></td>
</tr>
<tr>
<td>116</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>117</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>118</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>119</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>120</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>121</td>
<td>30</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>122</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>123</td>
<td>36</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>124</td>
<td>14</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>125</td>
<td>49</td>
<td>2(new)</td>
<td></td>
</tr>
<tr>
<td>126</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>127</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>128</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>129</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>130</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>131</td>
<td>1</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>132</td>
<td>4</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>133</td>
<td>40</td>
<td>66</td>
<td></td>
</tr>
<tr>
<td>134</td>
<td>40</td>
<td>88</td>
<td></td>
</tr>
<tr>
<td>135</td>
<td>55</td>
<td>14A(added)</td>
<td></td>
</tr>
<tr>
<td>136</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>137</td>
<td>11</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>138</td>
<td>40</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>139</td>
<td>40</td>
<td>54</td>
<td></td>
</tr>
<tr>
<td>140</td>
<td>30</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>141</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>142</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>143</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>144</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>145</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>146</td>
<td>40</td>
<td>108</td>
<td></td>
</tr>
<tr>
<td>147</td>
<td>46</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>148</td>
<td>26</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>149</td>
<td>40</td>
<td>145</td>
<td></td>
</tr>
<tr>
<td>150</td>
<td>29</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>151</td>
<td>58</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>152</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>153</td>
<td>13</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>154</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>155</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>156</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>157</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
"OAL. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1942 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>158</td>
<td>33</td>
<td>1</td>
<td>154</td>
</tr>
<tr>
<td>159</td>
<td>33</td>
<td>1</td>
<td>160</td>
</tr>
<tr>
<td>160</td>
<td>3</td>
<td>7</td>
<td>161</td>
</tr>
<tr>
<td>161</td>
<td>23</td>
<td>3</td>
<td>162</td>
</tr>
<tr>
<td>162</td>
<td>17</td>
<td>17</td>
<td>163</td>
</tr>
<tr>
<td>163</td>
<td>17</td>
<td>12</td>
<td>164</td>
</tr>
<tr>
<td>164</td>
<td>8</td>
<td>1</td>
<td>165</td>
</tr>
<tr>
<td>165</td>
<td>18</td>
<td>5</td>
<td>166</td>
</tr>
<tr>
<td>166</td>
<td>3</td>
<td>16</td>
<td>167</td>
</tr>
<tr>
<td>167</td>
<td>12</td>
<td>11</td>
<td>168</td>
</tr>
<tr>
<td>168</td>
<td>54</td>
<td>40</td>
<td>169</td>
</tr>
<tr>
<td>169</td>
<td>54</td>
<td>28A(new)</td>
<td>170</td>
</tr>
<tr>
<td>170</td>
<td>1</td>
<td>54</td>
<td>41</td>
</tr>
<tr>
<td>171</td>
<td>2, 3</td>
<td>54</td>
<td>42</td>
</tr>
<tr>
<td>172</td>
<td>4</td>
<td>54</td>
<td>43</td>
</tr>
<tr>
<td>173</td>
<td>23</td>
<td>5</td>
<td>174</td>
</tr>
<tr>
<td>174</td>
<td>52</td>
<td>25</td>
<td>175</td>
</tr>
<tr>
<td>175</td>
<td>52</td>
<td>34</td>
<td>176</td>
</tr>
<tr>
<td>176</td>
<td>3</td>
<td>15</td>
<td>177</td>
</tr>
<tr>
<td>177</td>
<td>2</td>
<td>60</td>
<td>178</td>
</tr>
<tr>
<td>178</td>
<td>40</td>
<td>151</td>
<td>179</td>
</tr>
<tr>
<td>179</td>
<td>App. A</td>
<td>4</td>
<td>180</td>
</tr>
<tr>
<td>180</td>
<td>App. A</td>
<td>4</td>
<td>181</td>
</tr>
<tr>
<td>181</td>
<td>40</td>
<td>2</td>
<td>182</td>
</tr>
<tr>
<td>182</td>
<td>43</td>
<td>14</td>
<td>183</td>
</tr>
<tr>
<td>183</td>
<td>43</td>
<td>14</td>
<td>184</td>
</tr>
<tr>
<td>184</td>
<td>*</td>
<td>1</td>
<td>185</td>
</tr>
<tr>
<td>185</td>
<td>*</td>
<td>1</td>
<td>186</td>
</tr>
<tr>
<td>186</td>
<td>40</td>
<td>2</td>
<td>187</td>
</tr>
<tr>
<td>187</td>
<td>43</td>
<td>14</td>
<td>188</td>
</tr>
<tr>
<td>188</td>
<td>43</td>
<td>14</td>
<td>189</td>
</tr>
<tr>
<td>189</td>
<td>*</td>
<td>1</td>
<td>190</td>
</tr>
<tr>
<td>190</td>
<td>*</td>
<td>1</td>
<td>191</td>
</tr>
<tr>
<td>191</td>
<td>30</td>
<td>4</td>
<td>192</td>
</tr>
<tr>
<td>192</td>
<td>30</td>
<td>4</td>
<td>193</td>
</tr>
<tr>
<td>193</td>
<td>54</td>
<td>5</td>
<td>194</td>
</tr>
<tr>
<td>194</td>
<td>*</td>
<td>1</td>
<td>195</td>
</tr>
<tr>
<td>195</td>
<td>17</td>
<td>1</td>
<td>196</td>
</tr>
<tr>
<td>196</td>
<td>38</td>
<td>17</td>
<td>197</td>
</tr>
<tr>
<td>197</td>
<td>*</td>
<td>1</td>
<td>198</td>
</tr>
<tr>
<td>198</td>
<td>40</td>
<td>23</td>
<td>199</td>
</tr>
<tr>
<td>199</td>
<td>40</td>
<td>60</td>
<td>200</td>
</tr>
<tr>
<td>200</td>
<td>40</td>
<td>60</td>
<td>201</td>
</tr>
<tr>
<td>201</td>
<td>18</td>
<td>7</td>
<td>202</td>
</tr>
<tr>
<td>202</td>
<td>40</td>
<td>2</td>
<td>203</td>
</tr>
<tr>
<td>203</td>
<td>40</td>
<td>2</td>
<td>204</td>
</tr>
<tr>
<td>204</td>
<td>Val.</td>
<td>205</td>
<td>40</td>
</tr>
<tr>
<td>205</td>
<td>40</td>
<td>1</td>
<td>206</td>
</tr>
<tr>
<td>206</td>
<td>*</td>
<td>207</td>
<td>*</td>
</tr>
<tr>
<td>207</td>
<td>*</td>
<td>208</td>
<td>14</td>
</tr>
<tr>
<td>208</td>
<td>14</td>
<td>1</td>
<td>209</td>
</tr>
<tr>
<td>209</td>
<td>26</td>
<td>210</td>
<td>*</td>
</tr>
<tr>
<td>210</td>
<td>*</td>
<td>211</td>
<td>18</td>
</tr>
<tr>
<td>211</td>
<td>18</td>
<td>14</td>
<td>212</td>
</tr>
<tr>
<td>212</td>
<td>*</td>
<td>213</td>
<td>*</td>
</tr>
<tr>
<td>213</td>
<td>*</td>
<td>214</td>
<td>*</td>
</tr>
<tr>
<td>214</td>
<td>*</td>
<td>215</td>
<td>*</td>
</tr>
<tr>
<td>215</td>
<td>*</td>
<td>216</td>
<td>*</td>
</tr>
<tr>
<td>216</td>
<td>*</td>
<td>217</td>
<td>*</td>
</tr>
<tr>
<td>217</td>
<td>*</td>
<td>218</td>
<td>18</td>
</tr>
<tr>
<td>218</td>
<td>18</td>
<td>5</td>
<td>219</td>
</tr>
<tr>
<td>219</td>
<td>*</td>
<td>220</td>
<td>39</td>
</tr>
<tr>
<td>220</td>
<td>39</td>
<td>4</td>
<td>221</td>
</tr>
<tr>
<td>221</td>
<td>40</td>
<td>48</td>
<td>222</td>
</tr>
<tr>
<td>222</td>
<td>18</td>
<td>7</td>
<td>223</td>
</tr>
<tr>
<td>223</td>
<td>30</td>
<td>5</td>
<td>224</td>
</tr>
<tr>
<td>224</td>
<td>30</td>
<td>9</td>
<td>225</td>
</tr>
<tr>
<td>225</td>
<td>26</td>
<td>8</td>
<td>226</td>
</tr>
<tr>
<td>226</td>
<td>App. A</td>
<td>10(new)</td>
<td>227</td>
</tr>
<tr>
<td>227</td>
<td>39</td>
<td>3</td>
<td>228</td>
</tr>
<tr>
<td>228</td>
<td>1-13</td>
<td>55</td>
<td>4</td>
</tr>
<tr>
<td>228</td>
<td>14-21</td>
<td>55</td>
<td>4</td>
</tr>
<tr>
<td>228</td>
<td>22-25</td>
<td>55</td>
<td>5</td>
</tr>
<tr>
<td>228</td>
<td>26-27</td>
<td>55</td>
<td>6</td>
</tr>
<tr>
<td>228</td>
<td>28, 29</td>
<td>55</td>
<td>8</td>
</tr>
<tr>
<td>228</td>
<td>28, 29</td>
<td>55</td>
<td>8</td>
</tr>
<tr>
<td>229</td>
<td>18</td>
<td>14</td>
<td>230</td>
</tr>
<tr>
<td>230</td>
<td>17</td>
<td>4</td>
<td>231</td>
</tr>
<tr>
<td>231</td>
<td>40</td>
<td>49</td>
<td>232</td>
</tr>
<tr>
<td>232</td>
<td>40</td>
<td>186</td>
<td>233</td>
</tr>
<tr>
<td>233</td>
<td>18</td>
<td>13</td>
<td>234</td>
</tr>
<tr>
<td>234</td>
<td>34</td>
<td>1</td>
<td>235</td>
</tr>
<tr>
<td>235</td>
<td>54</td>
<td>9</td>
<td>236</td>
</tr>
<tr>
<td>236</td>
<td>45</td>
<td>16</td>
<td>237</td>
</tr>
<tr>
<td>237</td>
<td>*</td>
<td>238</td>
<td>48</td>
</tr>
<tr>
<td>238</td>
<td>48</td>
<td>12</td>
<td>239</td>
</tr>
<tr>
<td>239</td>
<td>*</td>
<td>240</td>
<td>2</td>
</tr>
<tr>
<td>240</td>
<td>2</td>
<td>16</td>
<td>241</td>
</tr>
<tr>
<td>241</td>
<td>App. A</td>
<td>4</td>
<td>242</td>
</tr>
<tr>
<td>242</td>
<td>2</td>
<td>60</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1942 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>243</td>
<td>26</td>
<td>8</td>
<td>239</td>
</tr>
<tr>
<td>244</td>
<td>*</td>
<td></td>
<td>291</td>
</tr>
<tr>
<td>245</td>
<td>*</td>
<td></td>
<td>292</td>
</tr>
<tr>
<td>246</td>
<td>*</td>
<td></td>
<td>293</td>
</tr>
<tr>
<td>247</td>
<td>*</td>
<td></td>
<td>294</td>
</tr>
<tr>
<td>248</td>
<td>4</td>
<td>11</td>
<td>295</td>
</tr>
<tr>
<td>249</td>
<td>33</td>
<td>1</td>
<td>296</td>
</tr>
<tr>
<td>250</td>
<td>30</td>
<td>4</td>
<td>297</td>
</tr>
<tr>
<td>298</td>
<td>2</td>
<td>122A(new)</td>
<td>299</td>
</tr>
<tr>
<td>251 App. A</td>
<td>23</td>
<td></td>
<td>300</td>
</tr>
<tr>
<td>252</td>
<td>38</td>
<td>23</td>
<td>301</td>
</tr>
<tr>
<td>253</td>
<td>11</td>
<td>24A(new)</td>
<td>302</td>
</tr>
<tr>
<td>254</td>
<td>40</td>
<td>81</td>
<td>303</td>
</tr>
<tr>
<td>255</td>
<td>18</td>
<td>5</td>
<td>304</td>
</tr>
<tr>
<td>256</td>
<td>18</td>
<td>13</td>
<td>305</td>
</tr>
<tr>
<td>257</td>
<td>27</td>
<td>15</td>
<td>306</td>
</tr>
<tr>
<td>258</td>
<td>3</td>
<td>11</td>
<td>307</td>
</tr>
<tr>
<td>259</td>
<td>50</td>
<td>1</td>
<td>308</td>
</tr>
<tr>
<td>260</td>
<td>56</td>
<td>6</td>
<td>309</td>
</tr>
<tr>
<td>261</td>
<td>27</td>
<td>15</td>
<td>310</td>
</tr>
<tr>
<td>262</td>
<td>40</td>
<td>32</td>
<td>311</td>
</tr>
<tr>
<td>263</td>
<td>4</td>
<td>12A(new)</td>
<td>312</td>
</tr>
<tr>
<td>264</td>
<td>33</td>
<td>1</td>
<td>313</td>
</tr>
<tr>
<td>265</td>
<td>*</td>
<td></td>
<td>314</td>
</tr>
<tr>
<td>266</td>
<td>*</td>
<td></td>
<td>315</td>
</tr>
<tr>
<td>267</td>
<td>*</td>
<td></td>
<td>316</td>
</tr>
<tr>
<td>268</td>
<td>39</td>
<td>3</td>
<td>317</td>
</tr>
<tr>
<td>269</td>
<td>18</td>
<td>13</td>
<td>318</td>
</tr>
<tr>
<td>270</td>
<td>*</td>
<td></td>
<td>319</td>
</tr>
<tr>
<td>271</td>
<td>40</td>
<td>184</td>
<td>320</td>
</tr>
<tr>
<td>272</td>
<td>*</td>
<td></td>
<td>321</td>
</tr>
<tr>
<td>273</td>
<td>*</td>
<td></td>
<td>322</td>
</tr>
<tr>
<td>274</td>
<td>*</td>
<td></td>
<td>323</td>
</tr>
<tr>
<td>275</td>
<td>*</td>
<td></td>
<td>324</td>
</tr>
<tr>
<td>276</td>
<td>*</td>
<td></td>
<td>325</td>
</tr>
<tr>
<td>277</td>
<td>*</td>
<td></td>
<td>326</td>
</tr>
<tr>
<td>278</td>
<td>*</td>
<td></td>
<td>327</td>
</tr>
<tr>
<td>279</td>
<td>*</td>
<td></td>
<td>328</td>
</tr>
<tr>
<td>280</td>
<td>*</td>
<td></td>
<td>329</td>
</tr>
<tr>
<td>281</td>
<td>54</td>
<td>4</td>
<td>330</td>
</tr>
<tr>
<td>282</td>
<td>17</td>
<td>4</td>
<td>331</td>
</tr>
<tr>
<td>283</td>
<td>40</td>
<td>84</td>
<td>332</td>
</tr>
<tr>
<td>284</td>
<td>24</td>
<td>10</td>
<td>333</td>
</tr>
<tr>
<td>285</td>
<td>*</td>
<td></td>
<td>334</td>
</tr>
<tr>
<td>286</td>
<td>43</td>
<td>14</td>
<td>335</td>
</tr>
<tr>
<td>287</td>
<td>3</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>288</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>289</td>
<td>*</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.

384
### TABLE OF ALLOCATION OF 1942 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1942</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>336</td>
<td>17</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>337</td>
<td>54</td>
<td>29A</td>
<td></td>
</tr>
<tr>
<td>338</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>339</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>340</td>
<td>44</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>341</td>
<td>17</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>342</td>
<td>45</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>343</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>344</td>
<td>38</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>345</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>346</td>
<td>45</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>347</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>348</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>349</td>
<td>12</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>350</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
## SCHEDULE 6

### TABLE OF ALLOCATION OF 1943 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1943</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1943</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>1</td>
<td>*</td>
<td></td>
<td>39</td>
</tr>
<tr>
<td>2</td>
<td>52</td>
<td>20A(new)</td>
<td>40</td>
</tr>
<tr>
<td>3</td>
<td>Val.</td>
<td>41</td>
<td>2</td>
</tr>
<tr>
<td>4</td>
<td>*</td>
<td>42</td>
<td>2</td>
</tr>
<tr>
<td>5</td>
<td>*</td>
<td>43</td>
<td>2</td>
</tr>
<tr>
<td>6</td>
<td>*</td>
<td>44</td>
<td>34</td>
</tr>
<tr>
<td>7</td>
<td>*</td>
<td>45</td>
<td>27</td>
</tr>
<tr>
<td>8</td>
<td>51</td>
<td>1</td>
<td>46</td>
</tr>
<tr>
<td>9</td>
<td>45</td>
<td>4A</td>
<td>47</td>
</tr>
<tr>
<td>10</td>
<td>54</td>
<td>49</td>
<td>48</td>
</tr>
<tr>
<td>11</td>
<td>44</td>
<td>8</td>
<td>49</td>
</tr>
<tr>
<td>12</td>
<td>2</td>
<td>16</td>
<td>50</td>
</tr>
<tr>
<td>13</td>
<td>17</td>
<td>34</td>
<td>51</td>
</tr>
<tr>
<td>14</td>
<td>17</td>
<td>26</td>
<td>52</td>
</tr>
<tr>
<td>15</td>
<td>17</td>
<td>34</td>
<td>53</td>
</tr>
<tr>
<td>16</td>
<td>17</td>
<td>34</td>
<td>54</td>
</tr>
<tr>
<td>17</td>
<td>45</td>
<td>9</td>
<td>55</td>
</tr>
<tr>
<td>18</td>
<td>*</td>
<td>56</td>
<td>30</td>
</tr>
<tr>
<td>19</td>
<td>App.A</td>
<td>4</td>
<td>57</td>
</tr>
<tr>
<td>20</td>
<td>40</td>
<td>37</td>
<td>58</td>
</tr>
<tr>
<td>21</td>
<td>40</td>
<td>38</td>
<td>59</td>
</tr>
<tr>
<td>22</td>
<td>40</td>
<td>41</td>
<td>60</td>
</tr>
<tr>
<td>23</td>
<td>2</td>
<td>7</td>
<td>61</td>
</tr>
<tr>
<td>24</td>
<td>40</td>
<td>54</td>
<td>62</td>
</tr>
<tr>
<td>25</td>
<td>Val.</td>
<td>63</td>
<td>54</td>
</tr>
<tr>
<td>26</td>
<td>*</td>
<td>64</td>
<td>55 14A(added)</td>
</tr>
<tr>
<td>27</td>
<td>43</td>
<td>16</td>
<td>65</td>
</tr>
<tr>
<td>28</td>
<td>27</td>
<td>6</td>
<td>66</td>
</tr>
<tr>
<td>29</td>
<td>Val.</td>
<td>67</td>
<td>1</td>
</tr>
<tr>
<td>30</td>
<td>Val.</td>
<td>2,3</td>
<td>55</td>
</tr>
<tr>
<td>31</td>
<td>*</td>
<td>4,5</td>
<td>55</td>
</tr>
<tr>
<td>32</td>
<td>2</td>
<td>26</td>
<td>6,7</td>
</tr>
<tr>
<td>33</td>
<td>40</td>
<td>60</td>
<td>8</td>
</tr>
<tr>
<td>34</td>
<td>*</td>
<td>9</td>
<td>55</td>
</tr>
<tr>
<td>35</td>
<td>*</td>
<td>10</td>
<td>55</td>
</tr>
<tr>
<td>36</td>
<td>8</td>
<td>2</td>
<td>68</td>
</tr>
<tr>
<td>37</td>
<td>23</td>
<td>1</td>
<td>69</td>
</tr>
<tr>
<td>38</td>
<td>54</td>
<td>35</td>
<td>70</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1943 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in 1943 Table of Contents</th>
<th>Pamphlet Laws Allocation in 1943 Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
</tr>
<tr>
<td>71    40  48</td>
<td>117   43  15</td>
</tr>
<tr>
<td>72    34  15</td>
<td>118   43  14</td>
</tr>
<tr>
<td>73    2  32</td>
<td>119   43  14</td>
</tr>
<tr>
<td>74    45  9</td>
<td>120   54  4</td>
</tr>
<tr>
<td>75    45  3</td>
<td>121   *</td>
</tr>
<tr>
<td>76    58  14</td>
<td>122   45  4A</td>
</tr>
<tr>
<td>77    43  16</td>
<td>123   *</td>
</tr>
<tr>
<td>78    34  2</td>
<td>124   52  14</td>
</tr>
<tr>
<td>79    2  47</td>
<td>125   *</td>
</tr>
<tr>
<td>80    19  52</td>
<td>126   *</td>
</tr>
<tr>
<td>81    40  151</td>
<td>127   *</td>
</tr>
<tr>
<td>82    3  26</td>
<td>128   *</td>
</tr>
<tr>
<td>83    40  155</td>
<td>129   30  6A</td>
</tr>
<tr>
<td>84    3  26</td>
<td>130   40  2</td>
</tr>
<tr>
<td>85    38  25A(new)</td>
<td>131   23  9</td>
</tr>
<tr>
<td>86    2  213</td>
<td>132   *</td>
</tr>
<tr>
<td>87    43  4</td>
<td>133   *</td>
</tr>
<tr>
<td>88    3  17</td>
<td>134   50  4</td>
</tr>
<tr>
<td>89    30  5</td>
<td>135   51  1</td>
</tr>
<tr>
<td>90    45  8</td>
<td>136   2  202</td>
</tr>
<tr>
<td>91    18  14</td>
<td>137   4  16</td>
</tr>
<tr>
<td>92    40  39</td>
<td>138   40  23</td>
</tr>
<tr>
<td>93    23  9</td>
<td>139   *</td>
</tr>
<tr>
<td>94    48  12</td>
<td>140   *</td>
</tr>
<tr>
<td>95    45  5</td>
<td>141   *</td>
</tr>
<tr>
<td>96    *</td>
<td>142   52  14</td>
</tr>
<tr>
<td>97    9  18</td>
<td>143   40  146</td>
</tr>
<tr>
<td>98    39  3</td>
<td>144   54  5</td>
</tr>
<tr>
<td>99    45  24</td>
<td>145   46  3</td>
</tr>
<tr>
<td>100   4  12</td>
<td>146   34  2</td>
</tr>
<tr>
<td>101   39  3</td>
<td>147   46  16</td>
</tr>
<tr>
<td>102   52  14</td>
<td>148   1-11 17  34</td>
</tr>
<tr>
<td>103   *</td>
<td>149   54  5</td>
</tr>
<tr>
<td>104   9  3</td>
<td>150   48  12</td>
</tr>
<tr>
<td>105   35  1</td>
<td>151   *</td>
</tr>
<tr>
<td>106   4  16</td>
<td>152   33  1</td>
</tr>
<tr>
<td>107   *</td>
<td>153   33  1</td>
</tr>
<tr>
<td>108   *</td>
<td>154   33  1</td>
</tr>
<tr>
<td>109   *</td>
<td>155   46  2C(new)</td>
</tr>
<tr>
<td>110   54  50</td>
<td>156   38  23A(new)</td>
</tr>
<tr>
<td>111   52  9C</td>
<td>157   46  2B(new)</td>
</tr>
<tr>
<td>112   44  4</td>
<td>158   Val.</td>
</tr>
<tr>
<td>113   2  85</td>
<td>159   17  28</td>
</tr>
<tr>
<td>114   2  27</td>
<td>160   43  10</td>
</tr>
<tr>
<td>115   26  3</td>
<td>161   Val.</td>
</tr>
<tr>
<td>116   43  14</td>
<td>162   Val.</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 14 following.
## TABLE OF ALLOCATION OF 1943 STATUTES

**Pamphlet Laws Allocation in 1943 Table of Contents**

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
<th>Chapter</th>
<th>Sec.</th>
</tr>
</thead>
<tbody>
<tr>
<td>162</td>
<td>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>163</td>
<td>40</td>
<td>47</td>
<td></td>
<td></td>
</tr>
<tr>
<td>164</td>
<td>44</td>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>165</td>
<td>54</td>
<td>36</td>
<td></td>
<td></td>
</tr>
<tr>
<td>166</td>
<td>40</td>
<td>146</td>
<td></td>
<td></td>
</tr>
<tr>
<td>167</td>
<td>Val.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>168</td>
<td>Val.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>169</td>
<td>Val.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>170</td>
<td>14</td>
<td>12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>171</td>
<td>43</td>
<td>21</td>
<td></td>
<td></td>
</tr>
<tr>
<td>172</td>
<td>18</td>
<td>15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>173</td>
<td>39</td>
<td>3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>174</td>
<td>17</td>
<td>18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>175</td>
<td>14</td>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>176</td>
<td>14</td>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>177</td>
<td>18</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>178</td>
<td>2</td>
<td>26</td>
<td></td>
<td></td>
</tr>
<tr>
<td>179</td>
<td>18</td>
<td>13</td>
<td></td>
<td></td>
</tr>
<tr>
<td>180</td>
<td>18</td>
<td>13</td>
<td></td>
<td></td>
</tr>
<tr>
<td>181</td>
<td>18</td>
<td>10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>182</td>
<td>50</td>
<td>3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>183</td>
<td>40</td>
<td>48</td>
<td></td>
<td></td>
</tr>
<tr>
<td>184</td>
<td>40</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>185</td>
<td>54</td>
<td>4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>186</td>
<td>43</td>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>187</td>
<td>18</td>
<td>5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>188</td>
<td>52</td>
<td>14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>189</td>
<td>43</td>
<td>13</td>
<td></td>
<td></td>
</tr>
<tr>
<td>190</td>
<td>40</td>
<td>83</td>
<td></td>
<td></td>
</tr>
<tr>
<td>191</td>
<td>40</td>
<td>41</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.

**Pamphlet Laws Allocation in 1943 Table of Contents**

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Sec.</th>
<th>Title</th>
<th>Chapter</th>
</tr>
</thead>
<tbody>
<tr>
<td>192</td>
<td>52</td>
<td>9G(new)</td>
<td></td>
</tr>
<tr>
<td>193</td>
<td>43</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>194</td>
<td>43</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>195</td>
<td>34</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>196</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>197</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>198</td>
<td>40</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>199</td>
<td>40</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>11</td>
<td>24A(new)</td>
<td></td>
</tr>
<tr>
<td>201</td>
<td>1, 2</td>
<td>18</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>3-7</td>
<td>18</td>
<td>7</td>
</tr>
<tr>
<td>202</td>
<td>22</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>203</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>204</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>205</td>
<td>2</td>
<td>202</td>
<td></td>
</tr>
<tr>
<td>206</td>
<td>40</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td>207</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>208</td>
<td>App. A</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>209</td>
<td>40</td>
<td>67</td>
<td></td>
</tr>
<tr>
<td>210</td>
<td>40</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>212</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>214</td>
<td>4</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>215</td>
<td>2</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>216</td>
<td>52</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>218</td>
<td>19</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>219</td>
<td>19</td>
<td>31A(new)</td>
<td></td>
</tr>
</tbody>
</table>

389
### SCHEDULE 7

#### TABLE OF ALLOCATION OF 1944 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1944 Table of Contents</th>
<th>Allocation in Pamphlet Laws Allocation in Pamphlet Laws 1944 Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>1</td>
<td>Val.</td>
</tr>
<tr>
<td>2</td>
<td>Val.</td>
</tr>
<tr>
<td>3</td>
<td>18</td>
</tr>
<tr>
<td>4</td>
<td>39</td>
</tr>
<tr>
<td>6</td>
<td>*</td>
</tr>
<tr>
<td>7</td>
<td>19</td>
</tr>
<tr>
<td>9</td>
<td>19</td>
</tr>
<tr>
<td>11</td>
<td>2</td>
</tr>
<tr>
<td>13</td>
<td>52</td>
</tr>
<tr>
<td>15</td>
<td>*</td>
</tr>
<tr>
<td>17</td>
<td>*</td>
</tr>
<tr>
<td>19</td>
<td>55</td>
</tr>
<tr>
<td>20</td>
<td>52</td>
</tr>
<tr>
<td>22</td>
<td>17</td>
</tr>
<tr>
<td>24</td>
<td>54</td>
</tr>
<tr>
<td>26</td>
<td>24</td>
</tr>
<tr>
<td>28</td>
<td>2</td>
</tr>
<tr>
<td>30</td>
<td>17</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation. Val. Indicates validating act listed in Schedule 14 following.

391
# TABLE OF ALLOCATION OF 1944 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1944</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1944</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>67</td>
<td>2</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>40</td>
<td>38</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>40</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>26</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>17</td>
<td>38</td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>17</td>
<td>34</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>54</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>54</td>
<td>38</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>2</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>40</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>43</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>43</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>82</td>
<td>17</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>35</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>44</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>1-51</td>
<td>52</td>
<td>27C (new)</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>38</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>48</td>
<td>21</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>52</td>
<td>9C</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>52</td>
<td>21</td>
</tr>
<tr>
<td></td>
<td>52</td>
<td>55</td>
<td>14</td>
</tr>
<tr>
<td>86</td>
<td>38</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>38</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>88</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>89</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>90</td>
<td>40</td>
<td>171</td>
<td></td>
</tr>
<tr>
<td>91</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>92</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>93</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>52</td>
<td>9G (new)</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>19</td>
<td>55</td>
<td></td>
</tr>
<tr>
<td>96</td>
<td>2</td>
<td>87</td>
<td></td>
</tr>
<tr>
<td>97</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>98</td>
<td>38</td>
<td>23A (new)</td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>1</td>
<td>40</td>
<td>46</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>40</td>
<td>87</td>
</tr>
<tr>
<td>100</td>
<td>17</td>
<td>38</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>17</td>
<td>35</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>17</td>
<td>48A (new)</td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>105</td>
<td>1</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>106</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>107</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>108</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>109</td>
<td>3</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>110</td>
<td>27</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>111</td>
<td>23</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>112</td>
<td>1 (art. 1) 52</td>
<td>27B (new)</td>
<td></td>
</tr>
<tr>
<td>1-8 (art. 2)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-38 (art. 3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-4 (art. 4)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 (art. 5)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-16 (art. 6)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-6 (art. 7)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-9 (art. 8)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>22</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>23</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>25</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>31</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 (art. 8) 52</td>
<td>27A (new)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>113</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>114</td>
<td>3</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>115</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>116</td>
<td>36</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>117</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>118</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>119</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>120</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>121</td>
<td>58</td>
<td>12 (new)</td>
<td></td>
</tr>
<tr>
<td>122</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>123</td>
<td>*</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1944 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws</th>
<th>Allocation in Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>124</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>125</td>
<td>40</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>126</td>
<td>38</td>
<td>23B(new)</td>
<td>163</td>
</tr>
<tr>
<td>127</td>
<td>19</td>
<td>49</td>
<td></td>
</tr>
<tr>
<td>128</td>
<td>19</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>129</td>
<td>3</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>130</td>
<td>3</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>131</td>
<td>2</td>
<td>53</td>
<td></td>
</tr>
<tr>
<td>132</td>
<td>45</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>133</td>
<td>2</td>
<td>202</td>
<td></td>
</tr>
<tr>
<td>134</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>135</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>136</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>137</td>
<td>40</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>138</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>139</td>
<td>16</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>140</td>
<td>18</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>141</td>
<td>19</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>142</td>
<td>50</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>143</td>
<td>16</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>144</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>145</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>146</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>147</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>148</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>149</td>
<td>45</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>150</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>151</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>152</td>
<td>19</td>
<td>45</td>
<td></td>
</tr>
<tr>
<td>153</td>
<td>1</td>
<td>17</td>
<td>28</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>17</td>
<td>32</td>
</tr>
<tr>
<td>154</td>
<td>43</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>155</td>
<td>40</td>
<td>145</td>
<td></td>
</tr>
<tr>
<td>156</td>
<td>35</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>157</td>
<td>19</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>158</td>
<td>43</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>159</td>
<td>27</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>160</td>
<td>40</td>
<td>60</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1944</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1944</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
</tr>
<tr>
<td>198 2 184</td>
<td>227 5 5</td>
<td>228 39 3</td>
<td>229 43 10</td>
</tr>
<tr>
<td>199 40 60</td>
<td>230 1-4 19 31A(new)</td>
<td>4 19 15</td>
<td>231 19 23</td>
</tr>
<tr>
<td>200 *</td>
<td>232 43 21</td>
<td>233 *</td>
<td>234 43 10</td>
</tr>
<tr>
<td>201 43 14</td>
<td>235 40 1</td>
<td>236 40 72</td>
<td>237 15 13</td>
</tr>
<tr>
<td>202 4 1</td>
<td>238 3 7</td>
<td>239 9 3</td>
<td>240 54 2</td>
</tr>
<tr>
<td>203 34 8</td>
<td>241 30 6</td>
<td>242 3 42A(new)</td>
<td>243 52 7</td>
</tr>
<tr>
<td>204 54 6</td>
<td>244 Val.</td>
<td>245 40 52</td>
<td>246 40 47</td>
</tr>
<tr>
<td>205 *</td>
<td>247 54 5</td>
<td>248 *</td>
<td>249 38 16</td>
</tr>
<tr>
<td>206 40 60</td>
<td>250 App. A 4</td>
<td>251 19 31</td>
<td>252 40 38</td>
</tr>
<tr>
<td>207 40 69</td>
<td>253 43 16</td>
<td>254 40 47</td>
<td>255 43 16A(new)</td>
</tr>
<tr>
<td>208 19 55</td>
<td>256 40 47</td>
<td>257 43 16A(new)</td>
<td>258 40 47</td>
</tr>
<tr>
<td>209 17 16</td>
<td>259 40 47</td>
<td>260 43 16A(new)</td>
<td>261 40 47</td>
</tr>
<tr>
<td>210 18 14</td>
<td>262 40 47</td>
<td>263 43 16A(new)</td>
<td>264 40 47</td>
</tr>
<tr>
<td>211 43 4</td>
<td>265 40 47</td>
<td>266 43 16A(new)</td>
<td>267 40 47</td>
</tr>
<tr>
<td>212 18 14</td>
<td>268 40 47</td>
<td>269 43 16A(new)</td>
<td>270 40 47</td>
</tr>
<tr>
<td>213 19 52</td>
<td>271 40 47</td>
<td>272 43 16A(new)</td>
<td>273 40 47</td>
</tr>
<tr>
<td>214 58 14</td>
<td>274 40 47</td>
<td>275 43 16A(new)</td>
<td>276 40 47</td>
</tr>
<tr>
<td>215 1 14 2</td>
<td>277 40 47</td>
<td>278 43 16A(new)</td>
<td>279 40 47</td>
</tr>
<tr>
<td>216 2 14 11</td>
<td>280 40 47</td>
<td>281 43 16A(new)</td>
<td>282 40 47</td>
</tr>
<tr>
<td>217 33 1</td>
<td>283 40 47</td>
<td>284 43 16A(new)</td>
<td>285 40 47</td>
</tr>
<tr>
<td>218 18 2</td>
<td>286 40 47</td>
<td>287 43 16A(new)</td>
<td>288 40 47</td>
</tr>
<tr>
<td>219 52 14</td>
<td>289 40 47</td>
<td>290 43 16A(new)</td>
<td>291 40 47</td>
</tr>
<tr>
<td>220 14 3</td>
<td>292 40 47</td>
<td>293 43 16A(new)</td>
<td>294 40 47</td>
</tr>
<tr>
<td>221 33 1</td>
<td>295 40 47</td>
<td>296 43 16A(new)</td>
<td>297 40 47</td>
</tr>
<tr>
<td>222 18 2</td>
<td>298 40 47</td>
<td>299 43 16A(new)</td>
<td>300 40 47</td>
</tr>
<tr>
<td>223 52 14</td>
<td>301 40 47</td>
<td>302 43 16A(new)</td>
<td>303 40 47</td>
</tr>
<tr>
<td>224 14 3</td>
<td>304 40 47</td>
<td>305 43 16A(new)</td>
<td>306 40 47</td>
</tr>
<tr>
<td>225 33 1</td>
<td>307 40 47</td>
<td>308 43 16A(new)</td>
<td>309 40 47</td>
</tr>
<tr>
<td>226 1-3 18 4A(new)</td>
<td>310 40 47</td>
<td>311 43 16A(new)</td>
<td>312 40 47</td>
</tr>
<tr>
<td>4 18 5</td>
<td>313 40 47</td>
<td>314 43 16A(new)</td>
<td>315 40 47</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
## SCHEDULE 8

### TABLE OF ALLOCATION OF 1945 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in 1945</th>
<th>Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>1</td>
<td>27</td>
</tr>
<tr>
<td>2</td>
<td>40</td>
</tr>
<tr>
<td>3</td>
<td>*</td>
</tr>
<tr>
<td>4</td>
<td>*</td>
</tr>
<tr>
<td>5</td>
<td>*</td>
</tr>
<tr>
<td>6</td>
<td>*</td>
</tr>
<tr>
<td>7</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>2</td>
</tr>
<tr>
<td>8</td>
<td>40</td>
</tr>
<tr>
<td>9</td>
<td>40</td>
</tr>
<tr>
<td>10</td>
<td>34</td>
</tr>
<tr>
<td>11</td>
<td>19</td>
</tr>
<tr>
<td>12</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>2</td>
</tr>
<tr>
<td>13</td>
<td>45</td>
</tr>
<tr>
<td>14</td>
<td>40</td>
</tr>
<tr>
<td>15</td>
<td>11</td>
</tr>
<tr>
<td>16</td>
<td>*</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Val.</td>
</tr>
<tr>
<td>18</td>
<td>19</td>
</tr>
<tr>
<td>19</td>
<td>19</td>
</tr>
<tr>
<td>20</td>
<td>27</td>
</tr>
<tr>
<td>21</td>
<td>18</td>
</tr>
<tr>
<td>22</td>
<td>*</td>
</tr>
<tr>
<td>23</td>
<td>17</td>
</tr>
<tr>
<td>24</td>
<td>*</td>
</tr>
<tr>
<td>25</td>
<td>17</td>
</tr>
<tr>
<td>26</td>
<td>40</td>
</tr>
<tr>
<td>27</td>
<td>App. A</td>
</tr>
<tr>
<td>28</td>
<td>40</td>
</tr>
<tr>
<td>29</td>
<td>40</td>
</tr>
<tr>
<td>30</td>
<td>*</td>
</tr>
<tr>
<td>31</td>
<td>*</td>
</tr>
<tr>
<td>32</td>
<td>34</td>
</tr>
<tr>
<td>33</td>
<td>34</td>
</tr>
<tr>
<td>34</td>
<td>*</td>
</tr>
<tr>
<td>35</td>
<td>40</td>
</tr>
<tr>
<td>36</td>
<td>19</td>
</tr>
<tr>
<td>37</td>
<td>40</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in 1945</th>
<th>Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>38</td>
<td>1</td>
</tr>
<tr>
<td>39</td>
<td>2</td>
</tr>
<tr>
<td>40</td>
<td>3</td>
</tr>
<tr>
<td>41</td>
<td>19</td>
</tr>
<tr>
<td>42</td>
<td>Val.</td>
</tr>
<tr>
<td>43</td>
<td>30</td>
</tr>
<tr>
<td>44</td>
<td>30</td>
</tr>
<tr>
<td>45</td>
<td>40</td>
</tr>
<tr>
<td>46</td>
<td>2</td>
</tr>
<tr>
<td>47</td>
<td>40</td>
</tr>
<tr>
<td>48</td>
<td>40</td>
</tr>
<tr>
<td>49</td>
<td>18</td>
</tr>
<tr>
<td>50</td>
<td>18</td>
</tr>
<tr>
<td>51</td>
<td>1-3</td>
</tr>
<tr>
<td>52</td>
<td>*</td>
</tr>
<tr>
<td>53</td>
<td>34</td>
</tr>
<tr>
<td>54</td>
<td>38</td>
</tr>
<tr>
<td>55</td>
<td>33</td>
</tr>
<tr>
<td>56</td>
<td>1-3</td>
</tr>
<tr>
<td>57</td>
<td>4</td>
</tr>
<tr>
<td>58</td>
<td>27</td>
</tr>
<tr>
<td>59</td>
<td>19</td>
</tr>
<tr>
<td>60</td>
<td>2</td>
</tr>
<tr>
<td>61</td>
<td>2</td>
</tr>
<tr>
<td>62</td>
<td>40</td>
</tr>
<tr>
<td>63</td>
<td>40</td>
</tr>
<tr>
<td>64</td>
<td>2</td>
</tr>
<tr>
<td>65</td>
<td>23</td>
</tr>
<tr>
<td>66</td>
<td>54</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
## Table of Allocation of 1945 Statutes

<table>
<thead>
<tr>
<th>Pamphlet Laws 1945</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1945</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>67</td>
<td>AppA</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>19</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>19</td>
<td>49</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>34</td>
<td>9A (new)</td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>43</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>43</td>
<td>21</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>2, 3</td>
<td>34</td>
<td>1</td>
</tr>
<tr>
<td>4-20</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>19</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>1, 2</td>
<td>19</td>
<td>17</td>
</tr>
<tr>
<td>3</td>
<td>19</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>4, 5</td>
<td>19</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>19</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>2</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>82</td>
<td>17</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>27</td>
<td>7A (new)</td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>46</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>53</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>86</td>
<td>52</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>17</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>88</td>
<td>52</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>89</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>90</td>
<td>52</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>91</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>92</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>93</td>
<td>52</td>
<td>18 (new)</td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>33</td>
<td>4 (new)</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>54</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>96</td>
<td>3</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>97</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>98</td>
<td>4</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>26</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>26</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>26</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>104</td>
<td>26</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>105</td>
<td>38</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>106</td>
<td>38</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>107</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>108</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>109</td>
<td>15</td>
<td>8</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1945 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1945</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1945</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>148</td>
<td>43</td>
<td>16A(new)</td>
<td>192</td>
</tr>
<tr>
<td>149</td>
<td>30</td>
<td>8</td>
<td>193</td>
</tr>
<tr>
<td>150</td>
<td>43</td>
<td>16</td>
<td>194</td>
</tr>
<tr>
<td>151</td>
<td>*</td>
<td></td>
<td>195</td>
</tr>
<tr>
<td>152</td>
<td>40</td>
<td>20</td>
<td>196</td>
</tr>
<tr>
<td>153</td>
<td>2</td>
<td>192</td>
<td>197</td>
</tr>
<tr>
<td>154</td>
<td>54</td>
<td>5</td>
<td>198</td>
</tr>
<tr>
<td>155</td>
<td>40</td>
<td>2</td>
<td>199</td>
</tr>
<tr>
<td>156</td>
<td>40</td>
<td>48</td>
<td>200</td>
</tr>
<tr>
<td>157</td>
<td>1-6</td>
<td>52</td>
<td>9I (new)</td>
</tr>
<tr>
<td>7</td>
<td>*</td>
<td></td>
<td>202</td>
</tr>
<tr>
<td>158</td>
<td>40</td>
<td>50</td>
<td>203</td>
</tr>
<tr>
<td>159</td>
<td>Val.</td>
<td></td>
<td>204</td>
</tr>
<tr>
<td>160</td>
<td>40</td>
<td>50</td>
<td>2-4</td>
</tr>
<tr>
<td>161</td>
<td>17</td>
<td>50 (new)</td>
<td>205</td>
</tr>
<tr>
<td>162</td>
<td>54</td>
<td>10A(new)</td>
<td>206</td>
</tr>
<tr>
<td>163</td>
<td>54</td>
<td>4</td>
<td>207</td>
</tr>
<tr>
<td>164</td>
<td>*</td>
<td></td>
<td>208</td>
</tr>
<tr>
<td>165</td>
<td>*</td>
<td></td>
<td>209</td>
</tr>
<tr>
<td>166</td>
<td>*</td>
<td></td>
<td>210</td>
</tr>
<tr>
<td>167</td>
<td>2</td>
<td>24</td>
<td>211</td>
</tr>
<tr>
<td>168</td>
<td>10</td>
<td>1</td>
<td>212</td>
</tr>
<tr>
<td>169</td>
<td>1-27</td>
<td>18</td>
<td>25 (new)</td>
</tr>
<tr>
<td>28</td>
<td>*</td>
<td></td>
<td>214</td>
</tr>
<tr>
<td>170</td>
<td>*</td>
<td></td>
<td>215</td>
</tr>
<tr>
<td>171</td>
<td>10</td>
<td>2</td>
<td>216</td>
</tr>
<tr>
<td>172</td>
<td>18</td>
<td>14</td>
<td>217</td>
</tr>
<tr>
<td>173</td>
<td>30</td>
<td>9</td>
<td>218</td>
</tr>
<tr>
<td>174</td>
<td>10</td>
<td>1</td>
<td>219</td>
</tr>
<tr>
<td>175</td>
<td>38</td>
<td>23A(new)</td>
<td>220</td>
</tr>
<tr>
<td>176</td>
<td>38</td>
<td>23</td>
<td>221</td>
</tr>
<tr>
<td>177</td>
<td>45</td>
<td>14</td>
<td>222</td>
</tr>
<tr>
<td>178</td>
<td>17</td>
<td>35</td>
<td>223</td>
</tr>
<tr>
<td>179</td>
<td>17</td>
<td>6</td>
<td>224</td>
</tr>
<tr>
<td>180</td>
<td>*</td>
<td></td>
<td>17</td>
</tr>
<tr>
<td>181</td>
<td>30</td>
<td>9</td>
<td>225</td>
</tr>
<tr>
<td>182</td>
<td>Val.</td>
<td></td>
<td>226</td>
</tr>
<tr>
<td>183</td>
<td>9</td>
<td>17</td>
<td>2</td>
</tr>
<tr>
<td>184</td>
<td>19</td>
<td>12</td>
<td>227</td>
</tr>
<tr>
<td>185</td>
<td>38</td>
<td>23B(new)</td>
<td>228</td>
</tr>
<tr>
<td>186</td>
<td>17</td>
<td>18</td>
<td>229</td>
</tr>
<tr>
<td>187</td>
<td>17</td>
<td>34</td>
<td>230</td>
</tr>
<tr>
<td>188</td>
<td>17</td>
<td>38</td>
<td>231</td>
</tr>
<tr>
<td>189</td>
<td>39</td>
<td>6</td>
<td>232</td>
</tr>
<tr>
<td>190</td>
<td>3</td>
<td>16</td>
<td>233</td>
</tr>
<tr>
<td>191</td>
<td>2</td>
<td>176</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
## TABLE OF ALLOCATION OF 1945 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1945</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1945</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>224</td>
<td>38 23A(new)</td>
<td>274</td>
<td>16 32</td>
</tr>
<tr>
<td>235</td>
<td>4 16</td>
<td>275</td>
<td>16 19</td>
</tr>
<tr>
<td>236</td>
<td>Val.</td>
<td>276</td>
<td>2</td>
</tr>
<tr>
<td>237</td>
<td>*</td>
<td>277</td>
<td>46</td>
</tr>
<tr>
<td>238</td>
<td>*</td>
<td>278</td>
<td>2</td>
</tr>
<tr>
<td>239</td>
<td>*</td>
<td>279</td>
<td>2</td>
</tr>
<tr>
<td>240</td>
<td>*</td>
<td>280</td>
<td>2</td>
</tr>
<tr>
<td>241</td>
<td>40 27</td>
<td>281</td>
<td>9A(new)</td>
</tr>
<tr>
<td>242</td>
<td>2 117</td>
<td>282</td>
<td>61</td>
</tr>
<tr>
<td>243</td>
<td>Val.</td>
<td>283</td>
<td>67</td>
</tr>
<tr>
<td>244</td>
<td>43 10</td>
<td>284</td>
<td>5A(new)</td>
</tr>
<tr>
<td>245</td>
<td>*</td>
<td>285</td>
<td>23</td>
</tr>
<tr>
<td>246</td>
<td>43 15</td>
<td>286</td>
<td>101A(new)</td>
</tr>
<tr>
<td>247</td>
<td>53 1</td>
<td>287</td>
<td>12</td>
</tr>
<tr>
<td>248</td>
<td>9 3</td>
<td>288</td>
<td>14</td>
</tr>
<tr>
<td>249</td>
<td>Val.</td>
<td>289</td>
<td>181</td>
</tr>
<tr>
<td>250</td>
<td>2 50</td>
<td>290</td>
<td>22</td>
</tr>
<tr>
<td>251</td>
<td>*</td>
<td>291</td>
<td>18</td>
</tr>
<tr>
<td>252</td>
<td>20 9</td>
<td>292</td>
<td>49</td>
</tr>
<tr>
<td>253</td>
<td>26 6</td>
<td>293</td>
<td>42A(new)</td>
</tr>
<tr>
<td>254</td>
<td>*</td>
<td>294</td>
<td>10</td>
</tr>
<tr>
<td>255</td>
<td>*</td>
<td>295</td>
<td>12</td>
</tr>
<tr>
<td>256</td>
<td>39 5</td>
<td>296</td>
<td>178</td>
</tr>
<tr>
<td>257</td>
<td>17 2</td>
<td>297</td>
<td>146</td>
</tr>
<tr>
<td>258</td>
<td>2 27</td>
<td>298</td>
<td>Val.</td>
</tr>
<tr>
<td>259</td>
<td>33 1</td>
<td>299</td>
<td>18 13</td>
</tr>
<tr>
<td>260</td>
<td>54 4</td>
<td>300</td>
<td>15A(new)</td>
</tr>
<tr>
<td>261</td>
<td>18 14</td>
<td>301</td>
<td>2A(new)</td>
</tr>
<tr>
<td>262</td>
<td>43 3</td>
<td>302</td>
<td>17</td>
</tr>
<tr>
<td>263</td>
<td>19 13</td>
<td>303</td>
<td>*</td>
</tr>
<tr>
<td>264</td>
<td>30 5</td>
<td>304</td>
<td>32</td>
</tr>
<tr>
<td>265</td>
<td>39 3</td>
<td>305</td>
<td>43 1</td>
</tr>
<tr>
<td>266</td>
<td>40 48</td>
<td>306</td>
<td>49</td>
</tr>
<tr>
<td>267</td>
<td>*</td>
<td>307</td>
<td>21</td>
</tr>
<tr>
<td>268</td>
<td>40 43</td>
<td>308</td>
<td>21</td>
</tr>
<tr>
<td>269</td>
<td>*</td>
<td>309</td>
<td>148</td>
</tr>
<tr>
<td>270</td>
<td>19 33</td>
<td>310</td>
<td>1-7 52 31</td>
</tr>
<tr>
<td>271</td>
<td>43 12</td>
<td></td>
<td></td>
</tr>
<tr>
<td>272</td>
<td>43 14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>273</td>
<td>44 7</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
# SCHEDULE 9

### TABLE OF ALLOCATION OF 1946 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>1</td>
<td>52</td>
<td>26</td>
<td>8</td>
</tr>
<tr>
<td>2</td>
<td>*</td>
<td>27</td>
<td>40</td>
</tr>
<tr>
<td>3</td>
<td>39</td>
<td>28</td>
<td>2</td>
</tr>
<tr>
<td>4</td>
<td>Val.</td>
<td>29</td>
<td>18</td>
</tr>
<tr>
<td>5</td>
<td>*</td>
<td>30</td>
<td>*</td>
</tr>
<tr>
<td>6</td>
<td>43</td>
<td>31</td>
<td>52</td>
</tr>
<tr>
<td>7</td>
<td>52</td>
<td>32</td>
<td>1</td>
</tr>
<tr>
<td>8</td>
<td>39</td>
<td>33</td>
<td>17</td>
</tr>
<tr>
<td>9</td>
<td>Val.</td>
<td>34</td>
<td>11</td>
</tr>
<tr>
<td>10</td>
<td>1</td>
<td>35</td>
<td>62</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3-11</td>
<td>36</td>
<td>*</td>
</tr>
<tr>
<td>11</td>
<td>1,17</td>
<td>37</td>
<td>43</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>38</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>2,17</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3,17</td>
<td>39</td>
<td>40</td>
</tr>
<tr>
<td></td>
<td>4,17</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5,6,17</td>
<td>40</td>
<td>54</td>
</tr>
<tr>
<td></td>
<td>7,17</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8-12, 17</td>
<td>19</td>
<td>41</td>
<td>Val.</td>
</tr>
<tr>
<td>13, 14, 17</td>
<td>19</td>
<td>42</td>
<td>27</td>
</tr>
<tr>
<td>15, 17</td>
<td>19</td>
<td>43</td>
<td>8</td>
</tr>
<tr>
<td>16</td>
<td>19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>40</td>
<td>44</td>
<td>*</td>
</tr>
<tr>
<td>13</td>
<td>*</td>
<td>45</td>
<td>39</td>
</tr>
<tr>
<td>14</td>
<td>40</td>
<td>46</td>
<td>39</td>
</tr>
<tr>
<td>15</td>
<td>1</td>
<td>47</td>
<td>39</td>
</tr>
<tr>
<td>16</td>
<td>17</td>
<td>48</td>
<td>23</td>
</tr>
<tr>
<td>17</td>
<td>19</td>
<td>49</td>
<td>23</td>
</tr>
<tr>
<td>18</td>
<td>32</td>
<td>50</td>
<td>23</td>
</tr>
<tr>
<td>19</td>
<td>2</td>
<td>51</td>
<td>23</td>
</tr>
<tr>
<td>20</td>
<td>2</td>
<td>52</td>
<td>23</td>
</tr>
<tr>
<td>21</td>
<td>17</td>
<td>53</td>
<td>23</td>
</tr>
<tr>
<td>22</td>
<td>40</td>
<td>54</td>
<td>23</td>
</tr>
<tr>
<td>23</td>
<td>*</td>
<td>55</td>
<td>23</td>
</tr>
<tr>
<td>24</td>
<td>40</td>
<td>56</td>
<td>23</td>
</tr>
<tr>
<td>25</td>
<td>40</td>
<td>57</td>
<td>23</td>
</tr>
<tr>
<td></td>
<td>23</td>
<td>58</td>
<td>23</td>
</tr>
<tr>
<td></td>
<td>23</td>
<td>59</td>
<td>*</td>
</tr>
<tr>
<td></td>
<td>40</td>
<td>60</td>
<td>45</td>
</tr>
<tr>
<td></td>
<td>23</td>
<td></td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>40</td>
<td></td>
<td>14</td>
</tr>
<tr>
<td></td>
<td>40</td>
<td></td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>40</td>
<td></td>
<td>8</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>63</td>
<td>18</td>
<td>10</td>
<td>101</td>
</tr>
<tr>
<td>64</td>
<td>18</td>
<td>14A(new)</td>
<td>102</td>
</tr>
<tr>
<td>65</td>
<td>40</td>
<td>63</td>
<td>103</td>
</tr>
<tr>
<td>66</td>
<td>17</td>
<td>22</td>
<td>104</td>
</tr>
<tr>
<td>67</td>
<td>40</td>
<td>11</td>
<td>105</td>
</tr>
<tr>
<td>68</td>
<td>40</td>
<td>155</td>
<td>106</td>
</tr>
<tr>
<td>69</td>
<td>2</td>
<td>66</td>
<td>107</td>
</tr>
<tr>
<td>70</td>
<td>54</td>
<td>35</td>
<td>108</td>
</tr>
<tr>
<td>71</td>
<td>48</td>
<td>15</td>
<td>109</td>
</tr>
<tr>
<td>72</td>
<td>4</td>
<td>2</td>
<td>110</td>
</tr>
<tr>
<td>73</td>
<td>40</td>
<td>23</td>
<td>111</td>
</tr>
<tr>
<td>74</td>
<td>23</td>
<td>5</td>
<td>112</td>
</tr>
<tr>
<td>75</td>
<td>23</td>
<td>9</td>
<td>113</td>
</tr>
<tr>
<td>76</td>
<td>40</td>
<td>162A(new)</td>
<td>114</td>
</tr>
<tr>
<td>77</td>
<td>9</td>
<td>18</td>
<td>115</td>
</tr>
<tr>
<td>78</td>
<td>17</td>
<td>9</td>
<td>116</td>
</tr>
<tr>
<td>79</td>
<td>55</td>
<td>14F(new)</td>
<td>117</td>
</tr>
<tr>
<td>80</td>
<td>43</td>
<td>7</td>
<td>118</td>
</tr>
<tr>
<td>81</td>
<td>21</td>
<td>3</td>
<td>119</td>
</tr>
<tr>
<td>82</td>
<td>*</td>
<td></td>
<td>120</td>
</tr>
<tr>
<td>83</td>
<td>23</td>
<td>9</td>
<td>121</td>
</tr>
<tr>
<td>84</td>
<td>45</td>
<td>9</td>
<td>122</td>
</tr>
<tr>
<td>85</td>
<td>38</td>
<td>18</td>
<td>123</td>
</tr>
<tr>
<td>86</td>
<td>24</td>
<td>11A(new)</td>
<td>124</td>
</tr>
<tr>
<td>87</td>
<td>40</td>
<td>11</td>
<td>125</td>
</tr>
<tr>
<td>88</td>
<td>1-5</td>
<td>18</td>
<td>126</td>
</tr>
<tr>
<td></td>
<td>7</td>
<td>18</td>
<td>127</td>
</tr>
<tr>
<td>8,9</td>
<td>18</td>
<td>14</td>
<td>128</td>
</tr>
<tr>
<td>10</td>
<td>18</td>
<td>10</td>
<td>129</td>
</tr>
<tr>
<td>10</td>
<td>18</td>
<td>13</td>
<td>130</td>
</tr>
<tr>
<td>10</td>
<td>18</td>
<td>14</td>
<td>131</td>
</tr>
<tr>
<td>10</td>
<td>18</td>
<td>15</td>
<td>132</td>
</tr>
<tr>
<td>10</td>
<td>18</td>
<td>23</td>
<td>133</td>
</tr>
<tr>
<td>11</td>
<td>18</td>
<td>10</td>
<td>134</td>
</tr>
<tr>
<td>89</td>
<td>54</td>
<td>10A(new)</td>
<td>135</td>
</tr>
<tr>
<td>90</td>
<td>43</td>
<td>15</td>
<td>136</td>
</tr>
<tr>
<td>91</td>
<td>*</td>
<td></td>
<td>137</td>
</tr>
<tr>
<td>92</td>
<td>34</td>
<td>7</td>
<td>138</td>
</tr>
<tr>
<td>93</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>*</td>
<td></td>
<td>139</td>
</tr>
<tr>
<td>95</td>
<td>32</td>
<td>2</td>
<td>140</td>
</tr>
<tr>
<td>96</td>
<td>1</td>
<td>1</td>
<td>141</td>
</tr>
<tr>
<td>97</td>
<td>1</td>
<td>1</td>
<td>142</td>
</tr>
<tr>
<td>98</td>
<td>*</td>
<td></td>
<td>143</td>
</tr>
<tr>
<td>99</td>
<td>18</td>
<td>15</td>
<td>144</td>
</tr>
<tr>
<td>100</td>
<td>30</td>
<td>1</td>
<td>145</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
## TABLE OF ALLOCATION OF 1946 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
<td>Chapter Sec. Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>145 2-15</td>
<td>18 13</td>
<td>190</td>
<td>2 1</td>
</tr>
<tr>
<td>146</td>
<td>54 9</td>
<td>191</td>
<td>43 15</td>
</tr>
<tr>
<td>147</td>
<td>33 1</td>
<td>192</td>
<td>43 16A(new)</td>
</tr>
<tr>
<td>148</td>
<td>11 24A(new)</td>
<td>193</td>
<td>*</td>
</tr>
<tr>
<td>149</td>
<td>19 31</td>
<td>194</td>
<td>18 5</td>
</tr>
<tr>
<td>150 *</td>
<td></td>
<td>195</td>
<td>2 7</td>
</tr>
<tr>
<td>151 *</td>
<td></td>
<td>196</td>
<td>27 15</td>
</tr>
<tr>
<td>152</td>
<td>19 41</td>
<td>197</td>
<td>40 38</td>
</tr>
<tr>
<td>153</td>
<td>18 13</td>
<td>198</td>
<td>11 4</td>
</tr>
<tr>
<td>154</td>
<td>17 34</td>
<td>199</td>
<td>52 27B(new)</td>
</tr>
<tr>
<td>155</td>
<td>2 53</td>
<td>200</td>
<td>43 14</td>
</tr>
<tr>
<td>156</td>
<td>11 22</td>
<td>201</td>
<td>40 146</td>
</tr>
<tr>
<td>157</td>
<td>40 60</td>
<td>202</td>
<td>*</td>
</tr>
<tr>
<td>158</td>
<td>2 134</td>
<td>203</td>
<td>*</td>
</tr>
<tr>
<td>159</td>
<td>54 4</td>
<td>204</td>
<td>*</td>
</tr>
<tr>
<td>160</td>
<td>2 29</td>
<td>205</td>
<td>*</td>
</tr>
<tr>
<td>161 1-1617,18</td>
<td>54 2</td>
<td>206</td>
<td>38 23A(new)</td>
</tr>
<tr>
<td>162</td>
<td>38 23A(new)</td>
<td>207</td>
<td>54 27</td>
</tr>
<tr>
<td>163</td>
<td>Val.</td>
<td>208</td>
<td>39 4</td>
</tr>
<tr>
<td>164</td>
<td>Val.</td>
<td>209</td>
<td>2 197A(new)</td>
</tr>
<tr>
<td>165</td>
<td>23 4</td>
<td>210</td>
<td>18 13</td>
</tr>
<tr>
<td>166</td>
<td>23 5</td>
<td>211</td>
<td>26 3</td>
</tr>
<tr>
<td>167</td>
<td>5 5</td>
<td>212</td>
<td>54 4</td>
</tr>
<tr>
<td>168</td>
<td>30 6</td>
<td>213</td>
<td>18 14</td>
</tr>
<tr>
<td>169</td>
<td>5 5</td>
<td>214</td>
<td>2 8</td>
</tr>
<tr>
<td>170</td>
<td>5 5</td>
<td>215</td>
<td>43 10</td>
</tr>
<tr>
<td>171</td>
<td>23 4</td>
<td>216</td>
<td>43 10</td>
</tr>
<tr>
<td>172</td>
<td>26 4A(new)</td>
<td>217</td>
<td>18 22</td>
</tr>
<tr>
<td>173</td>
<td>Val.</td>
<td>218</td>
<td>2 8</td>
</tr>
<tr>
<td>174</td>
<td>54 10B(new)</td>
<td>219</td>
<td>48 2</td>
</tr>
<tr>
<td>175</td>
<td>44 4</td>
<td>220</td>
<td>48 3</td>
</tr>
<tr>
<td>176</td>
<td>27 6</td>
<td>221</td>
<td>*</td>
</tr>
<tr>
<td>177</td>
<td>45 14</td>
<td>222</td>
<td>*</td>
</tr>
<tr>
<td>178</td>
<td>22 2</td>
<td>223</td>
<td>30 9</td>
</tr>
<tr>
<td>179</td>
<td>2 32</td>
<td>224</td>
<td>38 3</td>
</tr>
<tr>
<td>180</td>
<td>22 2</td>
<td>225</td>
<td>30 6A</td>
</tr>
<tr>
<td>181</td>
<td>2 32</td>
<td>226</td>
<td>15 17 (new)</td>
</tr>
<tr>
<td>182</td>
<td>2 32</td>
<td>227</td>
<td>11 27</td>
</tr>
<tr>
<td>183</td>
<td>2 32</td>
<td>228</td>
<td>11 12</td>
</tr>
<tr>
<td>184</td>
<td>11 2A(new)</td>
<td>229</td>
<td>38 17</td>
</tr>
<tr>
<td>185</td>
<td>37 1</td>
<td>230</td>
<td>38 17</td>
</tr>
<tr>
<td>186</td>
<td>2 212</td>
<td>231</td>
<td>*</td>
</tr>
<tr>
<td>187</td>
<td>2 195A(new)</td>
<td>232</td>
<td>26 6</td>
</tr>
<tr>
<td>188</td>
<td>2 16</td>
<td>233</td>
<td>38 17</td>
</tr>
<tr>
<td>189</td>
<td>2 1</td>
<td>234</td>
<td>38 17</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.

401
### TABLE OF ALLOCATION OF 1946 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1946</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>236</td>
<td>43</td>
<td>14</td>
<td>279</td>
</tr>
<tr>
<td>237</td>
<td>6</td>
<td>2</td>
<td>280</td>
</tr>
<tr>
<td>238</td>
<td>*</td>
<td></td>
<td>281</td>
</tr>
<tr>
<td>239</td>
<td>*</td>
<td></td>
<td>282</td>
</tr>
<tr>
<td>240</td>
<td>54</td>
<td>35</td>
<td>283</td>
</tr>
<tr>
<td>241</td>
<td>27</td>
<td>13</td>
<td>284</td>
</tr>
<tr>
<td>242</td>
<td>54</td>
<td>4</td>
<td>285</td>
</tr>
<tr>
<td>243</td>
<td>18</td>
<td>21</td>
<td>286</td>
</tr>
<tr>
<td>244</td>
<td>40</td>
<td>60</td>
<td>287</td>
</tr>
<tr>
<td>245</td>
<td>33</td>
<td>1</td>
<td>288</td>
</tr>
<tr>
<td>246</td>
<td>4</td>
<td>5</td>
<td>289</td>
</tr>
<tr>
<td>247</td>
<td>1,2</td>
<td>1</td>
<td>290</td>
</tr>
<tr>
<td>248</td>
<td>3-7</td>
<td>7</td>
<td>291</td>
</tr>
<tr>
<td>249</td>
<td>34</td>
<td>14</td>
<td>292</td>
</tr>
<tr>
<td>250</td>
<td>22</td>
<td>1</td>
<td>293</td>
</tr>
<tr>
<td>251</td>
<td>22</td>
<td>4</td>
<td>294</td>
</tr>
<tr>
<td>252</td>
<td>2</td>
<td>23</td>
<td>295</td>
</tr>
<tr>
<td>253</td>
<td>30</td>
<td>4</td>
<td>296</td>
</tr>
<tr>
<td>254</td>
<td>40</td>
<td>174</td>
<td>297</td>
</tr>
<tr>
<td>255</td>
<td>26</td>
<td>3C(new)</td>
<td>298</td>
</tr>
<tr>
<td>256</td>
<td>4</td>
<td>23</td>
<td>299</td>
</tr>
<tr>
<td>257</td>
<td>4</td>
<td>5</td>
<td>300</td>
</tr>
<tr>
<td>258</td>
<td>12</td>
<td>6A(new)</td>
<td>301</td>
</tr>
<tr>
<td>259</td>
<td>17</td>
<td>48A(new)</td>
<td>302</td>
</tr>
<tr>
<td>260</td>
<td>1-5</td>
<td>18</td>
<td>303</td>
</tr>
<tr>
<td></td>
<td>6</td>
<td>40</td>
<td>304</td>
</tr>
<tr>
<td>261</td>
<td>1,2</td>
<td>19</td>
<td>305</td>
</tr>
<tr>
<td></td>
<td>3-7</td>
<td>19</td>
<td>306</td>
</tr>
<tr>
<td></td>
<td>8</td>
<td>19</td>
<td>307</td>
</tr>
<tr>
<td>262</td>
<td>18</td>
<td>6</td>
<td>308</td>
</tr>
<tr>
<td>263</td>
<td>34</td>
<td>16</td>
<td>309</td>
</tr>
<tr>
<td>264</td>
<td>App.A 7</td>
<td>310</td>
<td>17</td>
</tr>
<tr>
<td>265</td>
<td>18</td>
<td>4</td>
<td>311</td>
</tr>
<tr>
<td>266</td>
<td>18</td>
<td>8</td>
<td>312</td>
</tr>
<tr>
<td>267</td>
<td>40</td>
<td>37</td>
<td>313</td>
</tr>
<tr>
<td>268</td>
<td>2</td>
<td>153</td>
<td>314</td>
</tr>
<tr>
<td>269</td>
<td>54</td>
<td>5</td>
<td>315</td>
</tr>
<tr>
<td>270</td>
<td>18</td>
<td>13</td>
<td>316</td>
</tr>
<tr>
<td>271</td>
<td>40</td>
<td>108</td>
<td>317</td>
</tr>
<tr>
<td>272</td>
<td>33</td>
<td>1</td>
<td>318</td>
</tr>
<tr>
<td>273</td>
<td>*</td>
<td></td>
<td>319</td>
</tr>
<tr>
<td>274</td>
<td>*</td>
<td></td>
<td>320</td>
</tr>
<tr>
<td>275</td>
<td>40</td>
<td>40</td>
<td>321</td>
</tr>
<tr>
<td>276</td>
<td>40</td>
<td>37</td>
<td>322</td>
</tr>
<tr>
<td>277</td>
<td>Val.</td>
<td></td>
<td>323</td>
</tr>
<tr>
<td>278</td>
<td>43</td>
<td>21</td>
<td>324</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>325</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
### SCHEDULE 10

#### TABLE OF ALLOCATION OF 1947 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Pamphlet Laws Allocation in</th>
<th>Pamphlet Laws Allocation in Pamphlet Laws Allocation in</th>
</tr>
</thead>
<tbody>
<tr>
<td>1947 Table of Contents 1947 Table of Contents</td>
<td>1947 Table of Contents 1947 Table of Contents</td>
</tr>
<tr>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>1 *</td>
<td>37</td>
</tr>
<tr>
<td>2 18</td>
<td>7</td>
</tr>
<tr>
<td>3 *</td>
<td>39</td>
</tr>
<tr>
<td>4 *</td>
<td>40</td>
</tr>
<tr>
<td>5 52</td>
<td>15</td>
</tr>
<tr>
<td>6 19</td>
<td>29</td>
</tr>
<tr>
<td>7 *</td>
<td>43</td>
</tr>
<tr>
<td>8 *</td>
<td>44</td>
</tr>
<tr>
<td>9 Val.</td>
<td>45</td>
</tr>
<tr>
<td>10 36</td>
<td>1</td>
</tr>
<tr>
<td>11 *</td>
<td>47</td>
</tr>
<tr>
<td>12 *</td>
<td>48</td>
</tr>
<tr>
<td>13 *</td>
<td>49</td>
</tr>
<tr>
<td>14 52</td>
<td>14</td>
</tr>
<tr>
<td>15 27</td>
<td>6</td>
</tr>
<tr>
<td>16 40</td>
<td>2</td>
</tr>
<tr>
<td>17 48</td>
<td>12</td>
</tr>
<tr>
<td>18 1 54</td>
<td>41</td>
</tr>
<tr>
<td>2 54</td>
<td>43</td>
</tr>
<tr>
<td>19 2</td>
<td>114</td>
</tr>
<tr>
<td>20 2</td>
<td>114</td>
</tr>
<tr>
<td>21 *</td>
<td>58</td>
</tr>
<tr>
<td>22 Val.</td>
<td>59</td>
</tr>
<tr>
<td>23 *</td>
<td>60</td>
</tr>
<tr>
<td>24 Val.</td>
<td>61 *</td>
</tr>
<tr>
<td>25 39</td>
<td>3</td>
</tr>
<tr>
<td>26 40</td>
<td>37</td>
</tr>
<tr>
<td>27 17</td>
<td>2</td>
</tr>
<tr>
<td>28 11</td>
<td>20</td>
</tr>
<tr>
<td>29 Val.</td>
<td>66</td>
</tr>
<tr>
<td>30 40</td>
<td>23</td>
</tr>
<tr>
<td>31 34</td>
<td>15</td>
</tr>
<tr>
<td>32 *</td>
<td>69</td>
</tr>
<tr>
<td>33 40</td>
<td>46</td>
</tr>
<tr>
<td>34 30</td>
<td>9</td>
</tr>
<tr>
<td>35 43</td>
<td>21</td>
</tr>
<tr>
<td>36 *</td>
<td>73</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1947 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>74</td>
<td>27</td>
<td>6</td>
<td>116</td>
</tr>
<tr>
<td>75</td>
<td>34</td>
<td>13B(new)</td>
<td>117</td>
</tr>
<tr>
<td>76</td>
<td>*</td>
<td></td>
<td>7-13</td>
</tr>
<tr>
<td>77</td>
<td>1</td>
<td>1</td>
<td>14-17</td>
</tr>
<tr>
<td>78</td>
<td>19</td>
<td>50</td>
<td>18</td>
</tr>
<tr>
<td>79</td>
<td>19</td>
<td>49</td>
<td>118</td>
</tr>
<tr>
<td>80</td>
<td>17</td>
<td>17</td>
<td>119</td>
</tr>
<tr>
<td>81</td>
<td>45</td>
<td>18</td>
<td>27 52A(new)</td>
</tr>
<tr>
<td>82</td>
<td>39</td>
<td>3</td>
<td>120</td>
</tr>
<tr>
<td>83</td>
<td>30</td>
<td>1</td>
<td>121</td>
</tr>
<tr>
<td>84</td>
<td>17</td>
<td>35</td>
<td>122</td>
</tr>
<tr>
<td>85</td>
<td>40</td>
<td>8</td>
<td>123</td>
</tr>
<tr>
<td>86</td>
<td>18</td>
<td>5</td>
<td>124</td>
</tr>
<tr>
<td>87</td>
<td>40</td>
<td>60</td>
<td>125</td>
</tr>
<tr>
<td>88</td>
<td>*</td>
<td></td>
<td>126</td>
</tr>
<tr>
<td>89</td>
<td>*</td>
<td></td>
<td>127</td>
</tr>
<tr>
<td>90</td>
<td>17</td>
<td>12A(new)</td>
<td>128</td>
</tr>
<tr>
<td>91</td>
<td>17</td>
<td>9</td>
<td>129</td>
</tr>
<tr>
<td>92</td>
<td>17</td>
<td>9</td>
<td>130</td>
</tr>
<tr>
<td>93</td>
<td>54</td>
<td>3</td>
<td>131</td>
</tr>
<tr>
<td>94</td>
<td>33</td>
<td>1</td>
<td>132</td>
</tr>
<tr>
<td>95</td>
<td>*</td>
<td></td>
<td>133</td>
</tr>
<tr>
<td>96</td>
<td>*</td>
<td></td>
<td>134</td>
</tr>
<tr>
<td>97</td>
<td>48</td>
<td>2</td>
<td>135</td>
</tr>
<tr>
<td>98</td>
<td>54</td>
<td>2</td>
<td>136</td>
</tr>
<tr>
<td>99</td>
<td>46</td>
<td>35</td>
<td>137</td>
</tr>
<tr>
<td>100</td>
<td>15</td>
<td>1</td>
<td>138</td>
</tr>
<tr>
<td>101</td>
<td>22</td>
<td>4</td>
<td>139</td>
</tr>
<tr>
<td>102</td>
<td>56</td>
<td>3</td>
<td>140</td>
</tr>
<tr>
<td>103</td>
<td>40</td>
<td>11</td>
<td>141</td>
</tr>
<tr>
<td>104</td>
<td>1-3,9</td>
<td>19</td>
<td>142</td>
</tr>
<tr>
<td></td>
<td>4,5</td>
<td>19</td>
<td>143</td>
</tr>
<tr>
<td></td>
<td>6,7,9</td>
<td>19</td>
<td>144</td>
</tr>
<tr>
<td></td>
<td>8,9</td>
<td>19</td>
<td>145</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>19</td>
<td>146</td>
</tr>
<tr>
<td></td>
<td>105</td>
<td>38</td>
<td>147</td>
</tr>
<tr>
<td></td>
<td>106</td>
<td>40</td>
<td>148</td>
</tr>
<tr>
<td></td>
<td>107</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>108</td>
<td>1</td>
<td>3,4</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>38</td>
<td>5-9</td>
</tr>
<tr>
<td></td>
<td>109</td>
<td>18</td>
<td>10-18</td>
</tr>
<tr>
<td></td>
<td>110</td>
<td>40</td>
<td>19</td>
</tr>
<tr>
<td></td>
<td>111</td>
<td>40</td>
<td>20,21</td>
</tr>
<tr>
<td></td>
<td>112</td>
<td>40</td>
<td>22-24</td>
</tr>
<tr>
<td></td>
<td>113</td>
<td>40</td>
<td>25-28</td>
</tr>
<tr>
<td></td>
<td>114</td>
<td>40</td>
<td>29-32</td>
</tr>
<tr>
<td></td>
<td>115</td>
<td>40</td>
<td>149</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1947 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>150</td>
<td>52</td>
<td>27A(new)</td>
<td>186</td>
</tr>
<tr>
<td>151</td>
<td>52</td>
<td>27BB(new)</td>
<td>187</td>
</tr>
<tr>
<td>152</td>
<td>18</td>
<td>7</td>
<td>188</td>
</tr>
<tr>
<td>153</td>
<td>18</td>
<td>5</td>
<td>189</td>
</tr>
<tr>
<td>154</td>
<td>*</td>
<td></td>
<td>190</td>
</tr>
<tr>
<td>155</td>
<td>18</td>
<td>25(new)</td>
<td>191</td>
</tr>
<tr>
<td>156</td>
<td>44</td>
<td>8</td>
<td>192</td>
</tr>
<tr>
<td>157</td>
<td>27</td>
<td>6</td>
<td>193</td>
</tr>
<tr>
<td>158</td>
<td>52</td>
<td>18</td>
<td>194</td>
</tr>
<tr>
<td>159</td>
<td>23</td>
<td>3</td>
<td>195</td>
</tr>
<tr>
<td>160</td>
<td>43</td>
<td>12</td>
<td>196</td>
</tr>
<tr>
<td>161</td>
<td>48</td>
<td>4</td>
<td>197</td>
</tr>
<tr>
<td>162</td>
<td>48</td>
<td>2</td>
<td>198</td>
</tr>
<tr>
<td>163</td>
<td>23</td>
<td>3</td>
<td>199</td>
</tr>
<tr>
<td>164</td>
<td>23</td>
<td>4</td>
<td>200</td>
</tr>
<tr>
<td>165</td>
<td>43</td>
<td>16</td>
<td>201</td>
</tr>
<tr>
<td>166</td>
<td>40</td>
<td>46</td>
<td>202</td>
</tr>
<tr>
<td>167</td>
<td>19</td>
<td>32</td>
<td>203</td>
</tr>
<tr>
<td>168</td>
<td>19</td>
<td>1</td>
<td>204</td>
</tr>
<tr>
<td>169</td>
<td>19</td>
<td>9</td>
<td>205</td>
</tr>
<tr>
<td>170</td>
<td>3-5</td>
<td>19</td>
<td>14</td>
</tr>
<tr>
<td>171</td>
<td>6</td>
<td>19</td>
<td>17</td>
</tr>
<tr>
<td>172</td>
<td>7</td>
<td>19</td>
<td>18</td>
</tr>
<tr>
<td>173</td>
<td>8-14</td>
<td>19</td>
<td>23</td>
</tr>
<tr>
<td>174</td>
<td>15</td>
<td>19</td>
<td>27</td>
</tr>
<tr>
<td>175</td>
<td>16</td>
<td>19</td>
<td>30</td>
</tr>
<tr>
<td>176</td>
<td>17-22</td>
<td>19</td>
<td>31</td>
</tr>
<tr>
<td>177</td>
<td>22</td>
<td>19</td>
<td>45</td>
</tr>
<tr>
<td>178</td>
<td>24-29</td>
<td>19</td>
<td>48</td>
</tr>
<tr>
<td>179</td>
<td>54</td>
<td>40</td>
<td>215</td>
</tr>
<tr>
<td>180</td>
<td>43</td>
<td>10</td>
<td>216</td>
</tr>
<tr>
<td>181</td>
<td>43</td>
<td>10</td>
<td>217</td>
</tr>
<tr>
<td>182</td>
<td>43</td>
<td>10</td>
<td>218</td>
</tr>
<tr>
<td>183</td>
<td>17</td>
<td>43</td>
<td>14</td>
</tr>
<tr>
<td>184</td>
<td>28</td>
<td>1A(new)</td>
<td>220</td>
</tr>
<tr>
<td>185</td>
<td>48</td>
<td>12</td>
<td>221</td>
</tr>
<tr>
<td>186</td>
<td>.9</td>
<td>22(new)</td>
<td>222</td>
</tr>
<tr>
<td>187</td>
<td>9</td>
<td>21(new)</td>
<td>223</td>
</tr>
<tr>
<td>188</td>
<td>26</td>
<td>3</td>
<td>224</td>
</tr>
<tr>
<td>189</td>
<td>25</td>
<td>*</td>
<td>225</td>
</tr>
<tr>
<td>190</td>
<td>26</td>
<td>3</td>
<td>226</td>
</tr>
<tr>
<td>191</td>
<td>44</td>
<td>3</td>
<td>227</td>
</tr>
<tr>
<td>192</td>
<td>*</td>
<td></td>
<td>228</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>228</td>
<td>4</td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>229</td>
<td>2</td>
<td>29</td>
<td></td>
</tr>
<tr>
<td>230</td>
<td>48</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>231</td>
<td>40</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>232</td>
<td>2</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>233</td>
<td>2</td>
<td>61</td>
<td></td>
</tr>
<tr>
<td>234</td>
<td>43</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>235</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>236</td>
<td>8</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>237</td>
<td>35</td>
<td>17</td>
<td></td>
</tr>
<tr>
<td>238</td>
<td>30</td>
<td>4A(new)</td>
<td></td>
</tr>
<tr>
<td>239</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>240</td>
<td>8</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>241</td>
<td>26</td>
<td>4A(new)</td>
<td></td>
</tr>
<tr>
<td>242</td>
<td>55</td>
<td>14B(new)</td>
<td></td>
</tr>
<tr>
<td>243</td>
<td>45</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>244</td>
<td>2</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>245</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>246</td>
<td>54</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>247</td>
<td>39</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>248</td>
<td>17</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>249</td>
<td>54</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>250</td>
<td>54</td>
<td>45</td>
<td></td>
</tr>
<tr>
<td>251</td>
<td>40</td>
<td>144</td>
<td></td>
</tr>
<tr>
<td>252</td>
<td>30</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>253</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>254</td>
<td>30</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>255</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>256</td>
<td>40</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>257</td>
<td>30</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>258</td>
<td>17</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>259</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>260</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>261</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>262</td>
<td>45</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>263</td>
<td>35</td>
<td>18A(new)</td>
<td></td>
</tr>
<tr>
<td>264</td>
<td>54</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>265</td>
<td>Val.</td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>266</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>267</td>
<td>34</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>268</td>
<td>17</td>
<td>6A(new)</td>
<td></td>
</tr>
<tr>
<td>269</td>
<td>33</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>270</td>
<td>40</td>
<td>171</td>
<td></td>
</tr>
<tr>
<td>271</td>
<td>35</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>272</td>
<td>11</td>
<td>20A(new)</td>
<td></td>
</tr>
<tr>
<td>273</td>
<td>*</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1947 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>318</td>
<td>Val.</td>
</tr>
<tr>
<td>319</td>
<td>23</td>
</tr>
<tr>
<td>320</td>
<td>43</td>
</tr>
<tr>
<td>321</td>
<td>17</td>
</tr>
<tr>
<td>322</td>
<td>40</td>
</tr>
<tr>
<td>323</td>
<td>26</td>
</tr>
<tr>
<td>324</td>
<td>2</td>
</tr>
<tr>
<td>325</td>
<td>27</td>
</tr>
<tr>
<td>326</td>
<td>2</td>
</tr>
<tr>
<td>327</td>
<td>*</td>
</tr>
<tr>
<td>328</td>
<td>27</td>
</tr>
<tr>
<td>329</td>
<td>27</td>
</tr>
<tr>
<td>330</td>
<td>32</td>
</tr>
<tr>
<td>331</td>
<td>40</td>
</tr>
<tr>
<td>332</td>
<td>40</td>
</tr>
<tr>
<td>333</td>
<td>54</td>
</tr>
<tr>
<td>334</td>
<td>23</td>
</tr>
<tr>
<td>335</td>
<td>40</td>
</tr>
<tr>
<td>336</td>
<td>44</td>
</tr>
<tr>
<td>337</td>
<td>2</td>
</tr>
<tr>
<td>338</td>
<td>2</td>
</tr>
<tr>
<td>339</td>
<td>43</td>
</tr>
<tr>
<td>340</td>
<td>30</td>
</tr>
<tr>
<td>341</td>
<td>40</td>
</tr>
<tr>
<td>342</td>
<td>2</td>
</tr>
<tr>
<td>343</td>
<td>*</td>
</tr>
<tr>
<td>344</td>
<td>2</td>
</tr>
<tr>
<td>345</td>
<td>1-16</td>
</tr>
<tr>
<td></td>
<td>17-21</td>
</tr>
<tr>
<td></td>
<td>22-26</td>
</tr>
<tr>
<td></td>
<td>27-29</td>
</tr>
<tr>
<td></td>
<td>30-33</td>
</tr>
<tr>
<td></td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>35</td>
</tr>
<tr>
<td>346</td>
<td>18</td>
</tr>
<tr>
<td>347</td>
<td>19</td>
</tr>
<tr>
<td>348</td>
<td>40</td>
</tr>
<tr>
<td>349</td>
<td>2</td>
</tr>
<tr>
<td>350</td>
<td>40</td>
</tr>
<tr>
<td>351</td>
<td>46</td>
</tr>
<tr>
<td>352</td>
<td>*</td>
</tr>
<tr>
<td>353</td>
<td>20</td>
</tr>
<tr>
<td>354</td>
<td>2</td>
</tr>
<tr>
<td>355</td>
<td>45</td>
</tr>
<tr>
<td>356</td>
<td>54</td>
</tr>
<tr>
<td>357</td>
<td>2</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>358</td>
<td>17</td>
</tr>
<tr>
<td>359</td>
<td>50</td>
</tr>
<tr>
<td>360</td>
<td>17</td>
</tr>
<tr>
<td>361</td>
<td>40</td>
</tr>
<tr>
<td>362</td>
<td>40</td>
</tr>
<tr>
<td>363</td>
<td>40</td>
</tr>
<tr>
<td>364</td>
<td>34</td>
</tr>
<tr>
<td>365</td>
<td>40</td>
</tr>
<tr>
<td>366</td>
<td>Val.</td>
</tr>
<tr>
<td>367</td>
<td>43</td>
</tr>
<tr>
<td>368</td>
<td>Val.</td>
</tr>
<tr>
<td>369</td>
<td>54</td>
</tr>
<tr>
<td>370</td>
<td>44</td>
</tr>
<tr>
<td>371</td>
<td>*</td>
</tr>
<tr>
<td>372</td>
<td>*</td>
</tr>
<tr>
<td>373</td>
<td>44</td>
</tr>
<tr>
<td>374</td>
<td>55</td>
</tr>
<tr>
<td>375</td>
<td>58</td>
</tr>
<tr>
<td>376</td>
<td>54</td>
</tr>
<tr>
<td>377</td>
<td>58</td>
</tr>
<tr>
<td>378</td>
<td>2</td>
</tr>
<tr>
<td>379</td>
<td>17</td>
</tr>
<tr>
<td>380</td>
<td>3</td>
</tr>
<tr>
<td>381</td>
<td>2</td>
</tr>
<tr>
<td>382</td>
<td>40</td>
</tr>
<tr>
<td>383</td>
<td>48</td>
</tr>
<tr>
<td>384</td>
<td>3</td>
</tr>
<tr>
<td>385</td>
<td>40</td>
</tr>
<tr>
<td>386</td>
<td>54</td>
</tr>
<tr>
<td>387</td>
<td>43</td>
</tr>
<tr>
<td>388</td>
<td>32</td>
</tr>
<tr>
<td>389</td>
<td>*</td>
</tr>
<tr>
<td>390</td>
<td>21</td>
</tr>
<tr>
<td>391</td>
<td>40</td>
</tr>
<tr>
<td>392</td>
<td>*</td>
</tr>
<tr>
<td>393</td>
<td>2</td>
</tr>
<tr>
<td>394</td>
<td>2</td>
</tr>
<tr>
<td>395</td>
<td>43</td>
</tr>
<tr>
<td>396</td>
<td>45</td>
</tr>
<tr>
<td>397</td>
<td>2</td>
</tr>
<tr>
<td>398</td>
<td>3</td>
</tr>
<tr>
<td>399</td>
<td>2</td>
</tr>
<tr>
<td>400</td>
<td>43</td>
</tr>
<tr>
<td>401</td>
<td>48</td>
</tr>
<tr>
<td>402</td>
<td>2</td>
</tr>
<tr>
<td>403</td>
<td>40</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
# TABLE OF ALLOCATION OF 1947 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1947</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec.</td>
<td>Title</td>
<td>Chapter</td>
<td>Chapter Sec.</td>
</tr>
<tr>
<td>404</td>
<td>40</td>
<td>40</td>
<td>412</td>
</tr>
<tr>
<td>405</td>
<td>*</td>
<td></td>
<td>413</td>
</tr>
<tr>
<td>406</td>
<td>40</td>
<td>75</td>
<td>414</td>
</tr>
<tr>
<td>407</td>
<td>40</td>
<td>84</td>
<td>415</td>
</tr>
<tr>
<td>408</td>
<td>37</td>
<td>2</td>
<td>416</td>
</tr>
<tr>
<td>409</td>
<td>3</td>
<td>32</td>
<td>417</td>
</tr>
<tr>
<td>410</td>
<td>2</td>
<td>8</td>
<td>418</td>
</tr>
<tr>
<td>411</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
SCHEDULE 11

TABLE OF ALLOCATION OF 1948 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>1</td>
<td>19</td>
<td>56(new)</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>1</td>
<td>19</td>
<td>2</td>
</tr>
<tr>
<td>2</td>
<td>19</td>
<td>3</td>
<td>12</td>
</tr>
<tr>
<td>3</td>
<td>19</td>
<td>4</td>
<td>13</td>
</tr>
<tr>
<td>4</td>
<td>19</td>
<td>5</td>
<td>14</td>
</tr>
<tr>
<td>5-8</td>
<td>19</td>
<td>6</td>
<td>15</td>
</tr>
<tr>
<td>9,10</td>
<td>19</td>
<td>8</td>
<td>16</td>
</tr>
<tr>
<td>11</td>
<td>19</td>
<td>9</td>
<td>17</td>
</tr>
<tr>
<td>12-16</td>
<td>19</td>
<td>12</td>
<td>18</td>
</tr>
<tr>
<td>17-20</td>
<td>19</td>
<td>13</td>
<td>19</td>
</tr>
<tr>
<td>21</td>
<td>19</td>
<td>14</td>
<td>20</td>
</tr>
<tr>
<td>22-26</td>
<td>19</td>
<td>23</td>
<td>21</td>
</tr>
<tr>
<td>27-29</td>
<td>19</td>
<td>24</td>
<td>2</td>
</tr>
<tr>
<td>30</td>
<td>19</td>
<td>23</td>
<td>3</td>
</tr>
<tr>
<td>31</td>
<td>19</td>
<td>2</td>
<td>22</td>
</tr>
<tr>
<td>19</td>
<td>23</td>
<td>2</td>
<td>40</td>
</tr>
<tr>
<td>19</td>
<td>55(new)</td>
<td>23</td>
<td>40</td>
</tr>
<tr>
<td>32</td>
<td>19</td>
<td>2</td>
<td>24</td>
</tr>
<tr>
<td>19</td>
<td>3</td>
<td>25</td>
<td>58</td>
</tr>
<tr>
<td>19</td>
<td>5</td>
<td>26</td>
<td>*</td>
</tr>
<tr>
<td>19</td>
<td>6</td>
<td>27</td>
<td>1</td>
</tr>
<tr>
<td>19</td>
<td>8</td>
<td>2, 3</td>
<td>18</td>
</tr>
<tr>
<td>19</td>
<td>9</td>
<td>28</td>
<td>39</td>
</tr>
<tr>
<td>19</td>
<td>12</td>
<td>29</td>
<td>52</td>
</tr>
<tr>
<td>19</td>
<td>23</td>
<td>30</td>
<td>*</td>
</tr>
<tr>
<td>19</td>
<td>24</td>
<td>31</td>
<td>17</td>
</tr>
<tr>
<td>19</td>
<td>30</td>
<td>32</td>
<td>18</td>
</tr>
<tr>
<td>3</td>
<td>*</td>
<td>33</td>
<td>5</td>
</tr>
<tr>
<td>4</td>
<td>1</td>
<td>1</td>
<td>34</td>
</tr>
<tr>
<td>5</td>
<td>40</td>
<td>20</td>
<td>35</td>
</tr>
<tr>
<td>6</td>
<td>40</td>
<td>80</td>
<td>36</td>
</tr>
<tr>
<td>7</td>
<td>40</td>
<td>87</td>
<td>37</td>
</tr>
<tr>
<td>8</td>
<td>1</td>
<td>40</td>
<td>143</td>
</tr>
<tr>
<td>2, 3</td>
<td>40</td>
<td>144</td>
<td>39</td>
</tr>
<tr>
<td>9</td>
<td>40</td>
<td>158</td>
<td>40</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>18</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
# TABLE OF ALLOCATION OF 1948 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in 1948 Table of Contents</th>
<th>Pamphlet Laws Allocation in 1948 Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>41</td>
<td>54</td>
</tr>
<tr>
<td>42</td>
<td>30</td>
</tr>
<tr>
<td>43</td>
<td>27</td>
</tr>
<tr>
<td>44</td>
<td>2</td>
</tr>
<tr>
<td>45</td>
<td>40</td>
</tr>
<tr>
<td>46</td>
<td>40</td>
</tr>
<tr>
<td>47</td>
<td>11</td>
</tr>
<tr>
<td>48</td>
<td>2</td>
</tr>
<tr>
<td>49</td>
<td>Val.</td>
</tr>
<tr>
<td>50</td>
<td>45</td>
</tr>
<tr>
<td>51</td>
<td>27</td>
</tr>
<tr>
<td>52</td>
<td>2</td>
</tr>
<tr>
<td>53</td>
<td>44</td>
</tr>
<tr>
<td>54</td>
<td>2</td>
</tr>
<tr>
<td>55</td>
<td>15</td>
</tr>
<tr>
<td>56</td>
<td>18</td>
</tr>
<tr>
<td>57</td>
<td>11</td>
</tr>
<tr>
<td>58</td>
<td>34</td>
</tr>
<tr>
<td>59</td>
<td>17</td>
</tr>
<tr>
<td>60</td>
<td>1</td>
</tr>
<tr>
<td>2,3</td>
<td>30</td>
</tr>
<tr>
<td>61</td>
<td>40</td>
</tr>
<tr>
<td>62</td>
<td>18</td>
</tr>
<tr>
<td>63</td>
<td>2</td>
</tr>
<tr>
<td>64</td>
<td>Val.</td>
</tr>
<tr>
<td>65</td>
<td>54</td>
</tr>
<tr>
<td>66</td>
<td>18</td>
</tr>
<tr>
<td>67</td>
<td>1-336</td>
</tr>
<tr>
<td>336</td>
<td>3</td>
</tr>
<tr>
<td>68</td>
<td>43</td>
</tr>
</tbody>
</table>
| *Omitted from Table as not being general or permanent legislation. 
Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>106</td>
<td>2</td>
<td>8</td>
<td>145</td>
</tr>
<tr>
<td>107</td>
<td>18</td>
<td>24</td>
<td>147</td>
</tr>
<tr>
<td>108</td>
<td>54</td>
<td>40A(new)</td>
<td>149</td>
</tr>
<tr>
<td>109</td>
<td>1</td>
<td>43</td>
<td>21</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>*</td>
<td></td>
</tr>
<tr>
<td>110</td>
<td>1-31</td>
<td>43</td>
<td>21</td>
</tr>
<tr>
<td></td>
<td>32</td>
<td>*</td>
<td></td>
</tr>
<tr>
<td></td>
<td>33</td>
<td>43</td>
<td>21</td>
</tr>
<tr>
<td>111</td>
<td>27</td>
<td>14</td>
<td>161</td>
</tr>
<tr>
<td>112</td>
<td>38</td>
<td>8</td>
<td>163</td>
</tr>
<tr>
<td>113</td>
<td>23</td>
<td>3</td>
<td>164</td>
</tr>
<tr>
<td>114</td>
<td>40</td>
<td>164</td>
<td>165</td>
</tr>
<tr>
<td>115</td>
<td>52</td>
<td>14</td>
<td>166</td>
</tr>
<tr>
<td>116</td>
<td>52</td>
<td>14</td>
<td>167</td>
</tr>
<tr>
<td>117</td>
<td>*</td>
<td></td>
<td>168</td>
</tr>
<tr>
<td>118</td>
<td>52</td>
<td>14</td>
<td>169</td>
</tr>
<tr>
<td>119</td>
<td>43</td>
<td>12</td>
<td>170</td>
</tr>
<tr>
<td>120</td>
<td>2</td>
<td>27</td>
<td>171</td>
</tr>
<tr>
<td>121</td>
<td>1</td>
<td>11</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>2-4</td>
<td>11</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>5-8</td>
<td>11</td>
<td>22</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>11</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>10, 11</td>
<td>11</td>
<td>22</td>
</tr>
<tr>
<td>122</td>
<td>3</td>
<td>2</td>
<td>177</td>
</tr>
<tr>
<td>123</td>
<td>23</td>
<td>3</td>
<td>178</td>
</tr>
<tr>
<td>124</td>
<td>27</td>
<td>15</td>
<td>179</td>
</tr>
<tr>
<td>125</td>
<td>24</td>
<td>18</td>
<td>180</td>
</tr>
<tr>
<td>126</td>
<td>26</td>
<td>8</td>
<td>135</td>
</tr>
<tr>
<td>127</td>
<td>37</td>
<td>1</td>
<td>181</td>
</tr>
<tr>
<td>128</td>
<td>Val.</td>
<td></td>
<td>136</td>
</tr>
<tr>
<td>129</td>
<td>40</td>
<td>3</td>
<td>182</td>
</tr>
<tr>
<td>130</td>
<td>*</td>
<td></td>
<td>137</td>
</tr>
<tr>
<td>131</td>
<td>18</td>
<td>14</td>
<td>183</td>
</tr>
<tr>
<td>132</td>
<td>39</td>
<td>4</td>
<td>138</td>
</tr>
<tr>
<td>133</td>
<td>18</td>
<td>14</td>
<td>184</td>
</tr>
<tr>
<td>134</td>
<td>*</td>
<td></td>
<td>139</td>
</tr>
<tr>
<td>140</td>
<td>54</td>
<td>3</td>
<td>185</td>
</tr>
<tr>
<td>141</td>
<td>18</td>
<td>3</td>
<td>186</td>
</tr>
<tr>
<td>142</td>
<td>52</td>
<td>17A(new)</td>
<td>187</td>
</tr>
<tr>
<td>143</td>
<td>*</td>
<td></td>
<td>188</td>
</tr>
<tr>
<td>144</td>
<td>23</td>
<td>3</td>
<td>189</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
TABLE OF ALLOCATION OF 1948 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>191</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>192</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>193</td>
<td>46</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>194</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>195</td>
<td>18</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>196</td>
<td>18</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>197</td>
<td>52</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>198</td>
<td>40</td>
<td>11A(new)</td>
<td></td>
</tr>
<tr>
<td>199</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>23</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>201</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>202</td>
<td>40</td>
<td>82</td>
<td></td>
</tr>
<tr>
<td>203</td>
<td>30</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>204</td>
<td>30</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>205</td>
<td>26</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>206</td>
<td>40</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>207</td>
<td>2</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>208</td>
<td>40</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>209</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>210</td>
<td>21</td>
<td>1A(new)</td>
<td></td>
</tr>
<tr>
<td>211</td>
<td>2</td>
<td>107</td>
<td></td>
</tr>
<tr>
<td>212</td>
<td>32</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>213</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>214</td>
<td>32</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>215</td>
<td>54</td>
<td>39</td>
<td></td>
</tr>
<tr>
<td>216</td>
<td>19</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>54</td>
<td>30A(new)</td>
<td></td>
</tr>
<tr>
<td>218</td>
<td>17</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>219</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>220</td>
<td>54</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>221</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>222</td>
<td>44</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>223</td>
<td>46</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>224</td>
<td>43</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>225</td>
<td>17</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>226</td>
<td>23</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>227</td>
<td>2</td>
<td>207</td>
<td></td>
</tr>
<tr>
<td>228</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>229</td>
<td>23</td>
<td>7</td>
<td></td>
</tr>
<tr>
<td>230</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>231</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>232</td>
<td>1</td>
<td>40</td>
<td>62</td>
</tr>
<tr>
<td>233</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>234</td>
<td>40</td>
<td>52</td>
<td></td>
</tr>
<tr>
<td>235</td>
<td>27</td>
<td>6</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.

412
### TABLE OF ALLOCATION OF 1948 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter  Sec.</td>
<td>Title</td>
<td>Chapter  Sec.</td>
<td>Title</td>
</tr>
<tr>
<td>281</td>
<td>40 175</td>
<td>324</td>
<td>2 26</td>
</tr>
<tr>
<td>282</td>
<td>40 46</td>
<td>325</td>
<td>2 26</td>
</tr>
<tr>
<td>283</td>
<td>2 8</td>
<td>326</td>
<td>2 91B(new)</td>
</tr>
<tr>
<td>284</td>
<td>9 18</td>
<td>327</td>
<td>2 1A(new)</td>
</tr>
<tr>
<td>285 1, 2</td>
<td>26 8</td>
<td>328</td>
<td>2 25B(new)</td>
</tr>
<tr>
<td>3 37 1</td>
<td></td>
<td>329</td>
<td>1 7</td>
</tr>
<tr>
<td>286</td>
<td>48 3</td>
<td>330</td>
<td>2 6</td>
</tr>
<tr>
<td>287</td>
<td>18 7</td>
<td>331</td>
<td>2 16</td>
</tr>
<tr>
<td>288</td>
<td>27 19</td>
<td>332</td>
<td>2 50</td>
</tr>
<tr>
<td>289 *</td>
<td></td>
<td>333</td>
<td>2 15</td>
</tr>
<tr>
<td>290</td>
<td>54 4</td>
<td>334</td>
<td>37 1</td>
</tr>
<tr>
<td>291</td>
<td>30 4</td>
<td>335</td>
<td>41 2A(new)</td>
</tr>
<tr>
<td>292 *</td>
<td></td>
<td>336</td>
<td>1 54 34</td>
</tr>
<tr>
<td>293</td>
<td>52 32</td>
<td>337</td>
<td>2 54 35</td>
</tr>
<tr>
<td>294</td>
<td>40 55</td>
<td>338</td>
<td>2 58</td>
</tr>
<tr>
<td>295</td>
<td>2 8</td>
<td>339</td>
<td>2 72</td>
</tr>
<tr>
<td>296</td>
<td>27 6</td>
<td>340</td>
<td>1-38 29 1</td>
</tr>
<tr>
<td>297 Val.</td>
<td></td>
<td>341</td>
<td>39 *</td>
</tr>
<tr>
<td>298</td>
<td>2 142</td>
<td>342</td>
<td>40 29 1</td>
</tr>
<tr>
<td>299</td>
<td>2 182</td>
<td>343</td>
<td>40 11</td>
</tr>
<tr>
<td>300</td>
<td>2 6</td>
<td>344</td>
<td>39 4</td>
</tr>
<tr>
<td>301</td>
<td>2 7</td>
<td>345</td>
<td>2 58</td>
</tr>
<tr>
<td>302</td>
<td>40 41</td>
<td>346</td>
<td>11 21</td>
</tr>
<tr>
<td>303</td>
<td>40 38</td>
<td>347</td>
<td>18 12</td>
</tr>
<tr>
<td>304</td>
<td>40 47</td>
<td>348</td>
<td>40 66A(new)</td>
</tr>
<tr>
<td>305</td>
<td>40 55</td>
<td>349</td>
<td>40 68A(new)</td>
</tr>
<tr>
<td>306</td>
<td>52 14</td>
<td>350</td>
<td>45 12</td>
</tr>
<tr>
<td>307 *</td>
<td></td>
<td>351</td>
<td>53 16A(new)</td>
</tr>
<tr>
<td>308</td>
<td>22 4</td>
<td>352</td>
<td>2 6</td>
</tr>
<tr>
<td>309</td>
<td>40 145</td>
<td>353</td>
<td>2 202</td>
</tr>
<tr>
<td>310</td>
<td>43 10</td>
<td>354</td>
<td>2 16A(new)</td>
</tr>
<tr>
<td>311</td>
<td>2 16</td>
<td>355</td>
<td>2 26</td>
</tr>
<tr>
<td>312</td>
<td>2 87</td>
<td>356</td>
<td>2 26</td>
</tr>
<tr>
<td>313</td>
<td>43 16</td>
<td>357</td>
<td>2 26</td>
</tr>
<tr>
<td>314</td>
<td>40 38</td>
<td>358</td>
<td>1-45 2 42</td>
</tr>
<tr>
<td>315</td>
<td>1 9</td>
<td>359</td>
<td>3 8</td>
</tr>
<tr>
<td>316 *</td>
<td></td>
<td>360</td>
<td>2 1A(new)</td>
</tr>
<tr>
<td>317</td>
<td>48 12</td>
<td>361</td>
<td>2 72A(new)</td>
</tr>
<tr>
<td>318</td>
<td>43 21</td>
<td>362</td>
<td>2 16A(new)</td>
</tr>
<tr>
<td>319</td>
<td>2 27</td>
<td>363</td>
<td>2 87A(new)</td>
</tr>
<tr>
<td>320</td>
<td>2 50</td>
<td>364</td>
<td>2 1C(new)</td>
</tr>
<tr>
<td>321</td>
<td>9 2</td>
<td>365</td>
<td></td>
</tr>
<tr>
<td>322</td>
<td>26 8</td>
<td>366</td>
<td></td>
</tr>
<tr>
<td>323 1, 2</td>
<td>2 50</td>
<td>367</td>
<td></td>
</tr>
<tr>
<td>3 *</td>
<td></td>
<td>368</td>
<td></td>
</tr>
<tr>
<td>4 2 50</td>
<td></td>
<td>369</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1948 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1948</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>365</td>
<td>2</td>
<td>1B(new)</td>
<td>408</td>
</tr>
<tr>
<td>366</td>
<td>22</td>
<td>1A(new)</td>
<td>409</td>
</tr>
<tr>
<td>367</td>
<td>2</td>
<td>16</td>
<td>410</td>
</tr>
<tr>
<td>368</td>
<td>2</td>
<td>5</td>
<td>411</td>
</tr>
<tr>
<td>369</td>
<td>2</td>
<td>26</td>
<td>412</td>
</tr>
<tr>
<td>370</td>
<td>2</td>
<td>60</td>
<td>413</td>
</tr>
<tr>
<td>371</td>
<td>2</td>
<td>60</td>
<td>414</td>
</tr>
<tr>
<td>372</td>
<td>2</td>
<td>16</td>
<td>415</td>
</tr>
<tr>
<td>373</td>
<td>2</td>
<td>51</td>
<td>416</td>
</tr>
<tr>
<td>374</td>
<td>2</td>
<td>73</td>
<td>417</td>
</tr>
<tr>
<td>375</td>
<td>1</td>
<td>1</td>
<td>418</td>
</tr>
<tr>
<td>376</td>
<td>1-11</td>
<td>2</td>
<td>419</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td>2</td>
<td>420</td>
</tr>
<tr>
<td></td>
<td>12</td>
<td>2</td>
<td>421</td>
</tr>
<tr>
<td>377</td>
<td>17</td>
<td>34</td>
<td>422</td>
</tr>
<tr>
<td>378</td>
<td>2</td>
<td>65</td>
<td>423</td>
</tr>
<tr>
<td>379</td>
<td>2</td>
<td>60</td>
<td>424</td>
</tr>
<tr>
<td>380</td>
<td>2</td>
<td>60</td>
<td>425</td>
</tr>
<tr>
<td>381</td>
<td>2</td>
<td>80</td>
<td>426</td>
</tr>
<tr>
<td>382</td>
<td>2</td>
<td>1A(new)</td>
<td>427</td>
</tr>
<tr>
<td>383</td>
<td>26</td>
<td>9</td>
<td>428</td>
</tr>
<tr>
<td>384</td>
<td>2</td>
<td>8</td>
<td>429</td>
</tr>
<tr>
<td>385</td>
<td>2</td>
<td>32</td>
<td>430</td>
</tr>
<tr>
<td>386</td>
<td>40</td>
<td>175</td>
<td>431</td>
</tr>
<tr>
<td>387</td>
<td>26</td>
<td>9</td>
<td>432</td>
</tr>
<tr>
<td>388</td>
<td>3</td>
<td>7</td>
<td>433</td>
</tr>
<tr>
<td>389</td>
<td>2</td>
<td>1A(new)</td>
<td>434</td>
</tr>
<tr>
<td>390</td>
<td>2</td>
<td>16</td>
<td>435</td>
</tr>
<tr>
<td>391</td>
<td>42</td>
<td>6</td>
<td>436</td>
</tr>
<tr>
<td>392</td>
<td>43</td>
<td>6</td>
<td>437</td>
</tr>
<tr>
<td>393</td>
<td>43</td>
<td>6</td>
<td>438</td>
</tr>
<tr>
<td>394</td>
<td>2</td>
<td>8A(new)</td>
<td>439</td>
</tr>
<tr>
<td>395</td>
<td>40</td>
<td>46</td>
<td>440</td>
</tr>
<tr>
<td>396</td>
<td>*</td>
<td></td>
<td>441</td>
</tr>
<tr>
<td>397</td>
<td>40</td>
<td>62</td>
<td>442</td>
</tr>
<tr>
<td>398</td>
<td>30</td>
<td>4</td>
<td>443</td>
</tr>
<tr>
<td>399</td>
<td>40</td>
<td>41</td>
<td>444</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
TABLE OF ALLOCATION OF 1948 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter  Sec. Title Chapter</td>
<td>Chapter  Sec. Title Chapter</td>
</tr>
<tr>
<td>444  16,17  9  13</td>
<td>451  27  6</td>
</tr>
<tr>
<td>18-27  26  1A(new)</td>
<td>452  27  6</td>
</tr>
<tr>
<td>445  52  16A(new)</td>
<td>453  26  2B(new)</td>
</tr>
<tr>
<td>446  34  1A(new)</td>
<td>454  27  23(new)</td>
</tr>
<tr>
<td>447  4  1</td>
<td>455  17  34</td>
</tr>
<tr>
<td>448  1-13  13  1B(new)</td>
<td>456  40  26A(new)</td>
</tr>
<tr>
<td>14,15  13  12</td>
<td>457  38  23</td>
</tr>
<tr>
<td>16-38  13  1B(new)</td>
<td>458  4  12</td>
</tr>
<tr>
<td>39  23  1</td>
<td>459  54  10A(new)</td>
</tr>
<tr>
<td>40,41  13  1B(new)</td>
<td>460  27  15</td>
</tr>
<tr>
<td>42  23  2</td>
<td>461  27  7A(new)</td>
</tr>
<tr>
<td>43  23  3</td>
<td>462  17  22</td>
</tr>
<tr>
<td>44-66  23  4</td>
<td>463  &quot;</td>
</tr>
<tr>
<td>67-72  23  5</td>
<td>464  40  55</td>
</tr>
<tr>
<td>73  23  6</td>
<td>465  43  13</td>
</tr>
<tr>
<td>74-76  23  8</td>
<td>466  11  22</td>
</tr>
<tr>
<td>77-89  23  10</td>
<td>467  17  45</td>
</tr>
<tr>
<td>90-121  13  1B(new)</td>
<td>468  34  15</td>
</tr>
<tr>
<td>121  12  9</td>
<td>469  43  21</td>
</tr>
<tr>
<td>122,123  13  1B(new)</td>
<td>470  18  13</td>
</tr>
<tr>
<td>449  43  18</td>
<td>471  43  12</td>
</tr>
<tr>
<td>450  43  18A(new)</td>
<td>472  23  5</td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
## SCHEDULE 12

### TABLE OF ALLOCATION OF 1949 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws 1949</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1949</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
<td>Chapter Sec. Title Chapter</td>
</tr>
<tr>
<td>1</td>
<td>40</td>
<td>75</td>
<td>30</td>
</tr>
<tr>
<td>2</td>
<td>Val.</td>
<td></td>
<td>31</td>
</tr>
<tr>
<td>3 *</td>
<td></td>
<td></td>
<td>32</td>
</tr>
<tr>
<td>4</td>
<td>55</td>
<td>14F(new)</td>
<td>33</td>
</tr>
<tr>
<td>5</td>
<td>55</td>
<td>14G(new)</td>
<td>34</td>
</tr>
<tr>
<td>6</td>
<td>52</td>
<td>91(new)</td>
<td>35</td>
</tr>
<tr>
<td>7</td>
<td>57</td>
<td>1</td>
<td>36</td>
</tr>
<tr>
<td>8</td>
<td>52</td>
<td>18A(new)</td>
<td>37</td>
</tr>
<tr>
<td>9</td>
<td>2</td>
<td>8</td>
<td>38</td>
</tr>
<tr>
<td>10 *</td>
<td></td>
<td></td>
<td>39</td>
</tr>
<tr>
<td>11</td>
<td>18</td>
<td>25</td>
<td>40</td>
</tr>
<tr>
<td>12</td>
<td>16</td>
<td>19</td>
<td>41</td>
</tr>
<tr>
<td>13</td>
<td>18</td>
<td>7</td>
<td>42 *</td>
</tr>
<tr>
<td>14</td>
<td>52</td>
<td>9J(new)</td>
<td>43</td>
</tr>
<tr>
<td>15</td>
<td>40</td>
<td>75</td>
<td>44</td>
</tr>
<tr>
<td>16</td>
<td>Val.</td>
<td></td>
<td>45</td>
</tr>
<tr>
<td>17</td>
<td>2</td>
<td>58</td>
<td>46</td>
</tr>
<tr>
<td>18</td>
<td>1-6</td>
<td>2</td>
<td>196A(new)</td>
</tr>
<tr>
<td>6</td>
<td>2</td>
<td>196</td>
<td>48</td>
</tr>
<tr>
<td>19</td>
<td>52</td>
<td>7</td>
<td>49</td>
</tr>
<tr>
<td>20</td>
<td>2</td>
<td>192</td>
<td>50</td>
</tr>
<tr>
<td>21</td>
<td>41</td>
<td>1</td>
<td>51</td>
</tr>
<tr>
<td>22</td>
<td>41</td>
<td>1</td>
<td>52</td>
</tr>
<tr>
<td>23</td>
<td>18</td>
<td>13</td>
<td>53</td>
</tr>
<tr>
<td>24</td>
<td>1</td>
<td>19</td>
<td>54</td>
</tr>
<tr>
<td>25</td>
<td>2-5</td>
<td>19</td>
<td>55</td>
</tr>
<tr>
<td>6</td>
<td>19</td>
<td>14</td>
<td>56</td>
</tr>
<tr>
<td>26</td>
<td>19</td>
<td>23</td>
<td>57</td>
</tr>
<tr>
<td>27</td>
<td>52</td>
<td>14</td>
<td>58</td>
</tr>
<tr>
<td>28</td>
<td>43</td>
<td>14</td>
<td>59</td>
</tr>
<tr>
<td>29</td>
<td>54</td>
<td>15</td>
<td>60</td>
</tr>
<tr>
<td>30</td>
<td>18</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>2</td>
<td>29</td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>2</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>30</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>40</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>2</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>2</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>23</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>27</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>41</td>
<td>27</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>42</td>
<td>*</td>
<td></td>
<td>43</td>
</tr>
<tr>
<td>44</td>
<td>17</td>
<td>9A(new)</td>
<td>45</td>
</tr>
<tr>
<td>46</td>
<td>17</td>
<td>9A(new)</td>
<td>47</td>
</tr>
<tr>
<td>48</td>
<td>18</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>49</td>
<td>36</td>
<td>2(new)</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>18</td>
<td>20A(new)</td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>45</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>45</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>53</td>
<td>19</td>
<td>56</td>
<td></td>
</tr>
<tr>
<td>54</td>
<td>19</td>
<td>56</td>
<td></td>
</tr>
<tr>
<td>55</td>
<td>17</td>
<td>9A(new)</td>
<td></td>
</tr>
<tr>
<td>56</td>
<td>17</td>
<td>9A(new)</td>
<td></td>
</tr>
<tr>
<td>57</td>
<td>17</td>
<td>9A(new)</td>
<td></td>
</tr>
<tr>
<td>58</td>
<td>17</td>
<td>12A(new)</td>
<td></td>
</tr>
<tr>
<td>59</td>
<td>17</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>60</td>
<td>39</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>61</td>
<td>40</td>
<td>60</td>
<td></td>
</tr>
<tr>
<td>62</td>
<td>40</td>
<td>46</td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>43</td>
<td>14</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
<table>
<thead>
<tr>
<th>Pamphlet Laws</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>64</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>65</td>
<td>45</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>66</td>
<td>18</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>67</td>
<td>40</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>68</td>
<td>11</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>52</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>72</td>
<td>*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>73</td>
<td>17</td>
<td>12A(new)</td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>2</td>
<td>182</td>
<td></td>
</tr>
<tr>
<td>75</td>
<td>12</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td>76</td>
<td>40</td>
<td>41</td>
<td></td>
</tr>
<tr>
<td>77</td>
<td>2</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>78</td>
<td>40</td>
<td>48</td>
<td></td>
</tr>
<tr>
<td>79</td>
<td>40</td>
<td>23</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>2</td>
<td>8A(new)</td>
<td></td>
</tr>
<tr>
<td>81</td>
<td>32</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>82</td>
<td>2</td>
<td>8A(new)</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>3</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>84</td>
<td>2</td>
<td>182</td>
<td></td>
</tr>
<tr>
<td>85</td>
<td>54</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>86</td>
<td>App. A</td>
<td>9</td>
<td></td>
</tr>
<tr>
<td>87</td>
<td>Val.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>88</td>
<td>40</td>
<td>36A(new)</td>
<td></td>
</tr>
<tr>
<td>89</td>
<td>1</td>
<td>26</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>*</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>26</td>
<td>9</td>
</tr>
<tr>
<td>90</td>
<td>43</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>91</td>
<td>14</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>92</td>
<td>3</td>
<td>16</td>
<td></td>
</tr>
<tr>
<td>93</td>
<td>45</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>94</td>
<td>26</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>1</td>
<td>54</td>
<td>42</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>54</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>54</td>
<td>43</td>
</tr>
<tr>
<td></td>
<td>4, 5</td>
<td>54</td>
<td>44</td>
</tr>
<tr>
<td>96</td>
<td>18</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>97</td>
<td>18</td>
<td>24</td>
<td></td>
</tr>
<tr>
<td>98</td>
<td>40</td>
<td>54</td>
<td></td>
</tr>
<tr>
<td>99</td>
<td>38</td>
<td>22</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>40</td>
<td>47</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>13</td>
<td>14A(new)</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>39</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>2</td>
<td>7</td>
<td></td>
</tr>
</tbody>
</table>

* Omitted from Table as not being general or permanent legislation.
Val. Indicates validating act listed in Schedule 14 following.
### TABLE OF ALLOCATION OF 1949 STATUTES

<table>
<thead>
<tr>
<th>Pamphlet Laws Allocation in Pamphlet Laws Allocation in Table of Contents</th>
<th>Pamphlet Laws Allocation in Pamphlet Laws Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
</tr>
<tr>
<td>148</td>
<td>46</td>
</tr>
<tr>
<td>149</td>
<td>43</td>
</tr>
<tr>
<td>150</td>
<td>18</td>
</tr>
<tr>
<td>151</td>
<td>18</td>
</tr>
<tr>
<td>152</td>
<td>40</td>
</tr>
<tr>
<td>153</td>
<td>40</td>
</tr>
<tr>
<td>154</td>
<td>43</td>
</tr>
<tr>
<td>155</td>
<td>2</td>
</tr>
<tr>
<td>156</td>
<td>17</td>
</tr>
<tr>
<td>157</td>
<td>40</td>
</tr>
<tr>
<td>158</td>
<td>17</td>
</tr>
<tr>
<td>159</td>
<td>Val.</td>
</tr>
<tr>
<td>160</td>
<td>40</td>
</tr>
<tr>
<td>161</td>
<td>9</td>
</tr>
<tr>
<td>162</td>
<td>17</td>
</tr>
<tr>
<td>163</td>
<td>2</td>
</tr>
<tr>
<td>164</td>
<td>2</td>
</tr>
<tr>
<td>165</td>
<td>Val.</td>
</tr>
<tr>
<td>166</td>
<td>40</td>
</tr>
<tr>
<td>167</td>
<td>27</td>
</tr>
<tr>
<td>168</td>
<td>13</td>
</tr>
<tr>
<td>169</td>
<td>43</td>
</tr>
<tr>
<td>170</td>
<td>45</td>
</tr>
<tr>
<td>171</td>
<td>14</td>
</tr>
<tr>
<td>172</td>
<td>54</td>
</tr>
<tr>
<td>173</td>
<td>2</td>
</tr>
<tr>
<td>174</td>
<td>4</td>
</tr>
<tr>
<td>175</td>
<td>27</td>
</tr>
<tr>
<td>176</td>
<td>27</td>
</tr>
<tr>
<td>177</td>
<td>54</td>
</tr>
<tr>
<td>178</td>
<td>43</td>
</tr>
<tr>
<td>179</td>
<td>*</td>
</tr>
<tr>
<td>180</td>
<td>17</td>
</tr>
<tr>
<td>181</td>
<td>43</td>
</tr>
<tr>
<td>182</td>
<td>1-10</td>
</tr>
<tr>
<td>183</td>
<td>10</td>
</tr>
<tr>
<td>184</td>
<td>11</td>
</tr>
<tr>
<td>185</td>
<td>3</td>
</tr>
<tr>
<td>186</td>
<td>55</td>
</tr>
<tr>
<td>187</td>
<td>55</td>
</tr>
<tr>
<td>188</td>
<td>55</td>
</tr>
<tr>
<td>189</td>
<td>Val.</td>
</tr>
<tr>
<td>190</td>
<td>39</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
### Table of Allocation of 1949 Statutes

<table>
<thead>
<tr>
<th>Pamphlet Laws 1949</th>
<th>Allocation in Table of Contents</th>
<th>Pamphlet Laws 1949</th>
<th>Allocation in Table of Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chapter</td>
<td>Sec.</td>
<td>Title</td>
<td>Chapter</td>
</tr>
<tr>
<td>233</td>
<td>54</td>
<td>10A(new)</td>
<td>271</td>
</tr>
<tr>
<td>237</td>
<td>3</td>
<td>17</td>
<td>272</td>
</tr>
<tr>
<td>238</td>
<td>2</td>
<td>82</td>
<td>273</td>
</tr>
<tr>
<td>239</td>
<td>54</td>
<td>10C(new)</td>
<td>274</td>
</tr>
<tr>
<td>240</td>
<td>*</td>
<td></td>
<td>275</td>
</tr>
<tr>
<td>241</td>
<td>17</td>
<td>9A(new)</td>
<td>276</td>
</tr>
<tr>
<td>242</td>
<td>40</td>
<td>55</td>
<td>277</td>
</tr>
<tr>
<td>243</td>
<td>17</td>
<td>9A(new)</td>
<td>278</td>
</tr>
<tr>
<td>244</td>
<td>18</td>
<td>5</td>
<td>279</td>
</tr>
<tr>
<td>245</td>
<td>9</td>
<td>2</td>
<td>280</td>
</tr>
<tr>
<td>246</td>
<td>17</td>
<td>9A(new)</td>
<td>281</td>
</tr>
<tr>
<td>247</td>
<td>44</td>
<td>7</td>
<td>282</td>
</tr>
<tr>
<td>248</td>
<td>17</td>
<td>24</td>
<td>283</td>
</tr>
<tr>
<td>249</td>
<td>4</td>
<td>12</td>
<td>284</td>
</tr>
<tr>
<td>250</td>
<td>39</td>
<td>4</td>
<td>285</td>
</tr>
<tr>
<td>251</td>
<td>53</td>
<td>5</td>
<td>286</td>
</tr>
<tr>
<td>252</td>
<td>40</td>
<td>72</td>
<td>287</td>
</tr>
<tr>
<td>253</td>
<td>34</td>
<td>6</td>
<td>288</td>
</tr>
<tr>
<td>254</td>
<td>2</td>
<td>71</td>
<td>289</td>
</tr>
<tr>
<td>255</td>
<td>33</td>
<td>1</td>
<td>290</td>
</tr>
<tr>
<td>256</td>
<td>40</td>
<td>37</td>
<td>291</td>
</tr>
<tr>
<td>257</td>
<td>1, 4</td>
<td>2</td>
<td>1B(new)</td>
</tr>
<tr>
<td>258</td>
<td>39</td>
<td>3</td>
<td>293</td>
</tr>
<tr>
<td>259</td>
<td>*</td>
<td></td>
<td>294</td>
</tr>
<tr>
<td>260</td>
<td>43</td>
<td>6</td>
<td>295</td>
</tr>
<tr>
<td>261</td>
<td>40</td>
<td>56</td>
<td>296</td>
</tr>
<tr>
<td>262</td>
<td>43</td>
<td>12</td>
<td>297</td>
</tr>
<tr>
<td>263</td>
<td>2</td>
<td>182</td>
<td>298</td>
</tr>
<tr>
<td>264</td>
<td>2</td>
<td>1B(new)</td>
<td>299</td>
</tr>
<tr>
<td>265</td>
<td>2</td>
<td>1A(new)</td>
<td>300</td>
</tr>
<tr>
<td>266</td>
<td>27</td>
<td>6</td>
<td>301</td>
</tr>
<tr>
<td>267</td>
<td>40</td>
<td>52A(new)</td>
<td>302</td>
</tr>
<tr>
<td>268</td>
<td>40</td>
<td>60</td>
<td>303</td>
</tr>
<tr>
<td>269</td>
<td>2</td>
<td>8</td>
<td>304</td>
</tr>
<tr>
<td>270</td>
<td>40</td>
<td>171</td>
<td>305</td>
</tr>
<tr>
<td>272</td>
<td>40</td>
<td>60</td>
<td>306</td>
</tr>
<tr>
<td>273</td>
<td>2</td>
<td>58</td>
<td>307</td>
</tr>
<tr>
<td>274</td>
<td>34</td>
<td>3A(new)</td>
<td>308</td>
</tr>
</tbody>
</table>

*Omitted from Table as not being general or permanent legislation.

Val. Indicates validating act listed in Schedule 14 following.
SCHEDULE 13

TABLE OF NUMBERED SECTIONS ADDED TO REVISED STATUTES (1937)

<table>
<thead>
<tr>
<th>Sections added</th>
<th>Act by which added</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title 2.</td>
<td></td>
</tr>
<tr>
<td>2:9-1a</td>
<td>1938, c. 270</td>
</tr>
<tr>
<td>2:9-1b</td>
<td>1938, c. 270</td>
</tr>
<tr>
<td>2:149-7</td>
<td>1938, c. 337</td>
</tr>
<tr>
<td>2:181-11</td>
<td>1939, c. 34</td>
</tr>
<tr>
<td>Title 15.</td>
<td></td>
</tr>
<tr>
<td>15:2-5</td>
<td>1939, c. 240</td>
</tr>
<tr>
<td>15:2-6</td>
<td>1939, c. 240</td>
</tr>
<tr>
<td>15:2-7</td>
<td>1939, c. 240</td>
</tr>
<tr>
<td>15:2-8</td>
<td>1939, c. 240</td>
</tr>
<tr>
<td>15:2-9</td>
<td>1939, c. 240</td>
</tr>
<tr>
<td>15:15-2</td>
<td>1944, c. 237</td>
</tr>
<tr>
<td>Title 17.</td>
<td></td>
</tr>
<tr>
<td>17:6-58.1</td>
<td>1939, c. 162</td>
</tr>
<tr>
<td>17:12-87.1</td>
<td>1939, c. 130</td>
</tr>
<tr>
<td>17:12-109.1</td>
<td>1939, c. 122</td>
</tr>
<tr>
<td>17:16-3.1</td>
<td>1939, c. 123</td>
</tr>
<tr>
<td>17:16-3.2</td>
<td>1939, c. 123</td>
</tr>
<tr>
<td>17:27-5A</td>
<td>1938, c. 259</td>
</tr>
<tr>
<td>Title 20.</td>
<td></td>
</tr>
<tr>
<td>20:1-36</td>
<td>1938, c. 21</td>
</tr>
<tr>
<td>Title 24.</td>
<td></td>
</tr>
<tr>
<td>24:1-4</td>
<td>1939, c. 320</td>
</tr>
<tr>
<td>24:4-12</td>
<td>1939, c. 320</td>
</tr>
<tr>
<td>24:5-11.1</td>
<td>1939, c. 320</td>
</tr>
<tr>
<td>24:5-18.1</td>
<td>1939, c. 320</td>
</tr>
<tr>
<td>24:5-18.2</td>
<td>1939, c. 320</td>
</tr>
<tr>
<td>24:6A-1</td>
<td>1939, c. 320</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sections added</th>
<th>Act by which added</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title 26.</td>
<td></td>
</tr>
<tr>
<td>26:2-62</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-63</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-64</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-65</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-66</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-67</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-68</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-69</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-70</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-71</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-72</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-73</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-74</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-75</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-76</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-77</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-78</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-79</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>26:2-80</td>
<td>1939, c. 261</td>
</tr>
<tr>
<td>Title 29.</td>
<td></td>
</tr>
<tr>
<td>40:1-16.1</td>
<td>1940, c. 252</td>
</tr>
<tr>
<td>40:2-60</td>
<td>1938, c. 2</td>
</tr>
<tr>
<td>40:37-156A</td>
<td>1939, c. 44</td>
</tr>
<tr>
<td>40:37-201.1</td>
<td>1939, c. 360</td>
</tr>
<tr>
<td>40:171-106A</td>
<td>1938, c. 353</td>
</tr>
<tr>
<td>40:174-147A</td>
<td>1938, c. 410</td>
</tr>
<tr>
<td>Title 43.</td>
<td></td>
</tr>
<tr>
<td>43:16-13</td>
<td>1938, c. 252</td>
</tr>
</tbody>
</table>
### Title 45

<table>
<thead>
<tr>
<th>Sections added</th>
<th>Act by which added</th>
</tr>
</thead>
<tbody>
<tr>
<td>45:4A-26.1</td>
<td>1933, c. 75</td>
</tr>
<tr>
<td>45:9-5.1</td>
<td>1933, c. 115</td>
</tr>
<tr>
<td>45:9-14.3</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.4</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.5</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.6</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.7</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.8</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.9</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-14.10</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:9-27.1</td>
<td>1938, c. 115</td>
</tr>
<tr>
<td>45:16-8.1</td>
<td>1942, c. 228</td>
</tr>
</tbody>
</table>

### Title 54

<table>
<thead>
<tr>
<th>Sections added</th>
<th>Act by which added</th>
</tr>
</thead>
<tbody>
<tr>
<td>54:4-122</td>
<td>1938, c. 16</td>
</tr>
<tr>
<td>54:44-2.1</td>
<td>1938, c. 319</td>
</tr>
<tr>
<td>54:45-7</td>
<td>1938, c. 319</td>
</tr>
</tbody>
</table>

### Title 55

<table>
<thead>
<tr>
<th>Sections added</th>
<th>Act by which added</th>
</tr>
</thead>
<tbody>
<tr>
<td>55:14A-1</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-2</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-3</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-4</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-5</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-6</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-7</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-8</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-9</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-10</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-11</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-12</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-13</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-14</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-15</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-16</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-17</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-18</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-19</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-20</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-21</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-22</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-23</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-24</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-25</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14A-26</td>
<td>1938, c. 19</td>
</tr>
<tr>
<td>55:14B-1</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-2</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-3</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-4</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-5</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-6</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-7</td>
<td>1938, c. 20</td>
</tr>
<tr>
<td>55:14B-8</td>
<td>1938, c. 20</td>
</tr>
</tbody>
</table>
SCHEDULE 14

TABLE OF PUBLIC VALIDATING ACTS ENACTED SINCE ENACTMENT OF REVISED STATUTES (DECEMBER 20, 1937)

Title 2. ADMINISTRATION OF CIVIL AND CRIMINAL JUSTICE.

Absent defendant proceedings .................................................. 1947, c. 318
Decrees ......................................................................................... 1947, c. 222
Judgments, warrants of satisfaction of ........................................ 1941, c. 256
Justices of peace, defective elections ............................................ 1938, c. 270
Judicial sales ..............................................................................
1938, c. 62
1938, c. 171
1939, c. 54
1940, c. 41
1940, c. 106
1941, c. 24
1941, c. 380
1941, c. 403
1942, c. 204
1944, c. 91
1945, c. 150
1946, c. 41
1946, c. 305
1947, c. 22
1948, c. 272
1948, c. 432
1949, c. 150

Service of process ...................................................................... 1947, c. 284

Title 3. ADMINISTRATION OF ESTATES—DECEDETS AND OTHERS.

Foreign wills ..............................................................................
1947, c. 70
1948, c. 265

Sales of land by fiduciaries ...........................................................
1938, c. 141
1938, c. 325
1938, c. 347
1941, c. 49
1946, c. 102

423
SCHEDULE OF PUBLIC VALIDATING ACTS

Title 8. CEMETERIES.
Incorporation, action, etc., of certain rural cemetery associations ......................................................... 1941, c. 362

Title 9. CHILDREN—JUVENILE AND DOMESTIC RELATIONS COURTS.
Adoptions validated ............................................................... 1943, c. 50
Bastardy proceedings ............................................................ 1943, c. 51

Title 12. COMMERCE AND NAVIGATION.
Pompey Creek Channel ........................................................ 1949, c. 42

Title 14. CORPORATIONS, GENERAL.
Acknowledgments, affidavits and other writings by officers ........................................................................ 1939, c. 118
Conveyances, mortgages, assignments, discharges, re­leases, postponements, etc., by, for and to corporations, see under Title 46, this Schedule.
Defective organization and incorporation ........................................... 1939, c. 70
Leases ...................................................................................... 1944, c. 1

Title 15. CORPORATIONS AND ASSOCIATIONS NOT FOR PROFIT.
Merger, certain charitable corporations .................................. 1948, c. 287

Title 16. CORPORATIONS AND ASSOCIATIONS, RELIGIOUS.
Conveyances ........................................................................... 1947, c. 29

Title 17. CORPORATIONS AND INSTITUTIONS FOR FINANCE AND INSURANCE.
Banks, trust companies and savings banks, amendments, etc., to charters, etc. ................................. 1944, c. 25, s. 2
Banks and trust companies, procedure for reviving corporate existence; certain cases ................................................. 1940, c. 232
1940, c. 232 repealed 1948, c. 67, ss. 336, 343
Commissioner of Banking and Insurance, action as to mortgage guaranty companies, etc. ......................... 1938, c. 212
Mortgage foreclosures, building and loan association in dissolution ..................................................... 1948, c. 173
SCHEDULE OF PUBLIC VALIDATING ACTS

Title 18. EDUCATION.
Conveyances, school districts .................................................... 1947, c. 38
Deductions from salaries for hospital service or group
insurance plan ............................................................................ 1940, c. 47
Oaths, etc., taken by district clerks of boards of education, see under Title 41, this Schedule.
Proceedings and bonds, school districts .................................... 1937, c. 190
1937, c. 193
1938, c. 228
1938, c. 405
1938, c. 412
1938, c. 415
1938, c. 416
1939, c. 48
1939, c. 96
1939, c. 112
1939, c. 337
1940, c. 112
1945, c. 209
1947, c. 9
1947, c. 137
1948, c. 49
1948, c. 233
1949, c. 87
1949, c. 287
1949, c. 290

Title 32. INTERSTATE AND PORT AUTHORITIES AND COMMISSIONS.
Conveyances by Port of New York Authority .................... 1939, c. 35

Title 33. INTOXICATING LIQUORS.
Licenses, sixth-class counties ................................................ 1940, c. 1

Title 34. LABOR AND WORKMEN'S COMPENSATION.
Workmen's Compensation Funds ..................................... 1945, c. 10, s. 3

Title 37. MARRIAGES AND MARRIED PERSONS.
Conveyances by married women and by husband and wife, see under
Title 46, this schedule.
Contracts by married women ............................................ 1945, c. 130, s. 2
Marriages ................................................................. 1942, c. 58
1947, c. 215

425
SCHEDULE OF PUBLIC VALIDATING ACTS

Title 38. MILITIA—SOLDIERS, SAILORS AND MARINES.
Veterans loans, etc. 1947, c. 188
1949, c. 155

Title 40. MUNICIPALITIES AND COUNTIES.
Appropriations and expenditures 1942, c. 350
1945, c. 118
Borough referendum 1946, c. 277
City contracts for swimming pools 1938, c. 99
Commission government, election, proceedings 1949, c. 16
Counties, conveyances 1946, c. 4
County bonds, notes 1938, c. 237
County payments to Junior College 1940, c. 66
1941, c. 43
Health purposes, obligations issued for 1939, c. 336
1938, c. 117
1938, c. 199
1938, c. 378
1939, c. 90
1939, c. 159
1939, c. 359
1940, c. 79
1940, c. 114
1940, c. 115
1940, c. 255
1941, c. 128
1946, c. 9
1948, c. 426
Municipal budgets 1938, c. 42
1938, c. 351
1940, c. 75
1941, c. 72
1942, c. 91
1944, c. 60
1945, c. 18
Municipal employees, deductions from salaries of, for 1941, c. 133
hospital service plans
Municipal ordinances 1938, c. 222
1939, c. 163
1938, c. 372
1941, c. 59
1942, c. 311

426
SCHEDULE OF PUBLIC VALIDATING ACTS

Municipal purchases, sales and exchanges of lands .......... 1938, c. 63
  1939, c. 67
  1939, c. 154
  1939, c. 298
  1939, c. 371
  1940, c. 42
  1941, c. 186
  1942, c. 128
  1942, c. 293
  1944, c. 80
  1944, c. 161
  1945, c. 243
  1947, c. 298:
  1947, c. 366:
  1948, c. 81
  1948, c. 297
  1949, c. 189

Parking areas, acquisition and improvement thereof ...... 1942, c. 138

Public libraries, establishment of ............................................ 1948, c. 231

Sheriffs bonds ................................................................................ 1940, c. 87

Sewerage districts incorporated under P. L. 1939, c. 269... 1940, c. 48
  1940, c. 49

Township committeemen, election ............................................ 1949, c. 2

Vacation of streets, etc. ............................................................... 1943, c. 161
  1948, c. 236

Title 41. OATHS AND AFFIDAVITS.

Affidavits, etc., taken by Commissioners of Deeds and notaries public, Masters in Chancery and attorneys-at-law, see under Title 52, this Schedule.

Affidavits, etc., taken by corporate officers, see under Title 14, this Schedule.

Affidavits, etc., taken by Masters in Chancery since September 15, 1948 .......................................................... 1949, c. 118

District clerks, boards of education, oaths and affidavits taken by .......................................................... 1939, c. 155
Title 44. POOR.

State Municipal Aid Administration .......................... 1942, c. 340, s. 3

Title 46. PROPERTY.

Acknowledgments, etc., taken by Masters in Chancery, attorneys-at-law, Commissioners of Deeds and notaries public, see under Title 52, this Schedule.

Acknowledgments, affidavits, etc., taken by corporate officers, see under Title 14, this Schedule.

Affidavits, etc., taken by Masters in Chancery since September 15, 1948, see under Title 41, this Schedule.

Conveyances, mortgages and assignments, discharges, releases and postponements thereof, corporate and individual, real and personal property

1938, c. 3
1938, c. 148
1938, c. 241
1938, c. 320
1938, c. 411
1939, c. 118
1939, c. 178
1939, c. 179
1939, c. 214
1939, c. 375
1940, c. 38
1940, c. 107
1940, c. 180
1941, c. 5
1941, c. 53
1941, c. 66
1941, c. 176
1941, c. 322
1942, c. 32
1942, c. 33
1942, c. 59
1942, c. 85
1943, c. 3
1943, c. 25
1943, c. 29
1943, c. 30
1943, c. 108
1943, c. 167
1943, c. 168
1944, c. 2
1944, c. 50
1944, c. 117
1944, c. 135
1944, c. 176, s. 2
1944, c. 244

428
SCHEDULE OF PUBLIC VALIDATING ACTS

1945, c. 41
1945, c. 182
1945, c. 236
1945, c. 249
1945, c. 298
1947, c. 24
1947, c. 187
1947, c. 368
1948, c. 64
1948, c. 128
1948, c. 172
1948, c. 194
1948, c. 420

Deeds to and by Methodist Church of Avon-By-The Sea,
see Schedule 16, “Conveyances validated, etc.”

Title transfer, etc., friendly or enemy aliens ..................... 1949, c. 215

Title 52. STATE GOVERNMENT, DEPARTMENTS
AND OFFICERS.

Acknowledgments, proofs, affidavits, etc., taken by Mas-
ters in Chancery, attorneys-at-law, Commissioners of
Deeds or notaries public .................................................. 1939, c. 178
1939, c. 179
1942, c. 321

Title 54. TAXATION.

Assignment of tax, etc., sale certificates .......................... 1938, c. 301
1939, c. 215

Fees on filing petition of appeals .................................. 1943, c. 62
1947, c. 265

Foreclosure, tax, etc., lien certificates ............................ 1938, c. 263
1939, c. 169
1939, c. 260
1941, c. 18
1941, c. 87
1941, c. 175
1942, c. 34
1942, c. 63
1942, c. 88
1942, c. 141
1942, c. 338
1945, c. 134
1946, c. 173

Public utility excise taxes, levy and apportionment ............ 1940, c. 2
1940, c. 3

429
SCHEDULE OF PUBLIC VALIDATING ACTS

Sales of lands for taxes, etc. ........................................ 1938, c. 251
1939, c. 185
1939, c. 194
1939, c. 199
1940, c. 241
1941, c. 120
1946, c. 163
1946, c. 164
1948, c. 90
1948, c. 164
1948, c. 418

Tax and municipal lien searches .................................... 1938, c. 292

Title 55. TENEMENT HOUSES AND PUBLIC HOUSING.

Local Housing Authorities ........................................... 1939, c. 187
1941, c. 98
1941, c. 213
1943, c. 169
| **SCHEDULE 15**  
| **TEMPORARY AND EXECUTED ACTS**  
| **(1938-1949)**  

| **Agriculture, awards** | 1943, c. 213 |
| **Air pollution, effect upon animal and plant life, study** | 1946, c. 137 |
| **Budgets, county and municipal, municipal, and school district** | 1938, c. 1  
1938, c. 93  
1938, c. 413  
1938, c. 417  
1939, c. 11  
1939, c. 16  
1939, c. 18  
1939, c. 21  
1939, c. 31  
1939, c. 39  
1939, c. 43  
1940, c. 6  
1940, c. 9  
1940, c. 11  
1940, c. 263  
1941, c. 1  
1941, c. 7  
1941, c. 12  
1941, c. 156  
1942, c. 9  
1942, c. 12  
1943, c. 5  
1944, c. 17  
1945, c. 16  
1945, c. 30  
1946, c. 2  
1947, c. 3  
1947, c. 4  
1948, c. 30 |
| **Cape May County, canal** | 1942, c. 186 |
| **Chambers, Justices of New Supreme Court** | 1948, c. 180 |
| **Civil Service, Deputy Commissioner of Labor** | 1943, c. 196 |
| **Civil service, provisional and temporary employees** | 1947, c. 182 |
TEMPORARY AND EXECUTED ACTS

Condemned cattle, compensation for in certain cases .......................................................... 1940, c. 110
Commission to study State personnel ................................................................. 1943, c. 162
1944, c. 4
Constitutional amendments, submission .............................................................. 1938, c. 422
Constitution, Revised ............................................................................. 1943, c. 217
1944, c. 92
Constitutional convention, authorized ............................................................... 1947, c. 8
Counties, contributions, certain local public improvements .................................................. 1946, c. 35
Counties, tax loss, distribution to ........................................................................ 1945, c. 166
1947, c. 13
County Park Commission, sale of lands; certain circumstances ........................................ 1941, c. 229
Defense Training Survey Commission ............................................................... 1941, c. 311
Delaware and Raritan Canal Commission, continued .................................................. 1938, c. 34
Delaware River Joint Toll Bridge Commission employees, additional compensation .................. 1942, c. 290
Delaware River Joint Commission, plans for promotion of river ........................................ 1947, c. 281
Election, additional funds .................................................................................. 1945, c. 303
Elections, military service voting ....................................................................... 1947, c. 12
Elections, registration of veterans, etc. ................................................................ 1946, c. 122
Elections, term for filing nominating petitions for primary ........................................... 1947, c. 11
Employees, county, municipal, school district, etc., extra compensation .......................... 1941, c. 404
1943, c. 31
1944, c. 6
1945, c. 245
1946, c. 23
1946, c. 193
1947, c. 23
1947, c. 273
1948, c. 18
1949, c. 205
Employees, certain, city boards of education, retirement on pension .............................. 1948, c. 292
1948, c. 423
<table>
<thead>
<tr>
<th><strong>TEMPORARY AND EXECUTED ACTS</strong></th>
</tr>
</thead>
</table>
| **Employees, State, extra compensation and transfers** | 1942, c. 118  
 | | 1942, c. 275  
 | | 1942, c. 280  
 | | 1944, c. 119  
 | | 1945, c. 51, s. 13  
 | | 1945, c. 91  
 | | 1946, c. 151  
 | | 1947, c. 389  |
| **Employees, State, length of service increment** | 1946, c. 150  
 | | 1947, c. 150  
 | | 1947, c. 42  
 | | 1947, c. 183  
 | | 1947, c. 204  
 | | 1948, c. 307  |
| **Enrollers, certain, Chancery, assignment to other duties** | 1947, c. 228, s. 4  
 | | 1940, c. 86  
 | | 1940, c. 226  
 | | 1945, c. 108  |
| **Excise taxes, payment of** | 1940, c. 86  
 | | 1940, c. 226  
 | | 1940, c. 86  
 | | 1940, c. 226  |
| **Fraternal Associations and Societies, conveyances to** | 1945, c. 108  
 | | 1945, c. 108  
 | | 1945, c. 108  
 | | 1945, c. 108  
 | | 1945, c. 108  |
| **Freight, claims for paid** | 1940, c. 258  
 | | 1940, c. 258  
 | | 1940, c. 258  
 | | 1940, c. 258  |
| **Good Will Commission, abolished** | 1945, c. 170  
 | | 1945, c. 170  
 | | 1945, c. 170  
 | | 1945, c. 170  |
| **Highway construction, claims, etc.** | 1938, c. 100  
 | | 1938, c. 258  
 | | 1938, c. 258  
 | | 1938, c. 258  |
| **House of Assembly, mechanical roll call system, etc.** | 1947, c. 294  
 | | 1947, c. 294  
 | | 1947, c. 294  
 | | 1947, c. 294  |
| **Housing, public, bond issue, referendum** | 1949, c. 304  
 | | 1949, c. 304  
 | | 1949, c. 304  
 | | 1949, c. 304  |
| **Inland waterways** | 1938, c. 64  
 | | 1939, c. 30  
 | | 1939, c. 374  
 | | 1939, c. 374  
 | | 1939, c. 374  |
| **"Institution Construction Fund" relief of overcrowded institutions** | 1942, c. 302  
 | | 1942, c. 302  
 | | 1942, c. 302  
 | | 1942, c. 302  |
| **Judicial district courts, certain, constables, certain, rights, privileges, compensation** | 1947, c. 186  
 | | 1948, c. 244  
 | | 1948, c. 244  
 | | 1948, c. 244  |
| **Local improvements, submission of proof of completion to Commissioner of Economic Development, time limit** | 1947, c. 95  
 | | 1947, c. 95  
 | | 1947, c. 95  
 | | 1947, c. 95  |
| **Master fees accounts, payment to State Treasurer** | 1948, c. 323, s. 3  
 | | 1948, c. 323, s. 3  
 | | 1948, c. 323, s. 3  
 | | 1948, c. 323, s. 3  |
| **Medicine and surgery, licenses to practice** | 1938, c. 154  
 | | 1938, c. 154  
 | | 1938, c. 154  
 | | 1938, c. 154  |
| **Municipalities, appropriations** | 1945, c. 30  
 | | 1945, c. 30  
 | | 1945, c. 30  
 | | 1945, c. 30  |

433
TEMPORARY AND EXECUTED ACTS

Municipalities, lands for airports, acquisition by........ 1942, c. 331
Municipalities, lands, sale, etc............................................ 1949, c. 200
New York World’s Fair Commission.............................. 1938, c. 15
1940, c. 209
North Jersey Transit, Joint Legislative Committee on ................................................................. 1941, c. 117
Official master plans, cost of printing in excess of contract price, municipality authorized to pay in certain cases ................................................................. 1948, c. 416
Parole officers of city home, first-class cities, appointment as county probation officer; certain cases ................................................................. 1940, c. 78
Pension fund, municipal employees .................................... 1942, c. 127
Pensions, police and firemen ........................................ 1945, c. 254
Railroads, time for completion extended ..................... 1939, c. 15
1941, c. 3
1943, c. 4
1945, c. 5
1947, c. 89
1949, c. 224
Revised Statutes, Index, Supplements, distribution, etc., of ................................................................. 1937, c. 189
1937, c. 192
1939, c. 273
1940, c. 8
1940, c. 105
1940, c. 242
1941, c. 35
1941, c. 65
1942, c. 36
1942, c. 126
1942, c. 210
1942, c. 279
1942, c. 347
1945, c. 26
1944, c. 51
1945, c. 124
1946, c. 30
1947, c. 291
1948, c. 26
1949, c. 143
Revision, etc., of general and permanent statute law enacted since Revised Statutes, authorized........ 1947, c. 154
School elections, voting qualifications ....................... 1946, c. 5

434
## TEMPORARY AND EXECUTED ACTS

<table>
<thead>
<tr>
<th>Description</th>
<th>Act Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>School monies and school taxes</td>
<td>1938, c. 4</td>
</tr>
<tr>
<td></td>
<td>1939, c. 71</td>
</tr>
<tr>
<td></td>
<td>1939, c. 45</td>
</tr>
<tr>
<td>Schools, temporary use of high school building</td>
<td>1939, c. 12</td>
</tr>
<tr>
<td>Sheriffs, reimbursement for monies lost or restricted in banks, etc.</td>
<td>1938, c. 338</td>
</tr>
<tr>
<td></td>
<td>1939, c. 324</td>
</tr>
<tr>
<td>Sheriff's bonds</td>
<td>1940, c. 87</td>
</tr>
<tr>
<td>State aid, improved county roads and bridges</td>
<td>1948, c. 463</td>
</tr>
<tr>
<td>State aid for schools, additional</td>
<td>1947, c. 142</td>
</tr>
<tr>
<td>State aid, snow removal, etc.</td>
<td>1946, c. 82</td>
</tr>
<tr>
<td>State buildings, bond issue, referendum</td>
<td>1948, c. 409</td>
</tr>
<tr>
<td></td>
<td>1949, c. 3</td>
</tr>
<tr>
<td></td>
<td>1949, c. 10</td>
</tr>
<tr>
<td>State Employees' Retirement System</td>
<td>1942, c. 206</td>
</tr>
<tr>
<td>State funds, transfers, etc.</td>
<td>1938, c. 88</td>
</tr>
<tr>
<td></td>
<td>1938, c. 89</td>
</tr>
<tr>
<td></td>
<td>1938, c. 90</td>
</tr>
<tr>
<td></td>
<td>1938, c. 91</td>
</tr>
<tr>
<td></td>
<td>1938, c. 94</td>
</tr>
<tr>
<td></td>
<td>1939, c. 8</td>
</tr>
<tr>
<td></td>
<td>1939, c. 196</td>
</tr>
<tr>
<td></td>
<td>1939, c. 330</td>
</tr>
<tr>
<td></td>
<td>1940, c. 121</td>
</tr>
<tr>
<td></td>
<td>1940, c. 122</td>
</tr>
<tr>
<td></td>
<td>1940, c. 123</td>
</tr>
<tr>
<td></td>
<td>1940, c. 124</td>
</tr>
<tr>
<td></td>
<td>1940, c. 125</td>
</tr>
<tr>
<td></td>
<td>1940, c. 126</td>
</tr>
<tr>
<td></td>
<td>1940, c. 127</td>
</tr>
<tr>
<td></td>
<td>1940, c. 217</td>
</tr>
<tr>
<td></td>
<td>1940, c. 236</td>
</tr>
<tr>
<td></td>
<td>1940, c. 237</td>
</tr>
<tr>
<td></td>
<td>1940, c. 239</td>
</tr>
<tr>
<td></td>
<td>1942, c. 190</td>
</tr>
<tr>
<td></td>
<td>1942, c. 191</td>
</tr>
<tr>
<td></td>
<td>1942, c. 197</td>
</tr>
<tr>
<td></td>
<td>1942, c. 207</td>
</tr>
<tr>
<td></td>
<td>1942, c. 208</td>
</tr>
<tr>
<td></td>
<td>1943, c. 108</td>
</tr>
<tr>
<td></td>
<td>1943, c. 109</td>
</tr>
<tr>
<td></td>
<td>1943, c. 125</td>
</tr>
<tr>
<td></td>
<td>1944, c. 129</td>
</tr>
<tr>
<td></td>
<td>1944, c. 123</td>
</tr>
<tr>
<td></td>
<td>1944, c. 124</td>
</tr>
<tr>
<td></td>
<td>1947, c. 327</td>
</tr>
</tbody>
</table>
TEMPORARY AND EXECUTED ACTS

State Highway Department, power to lease buildings, certain cases .................................. 1942, c. 312

State House Commission, authorization to sell lands ........................................................................ 1942, c. 278

State lands, acquisition, sale, conveyance, etc. .................................. 1938, c. 96
1938, c. 109
1938, c. 153
1938, c. 217
1938, c. 246
1938, c. 354
1939, c. 119
1939, c. 366
1940, c. 116
1941, c. 121
1941, c. 217
1941, c. 103
1944, c. 170
1944, c. 200
1944, c. 233
1945, c. 60
1946, c. 13
1946, c. 91
1946, c. 143
1946, c. 244
1947, c. 372
1948, c. 143
1948, c. 213
1948, c. 283
1948, c. 289
1949, c. 64
1949, c. 120
1949, c. 179

State property, disposition of .................................. 1944, c. 15

State song contest ............................................................ 1939, c. 323

Tax appeals ................................................................. 1938, c. 22
1940, c. 59
1942, c. 332

Taxes, assessments and municipal liens ...................... 1938, c. 26
1938, c. 77
1938, c. 139
1938, c. 414
1939, c. 22
1939, c. 88
1939, c. 314
1939, c. 397
1940, c. 14
1941, c. 36
1942, c. 27
1943, c. 7
1945, c. 165

436
TEMPORARY AND EXECUTED ACTS

Tax Law Revision Commission ..................................... 1938, c. 95
1938, c. 402
1939, c. 268

Taxes, past due, property used for charitable, etc.,
purposes, compromise authorized .......................... 1947, c. 185

Taxes, railroad .......................................................... 1941, c. 391
1942, c. 4
1942, c. 116
1942, c. 246
1945, c. 4
1945, c. 5
1945, c. 6
1945, c. 34

Taxes, railroad .................................................................... 1941, c. 391
1942, c. 4
1942, c. 116
1942, c. 246
1945, c. 4
1945, c. 5
1945, c. 6
1945, c. 34

Taxes, settlement, compromise and abatement .... 1948, c. 237

Taxes, State, State school and county .................... 1940, c. 192
1941, c. 136
1942, c. 30
1942, c. 117
1942, c. 247
1945, c. 164, s. 2
1945, c. 251

Taxes, striking of rate .................................................... 1948, c. 3

Title vested in grantee of real estate subject to
escheat ............................................................................ 1946, c. 273

United Spanish War Veterans Commission .......... 1938, c. 181

Urban Colored Population Commission ............... 1938, c. 393
1939, c. 365

U. S. S. New Jersey ........................................................ . 1943, c. 211

Veteran's bonus, bond issue, referendum ............ 1949, c. 240

Veteran's Housing, bond issue, referendum ....... 1946, c. 324

Veterans, records of deaths ....................................... . 1946, c. 231

Wills, probate .............................................................. 1945, c. 269

437
SCHEDULE 16
PRIVATE AND LOCAL ACTS
(1938-1949)

Annexation, incorporation, boundaries, etc.
Audubon Park .................................................. 1947, c. 418
Bergen County, First Judicial District ......................... 1941, c. 101
Buena .......................................................... 1948, c. 346
1949, c. 128
Camden, Atlantic and Gloucester Counties .................... 1938, c. 176
Cinnaminson Township ........................................ 1949, c. 226
Haddon Township .............................................. 1941, c. 349
Haddonfield Borough ........................................... 1941, c. 350
Haddonfield Borough and Haddon Heights Borough ............. 1947, c. 343
Hawthorne Borough and Prospect Park Borough ................. 1945, c. 99
Keansburg ..................................................... 1939, c. 72
Keyport ........................................................ 1939, c. 64
Laurel Springs, Camden County ................................ 1941, c. 125
Lavallette ....................................................... 1943, c. 18
Matawan ......................................................... 1939, c. 244
Medford Lakes ................................................... 1939, c. 60
North Cape May Borough, South Cape May Borough and Township of Lower ...................... 1945, c. 72
Overpeck Township .............................................. 1938, c. 282
Passaic County, First Criminal Judicial District ............ 1941, c. 201
Raritan Borough ............................................... 1948, c. 72
Riverton Borough ............................................. 1949, c. 226
Sea Girt ........................................................ 1939, c. 180
Seaside Park ................................................... 1947, c. 405
Somerdale Borough and Voorhees Township ....................... 1941, c. 126
Wildwood Crest ............................................... 1942, c. 345
Winfield Township ............................................. 1941, c. 360
Winfield Township ............................................. 1942, c. 194
Benevente, Louis, compensation ................................ 1939, c. 356
Cemetery, Bergen Reformed Dutch Church ...................... 1945, c. 69
Children's Seashore House, at Atlantic City, for Invalid Children ........................................... 1942, c. 152
Conveyances validated, etc. .................................. 1938, c. 45
Franklin Borough .............................................. 1938, c. 339
German-American Bund Auxiliary ............................... 1941, c. 185
German Theological School of Newark, New Jersey .......... 1946, c. 105

439
PRIVATE AND LOCAL ACTS

Harbors, yacht basins, etc.
Atlantic City ............................................. 1941, c. 272
Atlantic Highlands ...................................... 1942, c. 274
Avon-by-the-Sea .......................................... 1941, c. 358
Lake's bay ................................................ 1946, c. 98
Leonardo .................................................... 1940, c. 88
Metedeconk river ....................................... 1947, c. 32
Monmouth Beach Cove .................................. 1949, c. 72
Point Pleasant Beach .................................... 1941, c. 360
Way Cake Creek .......................................... 1940, c. 89

Historic sites
The First Presbyterian Church of Elizabeth .......... 1948, c. 343
Indigent Widows' and Single Women's Home Society, of
Trenton .......................................................... 1939, c. 190
Land situate in Borough of Paulsboro, release of re-
strictions by State .......................................... 1946, c. 286
New Jersey Detective Association ....................... 1938, c. 214

Pensions
Appleget, Annie B. ........................................ 1943, c. 6
Bancroft, Hannah ......................................... 1943, c. 96
Barry, Edmund ............................................. 1946, c. 202
Brooks, Thomas E. ....................................... 1940, c. 93
Broughton, Mildred C. ................................... 1946, c. 59
Brown, John A. ............................................ 1939, c. 290
Buridge, Reginald S. B. .................................. 1945, c. 78
Carey, Sadie A. ........................................... 1940, c. 26
Conklin, Wesley R. ........................................ 1947, c. 61
Conte, Michael ............................................ 1949, c. 216
Cooper, Joseph W. ....................................... 1948, c. 316
Craig, Waters Burrows ................................... 1948, c. 396
Federici, Maria F. ........................................ 1938, c. 340
Golio, John ................................................. 1941, c. 339
Greely, James B. .......................................... 1947, c. 352
Hogan, Richard J. ......................................... 1942, c. 339
Johnson, B. Harrison ..................................... 1947, c. 225
Jones, Caroline Goldenbaum ............................ 1949, c. 71
Megules, John .............................................. 1947, c. 226
Messinger, R. W. .......................................... 1946, c. 205
McDonald, Francis J. .................................... 1940, c. 27
McWilliams, C. W. ....................................... 1946, c. 205
Miller, Mary C. ........................................... 1944, c. 205
Misticone, Dominick ..................................... 1949, c. 70
Pinelli, Irvin ............................................... 1947, c. 224
Ross, William B. .......................................... 1940, c. 28
Slayback, David H. ....................................... 1941, c. 215
Shirey, Earl ............................................... 1949, c. 264

440
PRIVATE AND LOCAL ACTS

Spernow, William ........................................ 1943, c. 151
Sutton, C. J. ................................................ 1946, c. 205
Walker, Albert ............................................. 1947, c. 371
Waters, Frank .............................................. 1948, c. 168
Wright, Arthur ............................................. 1946, c. 203
Young, Lawrence .......................................... 1946, c. 204

Rutherford Avenue Bridge, demolition ..................... 1945, c. 31

Schools, public ........................................... 1943, c. 197

The Managers and Treasurer of the School Fund for the
Education of Youth in the City of Burlington ........... 1946, c. 274

Titles vested
Bernards, Township of .................................... 1948, c. 280
Bizub, Sophia ............................................... 1947, c. 38
Brown, Charles A. ......................................... 1939, c. 238
Butler, William J., Sr. ................................... 1943, c. 141
Camden County Welfare Board ................................ 1940, c. 216
1940, c. 217
1943, c. 34
1943, c. 35
1945, c. 115

Coleman, Irene H., Heirs of ................................ 1945, c. 216
Cook, Frank; Robert, Jr. .................................. 1943, c. 141
Corson, William W., heirs of .............................. 1941, c. 245
Dingler, Catherine .......................................... 1945, c. 114
Dreer, Henry A., Inc. ...................................... 1949, c. 226
Droughtman, Frank B. and Frances T. ...................... 1939, c. 203
Friedel, Charles, Sr. ....................................... 1945, c. 207
Gloucester County Welfare Board .......................... 1945, c. 180
Hackensack, City of ........................................ 1944, c. 58
Haddon Township, Camden County .......................... 1941, c. 122
1941, c. 124

Humphreys, Jennie H.; Humphreys, Mary S.; Hum-
phreys, Carol V.; Humphreys, Jane G.; Humphreys,
Herbert L .................................................... 1941, c. 331
Jacobs, Katherine .......................................... 1943, c. 141
Jersey City, City of ......................................... 1944, c. 57
1946, c. 239
1947, c. 412
1948, c. 230

Kazmark, Bertha ............................................ 1943, c. 141
Lang, Eva .................................................... 1941, c. 294
Laverty, Nellie D. .......................................... 1941, c. 283
Lilley, Carrie ................................................ 1944, c. 294
Lips, Elmer J.; Clara Anna ................................ 1947, c. 57
Lundey, Louise ............................................... 1945, c. 207
Magnolia Borough ............................................ 1942, c. 214
McAllister, Jerome H. and Irene B. ......................... 1946, c. 44
McBean, Mary ................................................. 1942, c. 92

441
<table>
<thead>
<tr>
<th>Name</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>McHugh, Daniel</td>
<td>1946, c. 285</td>
</tr>
<tr>
<td>Middlebrook, Lottie L.</td>
<td>1948, c. 248</td>
</tr>
<tr>
<td>Newcomb, Lyman H.; James E.</td>
<td>1945, c. 218</td>
</tr>
<tr>
<td>Page, Gertrude A.</td>
<td>1942, c. 219</td>
</tr>
<tr>
<td>Paterson, City of</td>
<td>1947, c. 392</td>
</tr>
<tr>
<td>Pequannock Township</td>
<td>1948, c. 431</td>
</tr>
<tr>
<td>Praszynska, Maryanna</td>
<td>1946, c. 221</td>
</tr>
<tr>
<td>Price, Ada E. and Emma A., Exrs.</td>
<td>1949, c. 226</td>
</tr>
<tr>
<td>Robinson, William E.</td>
<td>1949, c. 285</td>
</tr>
<tr>
<td>Rossini, Albert</td>
<td>1946, c. 141</td>
</tr>
<tr>
<td>Schultz, George W. and Anna F.</td>
<td>1942, c. 11</td>
</tr>
<tr>
<td>Siebold, Lena</td>
<td>1945, c. 207</td>
</tr>
<tr>
<td>South Belmar, Borough of</td>
<td>1946, c. 222</td>
</tr>
<tr>
<td>State of New Jersey</td>
<td>1941, c. 419</td>
</tr>
<tr>
<td>Swan, Susan F.</td>
<td>1939, c. 268</td>
</tr>
<tr>
<td>Teaneck, Township of</td>
<td>1949, c. 297</td>
</tr>
<tr>
<td>Thomas, Mary</td>
<td>1943, c. 141</td>
</tr>
<tr>
<td>Tindall, Mary A.</td>
<td>1939, c. 204</td>
</tr>
<tr>
<td>Walker, Ebberta C.</td>
<td>1944, c. 29</td>
</tr>
<tr>
<td>Watrous, Myron B.</td>
<td>1946, c. 248</td>
</tr>
<tr>
<td>West Deptford Township</td>
<td>1942, c. 98</td>
</tr>
<tr>
<td>Wilkins, Martha Baird</td>
<td>1946, c. 238</td>
</tr>
<tr>
<td>Wilson, Maggie</td>
<td>1941, c. 294</td>
</tr>
<tr>
<td>Worth, Joseph F.</td>
<td>1941, c. 410</td>
</tr>
</tbody>
</table>

Union Association of the Children's Home of Burlington County, New Jersey 1939, c. 212
# INDEX

<table>
<thead>
<tr>
<th>A</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acknowledgments—proofs to deeds</td>
<td>867</td>
</tr>
<tr>
<td>Advisory Masters, pensions</td>
<td>827</td>
</tr>
<tr>
<td>Agriculture—cattle, broker's license</td>
<td>681</td>
</tr>
<tr>
<td>colored chicks, forbids sale</td>
<td>895</td>
</tr>
<tr>
<td>fertilizers, standards, sales</td>
<td>669</td>
</tr>
<tr>
<td>licensing commission, merchants and brokers</td>
<td>564</td>
</tr>
<tr>
<td>Air Terminals—condemnation, Port of New York Authority</td>
<td>386</td>
</tr>
<tr>
<td>Alcoholic Beverages—Class A licenses</td>
<td>849</td>
</tr>
<tr>
<td>club licenses</td>
<td>819</td>
</tr>
<tr>
<td>illicit distilleries, tax liability</td>
<td>413</td>
</tr>
<tr>
<td>referenda, municipal sale</td>
<td>898</td>
</tr>
<tr>
<td>tax certificates</td>
<td>413</td>
</tr>
<tr>
<td>wineries, retail sale</td>
<td>849</td>
</tr>
<tr>
<td>Allegiance, oaths</td>
<td>67, 68, 70, 71, 80</td>
</tr>
<tr>
<td>Amputees, parking permits</td>
<td>871</td>
</tr>
<tr>
<td>Animals, cruelty to</td>
<td>895</td>
</tr>
<tr>
<td>Appeals—habeas corpus</td>
<td>749</td>
</tr>
<tr>
<td>transcripts of testimony</td>
<td>502</td>
</tr>
<tr>
<td>Appropriations—annual, State</td>
<td>129</td>
</tr>
<tr>
<td>beach erosion</td>
<td>53</td>
</tr>
<tr>
<td>Delaware River water supply survey</td>
<td>430</td>
</tr>
<tr>
<td>highway office building</td>
<td>36</td>
</tr>
<tr>
<td>mosquito control</td>
<td>407</td>
</tr>
<tr>
<td>Polly's Pond, dredging</td>
<td>379</td>
</tr>
<tr>
<td>Shrewsbury Beach Cove, dredging</td>
<td>374</td>
</tr>
<tr>
<td>supplemental, State</td>
<td>122</td>
</tr>
<tr>
<td>Arbor Day</td>
<td>104, 1131</td>
</tr>
<tr>
<td>Army Day</td>
<td>1130</td>
</tr>
<tr>
<td>Assembly—list of members</td>
<td>6</td>
</tr>
<tr>
<td>Revised Statutes, distribution</td>
<td>523</td>
</tr>
<tr>
<td>Assistant Prosecutors—salaries</td>
<td>376</td>
</tr>
<tr>
<td>Automobiles—(see Motor Vehicles). school buses, passing</td>
<td>425</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Banks and Banking—acceptances, limited liability</td>
<td>787</td>
</tr>
<tr>
<td>commissions as fiduciary</td>
<td>710</td>
</tr>
<tr>
<td>definitions, population</td>
<td>324</td>
</tr>
<tr>
<td>demand items, payment</td>
<td>781</td>
</tr>
<tr>
<td>escheat of unclaimed deposits</td>
<td>657</td>
</tr>
<tr>
<td>foreign, empowered to act as fiduciaries</td>
<td>777</td>
</tr>
<tr>
<td>functions, titles, insuring</td>
<td>439</td>
</tr>
<tr>
<td>investments, utility bonds</td>
<td>330</td>
</tr>
<tr>
<td>legal investments</td>
<td>410</td>
</tr>
<tr>
<td>liability unlimited, demand balances</td>
<td>352</td>
</tr>
<tr>
<td>mergers and consolidations</td>
<td>328</td>
</tr>
<tr>
<td>small loan business, regulates</td>
<td>440</td>
</tr>
<tr>
<td>stockholders, notice of meetings</td>
<td>718</td>
</tr>
<tr>
<td>stock increase</td>
<td>354</td>
</tr>
<tr>
<td>tax on stock, computing</td>
<td>888</td>
</tr>
<tr>
<td>trustee accounts</td>
<td>880</td>
</tr>
<tr>
<td>voting corporate stock held</td>
<td>352</td>
</tr>
</tbody>
</table>

(445)
## INDEX

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beach Erosion—creates permanent commission</td>
<td>53</td>
</tr>
<tr>
<td>Beauty Culture Control—members, terms, qualifications</td>
<td>697</td>
</tr>
<tr>
<td>Bonds—county parks, limitation</td>
<td>820</td>
</tr>
<tr>
<td>housing</td>
<td>916, 929, 957</td>
</tr>
<tr>
<td>institutional construction</td>
<td>716</td>
</tr>
<tr>
<td>sanitary sewerage district, authorizes</td>
<td>399</td>
</tr>
<tr>
<td>validates school district proceedings</td>
<td>398, 883, 887</td>
</tr>
<tr>
<td>veterans' bonus</td>
<td>764</td>
</tr>
<tr>
<td>Bonuses—public workers</td>
<td>673</td>
</tr>
<tr>
<td>veterans' bonus tax law</td>
<td>750</td>
</tr>
<tr>
<td>Boroughs—(see Municipalities).</td>
<td></td>
</tr>
<tr>
<td>Buena, confirms incorporation</td>
<td>498</td>
</tr>
<tr>
<td>pensions, officers</td>
<td>829</td>
</tr>
<tr>
<td>Bonnets—foxes and woodchucks</td>
<td>116, 118</td>
</tr>
<tr>
<td>Budget and Accounting, Division—director's powers</td>
<td>32</td>
</tr>
<tr>
<td>Budgets—delinquent filing</td>
<td>489</td>
</tr>
<tr>
<td>temporary, adoption by counties</td>
<td>513</td>
</tr>
<tr>
<td>Buena, Borough—confirms incorporation</td>
<td>498</td>
</tr>
<tr>
<td>Building and Loan Associations—officers' powers</td>
<td>375</td>
</tr>
<tr>
<td>records, keeping and destruction</td>
<td>355</td>
</tr>
<tr>
<td>Business Tax—gross receipts</td>
<td>750</td>
</tr>
<tr>
<td>Buses—school, passing regulations</td>
<td>425</td>
</tr>
<tr>
<td>Canals—vacating by municipality</td>
<td>885</td>
</tr>
<tr>
<td>Cancer Control Month</td>
<td>103, 1128</td>
</tr>
<tr>
<td>Cattle—broker's license</td>
<td>681</td>
</tr>
<tr>
<td>Chickens—forbids sale of colored chicks</td>
<td>895</td>
</tr>
<tr>
<td>Children—care and custody, unfit parents</td>
<td>840</td>
</tr>
<tr>
<td>dependent, regulates bringing into State</td>
<td>544</td>
</tr>
<tr>
<td>paternity of illegitimate</td>
<td>514</td>
</tr>
<tr>
<td>standards for care centers</td>
<td>337</td>
</tr>
<tr>
<td>Chronic Illness, Study Commission</td>
<td>1008</td>
</tr>
<tr>
<td>Cities (see Municipalities)</td>
<td></td>
</tr>
<tr>
<td>firemen, hours of duty, referendum</td>
<td>421</td>
</tr>
<tr>
<td>salaries, commissioners</td>
<td>896</td>
</tr>
<tr>
<td>salaries, mayor and governing body</td>
<td>840</td>
</tr>
<tr>
<td>Civil Rights—commission on, creates</td>
<td>37</td>
</tr>
<tr>
<td>Civil Service—employees, extends temporary status</td>
<td>370</td>
</tr>
<tr>
<td>State salaries, readjustments</td>
<td>87</td>
</tr>
<tr>
<td>water commission employees</td>
<td>880</td>
</tr>
<tr>
<td>Clinton Township—conveyance by State for roads</td>
<td>363</td>
</tr>
<tr>
<td>Conservation—Polly's Pond, dredging</td>
<td>379</td>
</tr>
<tr>
<td>Shrewsbury Beach Cove, dredging</td>
<td>374</td>
</tr>
<tr>
<td>Constables—number to be elected</td>
<td>380</td>
</tr>
<tr>
<td>Conte, Michael, pension</td>
<td>696</td>
</tr>
<tr>
<td>Conveyances—Clinton Township, by State</td>
<td>363</td>
</tr>
<tr>
<td>validates municipal</td>
<td>634</td>
</tr>
<tr>
<td>Corporations—banks, voting stock held</td>
<td>352</td>
</tr>
<tr>
<td>Buena borough, confirms incorporation</td>
<td>498</td>
</tr>
<tr>
<td>business tax act (1945), amends</td>
<td>739</td>
</tr>
<tr>
<td>housing, limited-dividend</td>
<td>593, 967</td>
</tr>
<tr>
<td>insurance, limits risks</td>
<td>355</td>
</tr>
<tr>
<td>null and void</td>
<td>1033</td>
</tr>
<tr>
<td>philanthropic contributions</td>
<td>560</td>
</tr>
<tr>
<td>railroads, extends time for completing</td>
<td>709</td>
</tr>
<tr>
<td>redevelopment agencies law</td>
<td>973</td>
</tr>
<tr>
<td>religious, annual election</td>
<td>888</td>
</tr>
<tr>
<td>statute of limitations, effect on foreign</td>
<td>495</td>
</tr>
<tr>
<td>stockholders, place of meeting</td>
<td>409</td>
</tr>
<tr>
<td>Topic</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Correspondence Schools—act to regulate</td>
<td>722</td>
</tr>
<tr>
<td>Counties—assistant prosecutors' salaries</td>
<td>376</td>
</tr>
<tr>
<td>bonuses, employees</td>
<td>673</td>
</tr>
<tr>
<td>budgets, adopting temporary</td>
<td>513</td>
</tr>
<tr>
<td>court attendants' salaries</td>
<td>112</td>
</tr>
<tr>
<td>courts, jurisdiction</td>
<td>384</td>
</tr>
<tr>
<td>detectives' salaries</td>
<td>849, 854</td>
</tr>
<tr>
<td>district judges, salaries</td>
<td>838</td>
</tr>
<tr>
<td>employees, joining State retirement system</td>
<td>408</td>
</tr>
<tr>
<td>employees of water commissions, civil service</td>
<td>886</td>
</tr>
<tr>
<td>fees, county clerk, register of deeds and mortgages</td>
<td></td>
</tr>
<tr>
<td>guards, etc., jails, etc., salaries</td>
<td>113</td>
</tr>
<tr>
<td>hospitals, aid to private</td>
<td>715</td>
</tr>
<tr>
<td>judges, district courts, designating presiding</td>
<td>35</td>
</tr>
<tr>
<td>judges, full time</td>
<td>831</td>
</tr>
<tr>
<td>judges' powers</td>
<td>831</td>
</tr>
<tr>
<td>judges' salaries</td>
<td>822, 912, 927</td>
</tr>
<tr>
<td>judicial pensions, first class</td>
<td>585</td>
</tr>
<tr>
<td>jurors' pay increases</td>
<td>496</td>
</tr>
<tr>
<td>memorials to veterans, World War II</td>
<td>382</td>
</tr>
<tr>
<td>park boards, limitation on funds</td>
<td>820</td>
</tr>
<tr>
<td>pension systems, dual contributions</td>
<td>556</td>
</tr>
<tr>
<td>pensions, employees, jail wardens</td>
<td>717</td>
</tr>
<tr>
<td>prosecutors' salaries</td>
<td>391, 506, 830</td>
</tr>
<tr>
<td>sanitary sewerage authorities</td>
<td>399</td>
</tr>
<tr>
<td>secretaries to Superior judges, salaries</td>
<td>115</td>
</tr>
<tr>
<td>sewerage districts, officers' bonds</td>
<td>526</td>
</tr>
<tr>
<td>sheriffs' employees, salaries</td>
<td>114</td>
</tr>
<tr>
<td>snow removal, State aid</td>
<td>496</td>
</tr>
<tr>
<td>State retirement system adoption</td>
<td>654</td>
</tr>
<tr>
<td>superintendent of elections</td>
<td>632</td>
</tr>
<tr>
<td>surrogates' salaries</td>
<td>427</td>
</tr>
<tr>
<td>taxation, real estate formerly exempt</td>
<td>524</td>
</tr>
<tr>
<td>temporary employees, extends</td>
<td>370</td>
</tr>
<tr>
<td>volunteer fire companies, appropriation</td>
<td>383</td>
</tr>
<tr>
<td>water pollution, Federal aid</td>
<td>639</td>
</tr>
<tr>
<td>Courts—advisory masters, pension</td>
<td>827</td>
</tr>
<tr>
<td>appeals, transcripts of testimony</td>
<td>502</td>
</tr>
<tr>
<td>assistant prosecutors' salaries</td>
<td>376</td>
</tr>
<tr>
<td>attachments, execution</td>
<td>509</td>
</tr>
<tr>
<td>attendants, county, salaries</td>
<td>112</td>
</tr>
<tr>
<td>bail, summonses, warrants, authority to issue</td>
<td>667</td>
</tr>
<tr>
<td>children, care and custody</td>
<td>784</td>
</tr>
<tr>
<td>contracts for sale of decedents' real estate</td>
<td>876</td>
</tr>
<tr>
<td>county judges, full time</td>
<td>831</td>
</tr>
<tr>
<td>county judges' powers</td>
<td>831</td>
</tr>
<tr>
<td>county judges' salaries</td>
<td>822, 912, 927</td>
</tr>
<tr>
<td>county and municipal jurisdiction</td>
<td>384</td>
</tr>
<tr>
<td>criminal judicial district judges' salaries</td>
<td>926</td>
</tr>
<tr>
<td>disposition, discretion</td>
<td>58</td>
</tr>
<tr>
<td>district, designating presiding judge</td>
<td>35</td>
</tr>
<tr>
<td>district judges' salaries</td>
<td>838</td>
</tr>
<tr>
<td>district, jurisdiction</td>
<td>508</td>
</tr>
<tr>
<td>district, service of summons</td>
<td>523</td>
</tr>
<tr>
<td>district, supervising clerk</td>
<td>500</td>
</tr>
<tr>
<td>divorce, judgments nisi</td>
<td>527</td>
</tr>
<tr>
<td>domestic relations, jurisdiction</td>
<td>490</td>
</tr>
<tr>
<td>Index Entry</td>
<td>Page</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------</td>
<td>-------</td>
</tr>
<tr>
<td>Courts—employees of district, salaries</td>
<td>104, 115</td>
</tr>
<tr>
<td>evidence, business records</td>
<td>494</td>
</tr>
<tr>
<td>fees and costs</td>
<td>644</td>
</tr>
<tr>
<td>habeas corpus, appeals</td>
<td>749</td>
</tr>
<tr>
<td>illegitimate children, paternity, support</td>
<td>514</td>
</tr>
<tr>
<td>inquests’ real estate</td>
<td>855</td>
</tr>
<tr>
<td>interpreters, terminates authority county judge to appoint</td>
<td>567</td>
</tr>
<tr>
<td>judgments, transfer</td>
<td>428</td>
</tr>
<tr>
<td>judicial pensions, first class counties</td>
<td>585</td>
</tr>
<tr>
<td>jurors’ pay</td>
<td>496</td>
</tr>
<tr>
<td>juvenile and domestic relations</td>
<td>490, 784</td>
</tr>
<tr>
<td>life estates, sale, Superior jurisdiction</td>
<td>591</td>
</tr>
<tr>
<td>mechanics’ liens, amending</td>
<td>443</td>
</tr>
<tr>
<td>money, judgments, force and effect</td>
<td>510</td>
</tr>
<tr>
<td>mortgage foreclosure</td>
<td>448</td>
</tr>
<tr>
<td>municipal magistrates, qualifications</td>
<td>389</td>
</tr>
<tr>
<td>partition proceedings, commissioners</td>
<td>451, 809</td>
</tr>
<tr>
<td>pensions, district judges</td>
<td>569</td>
</tr>
<tr>
<td>photographic copies as evidence</td>
<td>538</td>
</tr>
<tr>
<td>property, quieting title, procedure</td>
<td>462</td>
</tr>
<tr>
<td>prosecutors’ salaries</td>
<td>391, 506</td>
</tr>
<tr>
<td>real estate, mortgaging free of dower and curtesy</td>
<td>705</td>
</tr>
<tr>
<td>real estate, mortgaging minors</td>
<td>745</td>
</tr>
<tr>
<td>real estate, order to sell imperiled</td>
<td>704</td>
</tr>
<tr>
<td>real estate, sale of devised</td>
<td>478</td>
</tr>
<tr>
<td>real estate, sale of incompetents’</td>
<td>480</td>
</tr>
<tr>
<td>real estate sale, judicial proceedings</td>
<td>586</td>
</tr>
<tr>
<td>secretaries to Superior judges, salaries</td>
<td>115</td>
</tr>
<tr>
<td>sex crimes, sentencing</td>
<td>65</td>
</tr>
<tr>
<td>Superior, designating as party to suit</td>
<td>381</td>
</tr>
<tr>
<td>Superior, trust fund payments</td>
<td>512</td>
</tr>
<tr>
<td>Superior, unclaimed deposits</td>
<td>106</td>
</tr>
<tr>
<td>transfers land sales</td>
<td>542</td>
</tr>
<tr>
<td>warrants for removal</td>
<td>993</td>
</tr>
<tr>
<td>writs of execution, advertising</td>
<td>481</td>
</tr>
<tr>
<td>writs of possession</td>
<td>593</td>
</tr>
<tr>
<td>Crimes and Offenses—bonus on real estate rentals</td>
<td>551</td>
</tr>
<tr>
<td>impersonating a veteran</td>
<td>563</td>
</tr>
<tr>
<td>mental examination of offenders</td>
<td>65</td>
</tr>
<tr>
<td>sex crimes, sentencing</td>
<td>65</td>
</tr>
<tr>
<td>Criminal Judicial District Courts (See Courts)</td>
<td></td>
</tr>
<tr>
<td>Crispus Attucks Day</td>
<td>336</td>
</tr>
<tr>
<td>Delaware and Raritan Canal—water sales</td>
<td>555</td>
</tr>
<tr>
<td>Delaware River—water supply survey of basin</td>
<td>430</td>
</tr>
<tr>
<td>Dental Hygiene—practice, fees</td>
<td>338</td>
</tr>
<tr>
<td>Dentistry, Board of Registration and Examination—continues board, fees</td>
<td>339</td>
</tr>
<tr>
<td>Diagnostic Center—examination of criminals</td>
<td>65</td>
</tr>
<tr>
<td>Diseases—compensable occupational</td>
<td>102</td>
</tr>
<tr>
<td>District Courts (see Courts)</td>
<td></td>
</tr>
<tr>
<td>judgments, transferred to</td>
<td>428</td>
</tr>
<tr>
<td>jurisdiction</td>
<td>508</td>
</tr>
<tr>
<td>pensions, judges</td>
<td>569</td>
</tr>
<tr>
<td>presiding judge</td>
<td>35</td>
</tr>
<tr>
<td>salaries, employees’</td>
<td>104</td>
</tr>
<tr>
<td>summons, service</td>
<td>523</td>
</tr>
<tr>
<td>supervising clerk</td>
<td>590</td>
</tr>
<tr>
<td>Divorce—judgment nisi</td>
<td>527</td>
</tr>
<tr>
<td>property rights</td>
<td>843</td>
</tr>
<tr>
<td>Drugs—sale and dispensing regulations</td>
<td>411</td>
</tr>
</tbody>
</table>
INDEX

E

<table>
<thead>
<tr>
<th>E</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Edison, Thomas Alva, Day</td>
<td>1030</td>
</tr>
<tr>
<td>Education—child care centers, standards</td>
<td>337</td>
</tr>
<tr>
<td>correspondence schools, regulates</td>
<td>722</td>
</tr>
<tr>
<td>libraries, powers of local board</td>
<td>419</td>
</tr>
<tr>
<td>playgrounds, establishment by boards</td>
<td>679</td>
</tr>
<tr>
<td>school boards, election of members, terms</td>
<td>369</td>
</tr>
<tr>
<td>school supplies, purchasing</td>
<td>533, 534</td>
</tr>
<tr>
<td>teachers' minimum salary</td>
<td>335</td>
</tr>
<tr>
<td>Education, Department—bureaus established in division of State Library, Archives and History</td>
<td>418</td>
</tr>
<tr>
<td>Civil Rights Commission, creates</td>
<td>37</td>
</tr>
<tr>
<td>libraries, deposit and exchange, authorized</td>
<td>417</td>
</tr>
<tr>
<td>Elections—ballots, drawing positions</td>
<td>677</td>
</tr>
<tr>
<td>candidates' grouping, municipal</td>
<td>873</td>
</tr>
<tr>
<td>constables, number in municipality</td>
<td>380</td>
</tr>
<tr>
<td>horse racing, licenses</td>
<td>82</td>
</tr>
<tr>
<td>loyalty oaths</td>
<td>71, 80</td>
</tr>
<tr>
<td>military voting</td>
<td>341, 345</td>
</tr>
<tr>
<td>registration</td>
<td>493</td>
</tr>
<tr>
<td>school boards, members of regional</td>
<td>369</td>
</tr>
<tr>
<td>superintendent of, second class counties</td>
<td>632</td>
</tr>
<tr>
<td>vacancies in office of commissioner in municipalities, filling 11, 56, 57</td>
<td>15</td>
</tr>
<tr>
<td>validates election of township committees, road supervisors</td>
<td>15</td>
</tr>
<tr>
<td>voting machines, use in school elections</td>
<td>50</td>
</tr>
<tr>
<td>Escheats—Parker real estate, Teaneck</td>
<td>825</td>
</tr>
<tr>
<td>Robenort real estate</td>
<td>878</td>
</tr>
<tr>
<td>unclaimed bank deposits</td>
<td>657</td>
</tr>
<tr>
<td>Estates—refunding bonds of legatees, etc., form</td>
<td>390</td>
</tr>
<tr>
<td>Explosives—storage and firing regulations</td>
<td>808</td>
</tr>
</tbody>
</table>

F

<table>
<thead>
<tr>
<th>F</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal—indemnifying by municipality for damages</td>
<td>370</td>
</tr>
<tr>
<td>State purchasing from agency</td>
<td>371</td>
</tr>
<tr>
<td>water pollution, aid</td>
<td>639</td>
</tr>
<tr>
<td>Fertilizer—standards, analysis, sale</td>
<td>669</td>
</tr>
<tr>
<td>Fiduciaries—commissions</td>
<td>710</td>
</tr>
<tr>
<td>foreign banks, empowered to act</td>
<td>777</td>
</tr>
<tr>
<td>legal investments</td>
<td>410</td>
</tr>
<tr>
<td>refunding bonds, form</td>
<td>390</td>
</tr>
<tr>
<td>Fire Companies—appropriation by county</td>
<td>383</td>
</tr>
<tr>
<td>Firemen (see Police and Firemen)</td>
<td>383</td>
</tr>
<tr>
<td>referenda on hours of duty</td>
<td>421</td>
</tr>
<tr>
<td>Fish and Game—bounty, foxes and woodchucks</td>
<td>116, 118</td>
</tr>
<tr>
<td>Free Public Libraries—powers of board</td>
<td>419</td>
</tr>
</tbody>
</table>

G

<table>
<thead>
<tr>
<th>G</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gas Companies—eminent domain</td>
<td>728</td>
</tr>
<tr>
<td>main installations, natural gas</td>
<td>438</td>
</tr>
<tr>
<td>Gasoline Stations—safety, dispensing regulations</td>
<td>846</td>
</tr>
</tbody>
</table>

H

<table>
<thead>
<tr>
<th>H</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Habeas Corpus, appeals</td>
<td>749</td>
</tr>
<tr>
<td>Health—chronic illness study commission</td>
<td>1008</td>
</tr>
<tr>
<td>dental hygiene, practice, fees</td>
<td>338</td>
</tr>
<tr>
<td>drugs, sale and dispensing</td>
<td>411</td>
</tr>
<tr>
<td>insurance, eligible groups</td>
<td>731</td>
</tr>
<tr>
<td>licenses, sundry inspectors</td>
<td>685</td>
</tr>
<tr>
<td>Topic</td>
<td>Page</td>
</tr>
<tr>
<td>------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Health—local boards, powers</td>
<td>412</td>
</tr>
<tr>
<td>sex offenders, investigation</td>
<td>361</td>
</tr>
<tr>
<td>tuberculosis, quarantine</td>
<td>655</td>
</tr>
<tr>
<td>Health Department—beauty culture control board</td>
<td>697</td>
</tr>
<tr>
<td>child care centers, standards</td>
<td>337</td>
</tr>
<tr>
<td>mosquito control, appropriation</td>
<td>407</td>
</tr>
<tr>
<td>Highways—additional route, Wallington</td>
<td>565</td>
</tr>
<tr>
<td>construction, maintenance waived</td>
<td>566</td>
</tr>
<tr>
<td>freeway, portion of Route 44</td>
<td>554</td>
</tr>
<tr>
<td>office building, appropriation</td>
<td>546</td>
</tr>
<tr>
<td>relocates Route 3</td>
<td>892</td>
</tr>
<tr>
<td>Route 55, repeals act</td>
<td>832</td>
</tr>
<tr>
<td>State aid, snow removal equipment</td>
<td>496</td>
</tr>
<tr>
<td>Turnpike Authority, feeder roads</td>
<td>119</td>
</tr>
<tr>
<td>turnpike location</td>
<td>121</td>
</tr>
<tr>
<td>Horse Racing, referenda, licenses</td>
<td>82</td>
</tr>
<tr>
<td>Hose Company No. 1—land transfer, New Providence</td>
<td>664</td>
</tr>
<tr>
<td>Hospitals—municipal and county aid to private</td>
<td>715</td>
</tr>
<tr>
<td>Housing—blighted areas, acquiring</td>
<td>605</td>
</tr>
<tr>
<td>blighted areas, determining, developing</td>
<td>626</td>
</tr>
<tr>
<td>blighted areas, redevelopment</td>
<td>916</td>
</tr>
<tr>
<td>bonds</td>
<td>957</td>
</tr>
<tr>
<td>emergency housing, extends</td>
<td>26</td>
</tr>
<tr>
<td>limited-dividend corporations</td>
<td>593, 967</td>
</tr>
<tr>
<td>low cost</td>
<td>929</td>
</tr>
<tr>
<td>paraplegic veterans, conveyances to</td>
<td>359</td>
</tr>
<tr>
<td>redevelopment agencies law</td>
<td>973</td>
</tr>
<tr>
<td>veterans', administrator's powers, taxes</td>
<td>622</td>
</tr>
<tr>
<td>veterans', extends emergency</td>
<td>29</td>
</tr>
<tr>
<td>I Am An American Day</td>
<td>1137</td>
</tr>
<tr>
<td>Institutions and Agencies—bonds, construction</td>
<td>16</td>
</tr>
<tr>
<td>burial expenses, old age assistance</td>
<td>793</td>
</tr>
<tr>
<td>child care centers, standards</td>
<td>337</td>
</tr>
<tr>
<td>dependent children, regulates bringing into state</td>
<td>544</td>
</tr>
<tr>
<td>parole of patients</td>
<td>725</td>
</tr>
<tr>
<td>Insurance—association, budget allowances</td>
<td>797</td>
</tr>
<tr>
<td>binders, form</td>
<td>541</td>
</tr>
<tr>
<td>credit</td>
<td>542</td>
</tr>
<tr>
<td>directors, naming</td>
<td>661</td>
</tr>
<tr>
<td>group life, defined</td>
<td>435</td>
</tr>
<tr>
<td>health and accident, eligible groups</td>
<td>731</td>
</tr>
<tr>
<td>limitation on risks</td>
<td>356</td>
</tr>
<tr>
<td>municipal group, payment of premiums</td>
<td>553</td>
</tr>
<tr>
<td>photographic copies as evidence</td>
<td>538</td>
</tr>
<tr>
<td>premiums deducted from pension</td>
<td>362</td>
</tr>
<tr>
<td>records, destruction</td>
<td>530</td>
</tr>
<tr>
<td>reserves required</td>
<td>583, 699</td>
</tr>
<tr>
<td>unclaimed funds, advertising</td>
<td>687</td>
</tr>
<tr>
<td>valuation of securities</td>
<td>797</td>
</tr>
<tr>
<td>Interstate—appropriation, survey of Delaware River basin</td>
<td>430</td>
</tr>
<tr>
<td>courts, domestic relations</td>
<td>490</td>
</tr>
<tr>
<td>inflammable materials, crossings</td>
<td>1021</td>
</tr>
<tr>
<td>real estate salesmen, reciprocal agreements</td>
<td>693</td>
</tr>
<tr>
<td>unemployment compensation, reciprocal agreements on benefits</td>
<td>690</td>
</tr>
</tbody>
</table>
## INDEX 451

| Interpreters, court, appointment | 507 |
| Investments—banks in utility bonds | 330 |
| legal for fiduciaries | 410 |

### J

| Jaycee Day | 1124 |
| Jersey Boys' State Viaduct | 1015 |
| Jersey Girls' State Highway | 1014 |
| Joint Resolutions—Boys' Viaduct | 1015 |
| cancer control, observance | 1003 |
| Cardinal Mindszenty | 1001 |
| chronically ill, care, investigation | 1008 |
| Girls' Highway | 1014 |
| interstate crossings, inflammable materials | 1021 |
| local government study | 1017 |
| Lockwood Gorge, Raritan River | 1015 |
| Sergeant Sadowski Day | 1012 |
| sex offenders, study | 1009 |
| State government study | 1019 |
| tax study, commission | 1025 |
| Jones, Caroline Goldenbaum, pension | 373 |
| Judgments—divorce, nisi | 527 |
| money, force and effect | 510 |
| transfers to county district court | 428 |
| Jurors, pay increases | 496 |
| Juvenile and Domestic Relations Courts (see Courts). | |
| children, care and custody | 784 |
| jurisdiction, interstate | 490 |

### K

| Ken Lockwood Gorge | 1016 |

### L

| Labor and Industry—gas stations, safety | 846 |
| utilities, labor disputes | 986 |
| Law and Public Safety, Department—dentistry, board continued | 339 |
| Leaseholds, taxation | 565 |
| Legislature—members | 5 |
| special session | 1139 |
| Revised Statutes, distribution | 523 |
| Libraries—deposit and exchange, authorizes | 417 |
| Licenses—alcoholic beverages, Class A | 849 |
| alcoholic beverages, clubs | 819 |
| cattle dealers, brokers and agents | 681 |
| commission merchants and brokers | 564 |
| health officers, sanitary inspectors, etc. | 685 |
| milk dealers | 799 |
| motor vehicle operators, revoking | 357 |
| nursing | 365 |
| optometry | 559 |
| real estate brokers, nonresident | 653 |
| small loan business | 440 |
| Liens—mechanics', amending | 443 |
| Linda Richards Day | 1025 |
| Loyalty Day | 1133 |
| Loyalty oaths | 67, 68, 70, 71, 80 |
### INDEX

<table>
<thead>
<tr>
<th>M</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Magistrates—courts, jurisdiction</td>
<td>384</td>
</tr>
<tr>
<td>pensions</td>
<td>537</td>
</tr>
<tr>
<td>qualification</td>
<td>389</td>
</tr>
<tr>
<td>validates marriages by</td>
<td>31</td>
</tr>
<tr>
<td>Marriages—divorces, judgments nisi</td>
<td>527</td>
</tr>
<tr>
<td>solemnizing</td>
<td>31</td>
</tr>
<tr>
<td>validates</td>
<td>31</td>
</tr>
<tr>
<td>Masters in Chancery—validates acknowledgments</td>
<td>483</td>
</tr>
<tr>
<td>McHugh, Daniel—escheat of Rabenort estate</td>
<td>878</td>
</tr>
<tr>
<td>Mechanics’ Liens—amending</td>
<td>443</td>
</tr>
<tr>
<td>Military—qualifications for service, invalidates</td>
<td>420</td>
</tr>
<tr>
<td>voting</td>
<td>341, 345</td>
</tr>
<tr>
<td>Milk Dealers—licenses</td>
<td>799</td>
</tr>
<tr>
<td>Mindszenty, Cardinal Joseph</td>
<td>1001</td>
</tr>
<tr>
<td>Misticone, Dominick—pension</td>
<td>372</td>
</tr>
<tr>
<td>Mortgages—dower and curtesy, free foreclosures procedure</td>
<td>705</td>
</tr>
<tr>
<td>minor, Superior Court</td>
<td>745</td>
</tr>
<tr>
<td>Mosquito Control—use of State aid</td>
<td>407</td>
</tr>
<tr>
<td>Mothers’ Day</td>
<td>1135</td>
</tr>
<tr>
<td>Motor Vehicles—amputees, special parking permits</td>
<td>871</td>
</tr>
<tr>
<td>construction machinery, temporary licenses</td>
<td>804</td>
</tr>
<tr>
<td>inspectors, uniforms provided</td>
<td>703</td>
</tr>
<tr>
<td>judgments, failure to pay</td>
<td>357</td>
</tr>
<tr>
<td>nonresident drivers, director as agent</td>
<td>635</td>
</tr>
<tr>
<td>parking, municipal authority</td>
<td>828</td>
</tr>
<tr>
<td>registration</td>
<td>847</td>
</tr>
<tr>
<td>rentals, records required</td>
<td>676</td>
</tr>
<tr>
<td>safety glass, defined</td>
<td>823</td>
</tr>
<tr>
<td>school busse, passing</td>
<td>425</td>
</tr>
<tr>
<td>terms defined, identification</td>
<td>734</td>
</tr>
<tr>
<td>Municipalities—blighted areas, determining, developing</td>
<td>626</td>
</tr>
<tr>
<td>bonus, employees</td>
<td>673</td>
</tr>
<tr>
<td>budgets, filing delinquent</td>
<td>489</td>
</tr>
<tr>
<td>building inspectors, terms</td>
<td>874</td>
</tr>
<tr>
<td>chiefs, police and fire, retirement age</td>
<td>698</td>
</tr>
<tr>
<td>Clinton Township, State lands</td>
<td>362</td>
</tr>
<tr>
<td>constables, number to be appointed</td>
<td>380</td>
</tr>
<tr>
<td>courts, jurisdiction</td>
<td>384</td>
</tr>
<tr>
<td>elections, grouping of candidates</td>
<td>408</td>
</tr>
<tr>
<td>employees, joining State retirement system</td>
<td>408</td>
</tr>
<tr>
<td>employees, National Guard</td>
<td>420</td>
</tr>
<tr>
<td>firemen, first class cities, hours</td>
<td>421</td>
</tr>
<tr>
<td>health, local boards, powers</td>
<td>407</td>
</tr>
<tr>
<td>health officers, nonresidents</td>
<td>361</td>
</tr>
<tr>
<td>hedges, ordinance requiring trimming</td>
<td>535</td>
</tr>
<tr>
<td>horse racing referendum</td>
<td>82</td>
</tr>
<tr>
<td>hospitals, aid to private</td>
<td>715</td>
</tr>
<tr>
<td>housing, requiring blighted areas</td>
<td>665</td>
</tr>
<tr>
<td>housing, extends emergency legislation</td>
<td>26</td>
</tr>
<tr>
<td>housing, low cost</td>
<td>929</td>
</tr>
<tr>
<td>housing, redevelopment blighted areas</td>
<td>916</td>
</tr>
<tr>
<td>indemnifying Federal Government</td>
<td>570</td>
</tr>
<tr>
<td>insurance, group payment of premiums</td>
<td>558</td>
</tr>
<tr>
<td>land sales, by ordinance</td>
<td>536</td>
</tr>
<tr>
<td>magistrates’ qualifications</td>
<td>389</td>
</tr>
<tr>
<td>moving permits</td>
<td>832</td>
</tr>
<tr>
<td>paraplegic veterans, conveyances to</td>
<td>359</td>
</tr>
<tr>
<td>parking authority projects</td>
<td>828</td>
</tr>
<tr>
<td>parking authority, State lands</td>
<td>505</td>
</tr>
<tr>
<td>Topic</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Municipalities—pensions, borough officers</td>
<td>829</td>
</tr>
<tr>
<td>pensions, employees of villages</td>
<td>484</td>
</tr>
<tr>
<td>plans, approval of planning board</td>
<td>540</td>
</tr>
<tr>
<td>police and firemen, minimum salary</td>
<td>827</td>
</tr>
<tr>
<td>police and firemen, pension</td>
<td>893</td>
</tr>
<tr>
<td>public lands, vacating</td>
<td>837</td>
</tr>
<tr>
<td>recreation commissioners, terms</td>
<td>511</td>
</tr>
<tr>
<td>redevelopment agencies law</td>
<td>973</td>
</tr>
<tr>
<td>salaries, city commissioners</td>
<td>816</td>
</tr>
<tr>
<td>snow removal, State aid</td>
<td>506</td>
</tr>
<tr>
<td>State retirement system, adoption</td>
<td>654</td>
</tr>
<tr>
<td>study commission on municipal government continued</td>
<td>1017</td>
</tr>
<tr>
<td>tax exempt property</td>
<td>394</td>
</tr>
<tr>
<td>temporary employees, extends</td>
<td>370</td>
</tr>
<tr>
<td>vacancies, filling, sundry offices</td>
<td>361</td>
</tr>
<tr>
<td>vacating public rights in canals</td>
<td>885</td>
</tr>
<tr>
<td>validates land sales</td>
<td>634</td>
</tr>
<tr>
<td>veterans' housing, extends emergency</td>
<td>29</td>
</tr>
<tr>
<td>water pollution, Federal aid</td>
<td>639</td>
</tr>
<tr>
<td>water, sale by joint commissions</td>
<td>543</td>
</tr>
<tr>
<td>water, stand-by charge</td>
<td>655</td>
</tr>
<tr>
<td>zoning, board of adjustment, powers</td>
<td>779</td>
</tr>
<tr>
<td>National Citizenship Week</td>
<td>1137</td>
</tr>
<tr>
<td>National Guard—enlistments</td>
<td>1028</td>
</tr>
<tr>
<td>qualifications, invalidates</td>
<td>420</td>
</tr>
<tr>
<td>National Security Week</td>
<td>1031</td>
</tr>
<tr>
<td>Natural Gas—distribution</td>
<td>438</td>
</tr>
<tr>
<td>utilities, additional powers</td>
<td>94</td>
</tr>
<tr>
<td>New Pompesse Creek—validates change of channel</td>
<td>712</td>
</tr>
<tr>
<td>New Providence Borough—land transfer to Hose Company No. 1</td>
<td>664</td>
</tr>
<tr>
<td>Notaries Public—nonresident appointment</td>
<td>64</td>
</tr>
<tr>
<td>Nursing—qualifications for licensing</td>
<td>365</td>
</tr>
<tr>
<td>Oaths—loyalty</td>
<td>67, 68, 70, 71, 72</td>
</tr>
<tr>
<td>Occupational Diseases—compensable</td>
<td>102</td>
</tr>
<tr>
<td>Old Age Assistance—burial expenses</td>
<td>793</td>
</tr>
<tr>
<td>Optometry—examination, fees</td>
<td>539</td>
</tr>
<tr>
<td>Ordaff, Bishop Lajos</td>
<td>1001</td>
</tr>
<tr>
<td>Paraplegic Veterans—housing</td>
<td>359</td>
</tr>
<tr>
<td>pensions</td>
<td>642</td>
</tr>
<tr>
<td>Parker, William S.—escheat of property</td>
<td>825</td>
</tr>
<tr>
<td>Parking Authorities—municipal</td>
<td>828</td>
</tr>
<tr>
<td>State lands, leasing</td>
<td>505</td>
</tr>
<tr>
<td>Parole Board—licenses of parolees, regulations</td>
<td>60</td>
</tr>
<tr>
<td>Paroles and Pardons—license to be processed by Parole Board</td>
<td>60</td>
</tr>
<tr>
<td>patients in charitable institutions</td>
<td>725</td>
</tr>
<tr>
<td>Pensions—advisory masters</td>
<td>827</td>
</tr>
<tr>
<td>borough officers</td>
<td>839</td>
</tr>
<tr>
<td>borrowing from State system</td>
<td>501</td>
</tr>
<tr>
<td>Conte, Michael</td>
<td>696</td>
</tr>
<tr>
<td>contributions, State employees</td>
<td>913</td>
</tr>
<tr>
<td>Topic</td>
<td>Page</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Pensions—county systems, dual contributions</td>
<td>506</td>
</tr>
<tr>
<td>district court judges</td>
<td>569</td>
</tr>
<tr>
<td>jail wardens, counties</td>
<td>717</td>
</tr>
<tr>
<td>Jones, Caroline Goldenbaum</td>
<td>373</td>
</tr>
<tr>
<td>Judicial, first class counties</td>
<td>585</td>
</tr>
<tr>
<td>magistrates</td>
<td>537</td>
</tr>
<tr>
<td>Misticone, Dominick</td>
<td>372</td>
</tr>
<tr>
<td>paraplegic veterans</td>
<td>642</td>
</tr>
<tr>
<td>police and firemen</td>
<td>893</td>
</tr>
<tr>
<td>police and firemen—chiefs' age</td>
<td>698</td>
</tr>
<tr>
<td>police and firemen transfers</td>
<td>843</td>
</tr>
<tr>
<td>premiums deducted for medical, surgical insurance</td>
<td>362</td>
</tr>
<tr>
<td>school district employees</td>
<td>327,531</td>
</tr>
<tr>
<td>school employees, amount</td>
<td>783</td>
</tr>
<tr>
<td>Shirley, Earl</td>
<td>672</td>
</tr>
<tr>
<td>State employees' system, amount</td>
<td>95</td>
</tr>
<tr>
<td>State police</td>
<td>805</td>
</tr>
<tr>
<td>village employees</td>
<td>484</td>
</tr>
<tr>
<td>Planning Boards—municipal plans, approval</td>
<td>540</td>
</tr>
<tr>
<td>Playgrounds—establishment by boards of education</td>
<td>679</td>
</tr>
<tr>
<td>Plumbing—inspectors’ licenses</td>
<td>685</td>
</tr>
<tr>
<td>Police and Firemen—chiefs, retirement age</td>
<td>698</td>
</tr>
<tr>
<td>compensation payments deducted from allowances</td>
<td>702</td>
</tr>
<tr>
<td>pensions</td>
<td>893</td>
</tr>
<tr>
<td>referendum, firemen's hours of duty</td>
<td>421</td>
</tr>
<tr>
<td>transfer from State retirement fund</td>
<td>843</td>
</tr>
<tr>
<td>Polly's Pond—dredging</td>
<td>379</td>
</tr>
<tr>
<td>Port of New York Authority—air terminals, right of eminent domain</td>
<td>386</td>
</tr>
<tr>
<td>Prison Guards—salaries, county institutions</td>
<td>113</td>
</tr>
<tr>
<td>Proclamations—Arbor Day</td>
<td>1131</td>
</tr>
<tr>
<td>Army Day</td>
<td>1130</td>
</tr>
<tr>
<td>Cancer control Month</td>
<td>1128</td>
</tr>
<tr>
<td>corporations, null and void</td>
<td>1033</td>
</tr>
<tr>
<td>I Am An American Day</td>
<td>1137</td>
</tr>
<tr>
<td>Jaycee Day</td>
<td>1124</td>
</tr>
<tr>
<td>Legislature, special session</td>
<td>1139</td>
</tr>
<tr>
<td>Linda Richards Day</td>
<td>1025</td>
</tr>
<tr>
<td>Loyalty Day</td>
<td>1133</td>
</tr>
<tr>
<td>Mothers’ Day</td>
<td>1135</td>
</tr>
<tr>
<td>National Citizenship Week</td>
<td></td>
</tr>
<tr>
<td>National Guard enlistments</td>
<td>1028</td>
</tr>
<tr>
<td>National Security Week</td>
<td>1031</td>
</tr>
<tr>
<td>Red Cross Month</td>
<td>1122</td>
</tr>
<tr>
<td>Sadowski Memorial Day</td>
<td>1132</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>1026</td>
</tr>
<tr>
<td>Thomas Alva Edison Day</td>
<td>1030</td>
</tr>
<tr>
<td>World Government Week</td>
<td>1126</td>
</tr>
<tr>
<td>World Relief Sunday</td>
<td>1127</td>
</tr>
<tr>
<td>World Trade Week</td>
<td>1136</td>
</tr>
<tr>
<td>Prosecutors, County—salary</td>
<td>391,506,830</td>
</tr>
<tr>
<td>Public Lands—vacating</td>
<td>837</td>
</tr>
<tr>
<td>Purchasing Department—terms defined, Federal agency</td>
<td>371</td>
</tr>
</tbody>
</table>

R

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rabenort, Louis—escheat</td>
<td>878</td>
</tr>
<tr>
<td>Racial Discrimination—act to prevent</td>
<td>57</td>
</tr>
<tr>
<td>Railroads—extends time for completion</td>
<td>709</td>
</tr>
<tr>
<td>Real Estate—contracts for sale of decedents’ deeds, proofs</td>
<td>867</td>
</tr>
<tr>
<td>INDEX</td>
<td>455</td>
</tr>
<tr>
<td>-------</td>
<td>-----</td>
</tr>
<tr>
<td>Real Estate—devised, procedure for sale of</td>
<td>478</td>
</tr>
<tr>
<td>divorce, effect on property rights</td>
<td>483</td>
</tr>
<tr>
<td>imperiled property, court order to sell, borrow</td>
<td>704</td>
</tr>
<tr>
<td>incompetents', procedure for sale of</td>
<td>480</td>
</tr>
<tr>
<td>infants', sale of</td>
<td>855</td>
</tr>
<tr>
<td>licensing nonresident brokers</td>
<td>693</td>
</tr>
<tr>
<td>life estates, Superior Court, sale of</td>
<td>591</td>
</tr>
<tr>
<td>mortgaging, free of dower or curtesy</td>
<td>705</td>
</tr>
<tr>
<td>mortgaging minors'</td>
<td>745</td>
</tr>
<tr>
<td>municipal sale</td>
<td>536</td>
</tr>
<tr>
<td>partition commissioners</td>
<td>809</td>
</tr>
<tr>
<td>partition proceedings</td>
<td>451</td>
</tr>
<tr>
<td>recovery of, writs of possession</td>
<td>58</td>
</tr>
<tr>
<td>rental bonuses, misdemeanor</td>
<td>551</td>
</tr>
<tr>
<td>sale under statutes or judicial proceedings</td>
<td>586</td>
</tr>
<tr>
<td>taxing formerly exempt</td>
<td>524</td>
</tr>
<tr>
<td>titles of aliens, validates</td>
<td>695</td>
</tr>
<tr>
<td>titles, quieting, procedure</td>
<td>462</td>
</tr>
<tr>
<td>warrants for removal and writs of possession</td>
<td>993</td>
</tr>
<tr>
<td>Recreation Commissioners—park boards, limitations on funds</td>
<td>820</td>
</tr>
<tr>
<td>terms of board members</td>
<td>511</td>
</tr>
<tr>
<td>Red Cross Month</td>
<td>1122</td>
</tr>
<tr>
<td>Redevelopment Agencies Law</td>
<td>973</td>
</tr>
<tr>
<td>Referenda—alcoholic beverages, municipal</td>
<td>898</td>
</tr>
<tr>
<td>horse racing</td>
<td>82</td>
</tr>
<tr>
<td>housing bonds</td>
<td>957</td>
</tr>
<tr>
<td>institutional construction bonds</td>
<td>16</td>
</tr>
<tr>
<td>municipal firemen, hours of duty</td>
<td>421</td>
</tr>
<tr>
<td>salaries, governing bodies of third class cities</td>
<td>840</td>
</tr>
<tr>
<td>State retirement system by counties, municipalities</td>
<td>634</td>
</tr>
<tr>
<td>veterans' bonus bonds</td>
<td>704</td>
</tr>
<tr>
<td>Register of Deeds and Mortgages—fees</td>
<td>662</td>
</tr>
<tr>
<td>Rents—bonuses, receiving a misdemeanor</td>
<td>551</td>
</tr>
<tr>
<td>dispossession, judges to use discretion</td>
<td>58</td>
</tr>
<tr>
<td>warrants for removal and writs of possession</td>
<td>993</td>
</tr>
<tr>
<td>Retirement Systems—adoption of State, by counties and municipalities</td>
<td>654</td>
</tr>
<tr>
<td>county and municipal employees, permits joining</td>
<td></td>
</tr>
<tr>
<td>State</td>
<td>408</td>
</tr>
<tr>
<td>employees, school districts</td>
<td>317</td>
</tr>
<tr>
<td>insurance premiums deducted from pension</td>
<td>842</td>
</tr>
<tr>
<td>police and firemen transfers</td>
<td>43</td>
</tr>
<tr>
<td>State, accumulated deductions</td>
<td>95, 913</td>
</tr>
<tr>
<td>State, borrowing by members</td>
<td>501</td>
</tr>
<tr>
<td>State employees', contributions</td>
<td>93</td>
</tr>
<tr>
<td>Revised Statutes—distribution to legislators</td>
<td>523</td>
</tr>
<tr>
<td>Robinson, William E.—Escheat of Rabenort estate</td>
<td>878</td>
</tr>
<tr>
<td>Road Supervisors—validates election</td>
<td>15</td>
</tr>
<tr>
<td>Roads (see Highways)</td>
<td></td>
</tr>
<tr>
<td>S</td>
<td></td>
</tr>
<tr>
<td>Sadowski, Sergeant Joseph J.</td>
<td>1012, 1132</td>
</tr>
<tr>
<td>Safety Glass—defined</td>
<td>823</td>
</tr>
<tr>
<td>Salaries—assistant prosecutors</td>
<td>376</td>
</tr>
<tr>
<td>beauty culture control board</td>
<td>697</td>
</tr>
<tr>
<td>cities, mayor and governing body</td>
<td>840</td>
</tr>
<tr>
<td>city commissioners</td>
<td>806</td>
</tr>
<tr>
<td>county detectives</td>
<td>549, 854</td>
</tr>
<tr>
<td>county judges</td>
<td>822, 912, 927</td>
</tr>
<tr>
<td>court attendants, county</td>
<td>912</td>
</tr>
<tr>
<td>district courts, employees</td>
<td>104, 115</td>
</tr>
</tbody>
</table>
### INDEX

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salaries—guards, etc., county jails, etc.</td>
<td>113</td>
</tr>
<tr>
<td>judges, criminal judicial district courts</td>
<td>838</td>
</tr>
<tr>
<td>judges, district courts</td>
<td>875</td>
</tr>
<tr>
<td>police and firemen, minimum</td>
<td>113</td>
</tr>
<tr>
<td>prosecutors, county</td>
<td>591, 506, 830</td>
</tr>
<tr>
<td>secretary to county judge</td>
<td>114</td>
</tr>
<tr>
<td>sheriffs' employees</td>
<td>87</td>
</tr>
<tr>
<td>State employees, readjustment</td>
<td>427</td>
</tr>
<tr>
<td>surrogates</td>
<td>335</td>
</tr>
<tr>
<td>Sanitary Inspectors—licenses</td>
<td>685</td>
</tr>
<tr>
<td>Savings and Loan Associations—officers' powers</td>
<td>375</td>
</tr>
<tr>
<td>Savings Banks (see Banks and Banking)</td>
<td>353</td>
</tr>
<tr>
<td>School Districts—board members, election, term</td>
<td>369</td>
</tr>
<tr>
<td>board of school estimate, members</td>
<td>727</td>
</tr>
<tr>
<td>bonus, employees</td>
<td>673</td>
</tr>
<tr>
<td>county judges</td>
<td>912</td>
</tr>
<tr>
<td>elections, use of voting machines</td>
<td>50</td>
</tr>
<tr>
<td>employees, members of Teachers' pension fund</td>
<td>327</td>
</tr>
<tr>
<td>pension rights, employees</td>
<td>531</td>
</tr>
<tr>
<td>pensions, amount</td>
<td>783</td>
</tr>
<tr>
<td>playrooms, establishing</td>
<td>679</td>
</tr>
<tr>
<td>purchasing school supplies</td>
<td>534</td>
</tr>
<tr>
<td>teachers' minimum salary</td>
<td>335</td>
</tr>
<tr>
<td>temporary employees, extends</td>
<td>370</td>
</tr>
<tr>
<td>Validates proceedings, bonds</td>
<td>398, 883, 887</td>
</tr>
<tr>
<td>teachers' minimum salary</td>
<td>335</td>
</tr>
<tr>
<td>Veterans, special classes, continues</td>
<td>423</td>
</tr>
<tr>
<td>sewerage—county, sanitary districts</td>
<td>399</td>
</tr>
<tr>
<td>districts, officers' bonds</td>
<td>526</td>
</tr>
<tr>
<td>Sex Offenders—commission to investigate</td>
<td>1009</td>
</tr>
<tr>
<td>Shell Oil Company—land, exchange with State</td>
<td>570</td>
</tr>
<tr>
<td>Sheriffs—interpreters, appointment</td>
<td>507</td>
</tr>
<tr>
<td>salaries, employees</td>
<td>114</td>
</tr>
<tr>
<td>Shirey, Earl—pension</td>
<td>672</td>
</tr>
<tr>
<td>Shrewsbury Beach Cove—dredging</td>
<td>374</td>
</tr>
<tr>
<td>Shrubbery—trimming near roads</td>
<td>535</td>
</tr>
<tr>
<td>Small Loan Businesses—regulates</td>
<td>440</td>
</tr>
<tr>
<td>State—beach erosion commission</td>
<td>53</td>
</tr>
<tr>
<td>budget director, powers</td>
<td>32</td>
</tr>
<tr>
<td>dentistry board, continues</td>
<td>839</td>
</tr>
<tr>
<td>employees, salary adjustments</td>
<td>87</td>
</tr>
<tr>
<td>employees, temporary, extends</td>
<td>370</td>
</tr>
<tr>
<td>government study commission</td>
<td>1019</td>
</tr>
<tr>
<td>parking authorities, leasing, lands</td>
<td>506</td>
</tr>
<tr>
<td>Parole Board, regulations</td>
<td>60</td>
</tr>
<tr>
<td>police, pensions</td>
<td>805</td>
</tr>
<tr>
<td>purchases from Federal agency</td>
<td>371</td>
</tr>
<tr>
<td>release of restrictions, Treston property</td>
<td>866</td>
</tr>
<tr>
<td>retirement system, amount</td>
<td>95</td>
</tr>
<tr>
<td>Shell Oil Company, exchange of lands</td>
<td>570</td>
</tr>
<tr>
<td>Tax Policy Commission, creates</td>
<td>30</td>
</tr>
<tr>
<td>Treasurer, Superior Court trust fund payments</td>
<td>512</td>
</tr>
<tr>
<td>unclaimed insurance funds</td>
<td>687</td>
</tr>
</tbody>
</table>
### INDEX

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Employees' Retirement System (see Retirement Systems)</td>
<td>30</td>
</tr>
<tr>
<td>State Tax Policy Commission—creates</td>
<td>495</td>
</tr>
<tr>
<td>Statute of Limitations—nonresidence, effect on limitations</td>
<td>528</td>
</tr>
<tr>
<td>Superior Court (see Courts)—docket entries and abstracts</td>
<td>591</td>
</tr>
<tr>
<td>life estates, sale</td>
<td>512</td>
</tr>
<tr>
<td>payments from trust fund</td>
<td></td>
</tr>
<tr>
<td>Surrogates—salary</td>
<td>427</td>
</tr>
<tr>
<td><strong>T</strong></td>
<td></td>
</tr>
<tr>
<td>Taxation—alcoholic beverage, certificates</td>
<td>413</td>
</tr>
<tr>
<td>bank stock, computing</td>
<td>888</td>
</tr>
<tr>
<td>corporation business tax act 1945, amends</td>
<td>739</td>
</tr>
<tr>
<td>exempt property</td>
<td>394</td>
</tr>
<tr>
<td>illicit distilleries</td>
<td>413</td>
</tr>
<tr>
<td>leasehold interests</td>
<td>560</td>
</tr>
<tr>
<td>moving permits</td>
<td>832</td>
</tr>
<tr>
<td>occupational and business excise</td>
<td>750</td>
</tr>
<tr>
<td>personal property, compromise</td>
<td>668</td>
</tr>
<tr>
<td>real estate formerly exempt</td>
<td>524</td>
</tr>
<tr>
<td>State Tax Policy Commission, creates</td>
<td>30</td>
</tr>
<tr>
<td>study of State and local</td>
<td>108</td>
</tr>
<tr>
<td>veterans, amputees, exemptions</td>
<td>561</td>
</tr>
<tr>
<td>veterans’ exemptions deducted before apportionment</td>
<td>897</td>
</tr>
<tr>
<td>Teachers—minimum salary</td>
<td>335</td>
</tr>
<tr>
<td>Teaneck Township—Parker property, escheat</td>
<td>825</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>1026</td>
</tr>
<tr>
<td>Townships (see Municipalities)—terms of officers</td>
<td>15</td>
</tr>
<tr>
<td>validates election, committees and road supervisors</td>
<td></td>
</tr>
<tr>
<td>Trenton, City—Conte, pension</td>
<td>696</td>
</tr>
<tr>
<td>Jones, pension</td>
<td>372</td>
</tr>
<tr>
<td>Misticone, pension</td>
<td>373</td>
</tr>
<tr>
<td>Shirley, pension</td>
<td>672</td>
</tr>
<tr>
<td>State, property rights, releases</td>
<td>750</td>
</tr>
<tr>
<td>Treasury Department—appropriation, gross receipts tax</td>
<td>32</td>
</tr>
<tr>
<td>director, budget and accounting, powers</td>
<td>36</td>
</tr>
<tr>
<td>highway office building</td>
<td></td>
</tr>
<tr>
<td>Tuberculosis—quarantine</td>
<td>655</td>
</tr>
<tr>
<td>Turnpike Authority—feeder roads</td>
<td>119</td>
</tr>
<tr>
<td>location of road</td>
<td>121</td>
</tr>
<tr>
<td><strong>U</strong></td>
<td></td>
</tr>
<tr>
<td>Unclaimed Deposits and Funds—insurance advertising</td>
<td>687</td>
</tr>
<tr>
<td>Superior Court, payment</td>
<td>106</td>
</tr>
<tr>
<td>Unemployment Compensation—benefits, reciprocal agreements</td>
<td>690</td>
</tr>
<tr>
<td>Utilities—additional powers</td>
<td>442</td>
</tr>
<tr>
<td>gas companies, eminent domain</td>
<td>728</td>
</tr>
<tr>
<td>labor disputes</td>
<td>965</td>
</tr>
<tr>
<td>natural gas, distribution</td>
<td>438</td>
</tr>
<tr>
<td>Category</td>
<td>Page</td>
</tr>
<tr>
<td>-----------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Validating—acknowledgments by masters in chancery</td>
<td>483</td>
</tr>
<tr>
<td>chattel mortgages, veterans' loans</td>
<td>552</td>
</tr>
<tr>
<td>election, township committees and road supervisors</td>
<td>15</td>
</tr>
<tr>
<td>land sales by court order</td>
<td>542</td>
</tr>
<tr>
<td>marriages by magistrates</td>
<td>31</td>
</tr>
<tr>
<td>municipal land sales</td>
<td>634</td>
</tr>
<tr>
<td>New Pompasse Creek channel</td>
<td>712</td>
</tr>
<tr>
<td>real estate titles of aliens</td>
<td>695</td>
</tr>
<tr>
<td>school districts, bond proceedings</td>
<td>398, 883, 887</td>
</tr>
<tr>
<td>Veterans—amputees, tax exemptions</td>
<td>561</td>
</tr>
<tr>
<td>bonus bonds</td>
<td>764</td>
</tr>
<tr>
<td>bonus tax law</td>
<td>750</td>
</tr>
<tr>
<td>chattel mortgages, loans</td>
<td>552</td>
</tr>
<tr>
<td>education, special classes continued</td>
<td>423</td>
</tr>
<tr>
<td>housing, tax exempt</td>
<td>622</td>
</tr>
<tr>
<td>housing, extends emergency</td>
<td>29</td>
</tr>
<tr>
<td>impersonating, a misdemeanor</td>
<td>563</td>
</tr>
<tr>
<td>memorials by counties</td>
<td>382</td>
</tr>
<tr>
<td>paraplegic, housing</td>
<td>359</td>
</tr>
<tr>
<td>pensions, paraplegics</td>
<td>642</td>
</tr>
<tr>
<td>tax exemptions, assessor's list</td>
<td>897</td>
</tr>
<tr>
<td>voting</td>
<td>341, 345</td>
</tr>
<tr>
<td>Villages (see Municipalities)—retirement of employees</td>
<td>484</td>
</tr>
<tr>
<td>Voting—soldiers</td>
<td>341, 345</td>
</tr>
<tr>
<td>Voting Machines—school elections, use</td>
<td>50</td>
</tr>
<tr>
<td>Water and Water Supply—Delaware and Raritan Canal, sale of water</td>
<td>555</td>
</tr>
<tr>
<td>Federal aid to counties, etc., pollution</td>
<td>639</td>
</tr>
<tr>
<td>sale by joint municipal commissions</td>
<td>543</td>
</tr>
<tr>
<td>stand-by charge, authorizes</td>
<td>653</td>
</tr>
<tr>
<td>Workmen's Compensation—deductions from police, firemen's retirement</td>
<td>702</td>
</tr>
<tr>
<td>allowance</td>
<td>702</td>
</tr>
<tr>
<td>occupational diseases compensable</td>
<td>102</td>
</tr>
<tr>
<td>World Government Week</td>
<td>1126</td>
</tr>
<tr>
<td>World Relief Sunday</td>
<td>1127</td>
</tr>
<tr>
<td>World Trade Week</td>
<td>1136</td>
</tr>
<tr>
<td>Young Men's Christian Association—incorporation</td>
<td>49</td>
</tr>
<tr>
<td>Zoning—board of adjustment, powers</td>
<td>779</td>
</tr>
</tbody>
</table>